PUBLIC ACTS OF THE THIRTY-THIRD 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 Monday, the 5th day of December, 1853, and ended on Monday, the 7th day of August, 1854.

FRANKLIN PIERCE, President. DAVID R. ATCHISON, President of the Senate; pro tempore. LINN BOYD, Speaker of the House of Representatives.

CHAP. I. — An Act concerning the District Courts of the United States in California.

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 President of the United States, by and with the advice and consent of the Senate, a district judge for the southern judicial district here-tofore established in the State of California; and that the sessions of the district court at San Jose, Stockton, and Sacramento, are hereby abolished. And in case of the sickness, or other inability, of the district judge for the southern district of California to hold the terms of the district court at the places prescribed by law, or at either of them, it shall be lawful for the district judge of the northern district of California to hold the said sessions of the district court for the southern district, or any of them. And in case the district judge for the northern judicial district of California shall, from sickness or other cause, be unable to hold the sessions of the district court for the northern district of California at the times and places appointed by law, or either of them, it shall and may be lawful for the district judge for the southern district of California to hold said sessions of the district court for the northern district of California, or any or either of them.

APPROVED, January 18, 1854.

CHAP. II. — An Act to continue in force the Act entitled "An Act to ascertain and settle the Private Land Claims in the State of California," and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That an act entitled "An act to ascertain and settle the private land claims in the State of California," passed March third, eighteen hundred and fifty-one, be, and the same is hereby, continued in force for one year from and after the third day of March, A. D. eighteen hundred and fifty-four, for the purpose of enabling the board of commissioners appointed under said act to determine the claims presented to said board under the act aforesaid.

SEC. 2. And be it further enacted, That the said board of commissioners may appoint one or more, not exceeding three, competent persons to act as commissioners in the taking of testimony to be used before said board, who shall receive a compensation to be fixed by said board, but not to exceed ten dollars per diem.

APPROVED, January 18, 1854.

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Feb. 2, 1854.

CHAP. VII.—An Act to provide a place for the holding of the Courts of the United States in the Southern District of New York, and for other purposes.

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 Secretary of the Interior to provide by lease from year to year, or for a term of years, at his discretion, rooms in the city of New York for holding the courts of the United States for the southern district of New York, and for the accommodation of the judges of the said courts, and of the district attorney and marshal of the United States for the southern district of New York, and for the clerks of the circuit and district courts of said district.

SEC. 2. And be it further enacted, That all orders, venires, writs, process, and recognizances in the circuit or district court of the United States for the southern district of New York, may be dated, tested and made returnable at the United States' court-room in the city of New York, and whether made returnable at the United States' court-room, or at the City Hall of the city of New York, shall be in fact returnable at, and shall be returned to the court-room in the city of New York, where, at the time of such return, the court shall be actually held; and that the said circuit and district courts for the southern district of New York shall be held and trials in actions therein had, at the court-rooms that may from time to time be provided for that purpose.

APPROVED, February 2, 1854.

Feb. 2, 1854.

CHAP. VIII.—An Act granting the Franking Privilege to the Superintendent of the Coast Survey, and the Assistant in charge of the office of said Coast Survey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Superintendent of the Coast Survey, and the assistant in charge of the office of the coast survey, shall be authorized to receive and transmit, free of postage, by the mails, all letters and documents in relation to their public duties.

APPROVED, February 2, 1854.

Feb. 2, 1854.

CHAP. IX.—An Act to constitute Quincy, in the State of Illinois, a Port of Delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Quincy, in the State of Illinois, shall be, and is hereby, constituted a port of delivery, and shall be subject to the same regulations and restrictions as other ports of delivery in the United States; and there shall be appointed a surveyor of customs to reside at said port, who shall, in addition to his own duties, perform the duties and receive the salary and emoluments of surveyor prescribed by the act of Congress, approved on the second of March, eighteen hundred and thirty-one, providing for the payment of duties on imported goods at certain ports therein mentioned, entitled "An act allowing the duties on foreign merchandise imported into Pittsburg, Wheeling, Cincinnati, Louisville, St. Louis, Nashville, and Natchez, to be secured and paid at those places," and the said city of Quincy and the said port of delivery be, and is hereby, annexed to and made a part of the collection district of New Orleans, and all the facilities and privileges afforded by said act of Congress, of the second of March, eighteen hundred and thirty-one, be and hereby are extended to the said port of Quincy.

APPROVED, February 2, 1854.
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CHAP. X. — An Act giving further Time for Satisfying Claims for Bounty Lands 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 act entitled "An act to provide for satisfying claims for bounty lands for military services in the late war with Great Britain, and for other purposes," approved July twenty-seven, eighteen hundred and forty-two, and also the two acts approved January twenty-seventh eighteen hundred and thirty-five, therein and thereby revived, shall be and the same are hereby revived and continued in force for five years, to be computed from the twenty-sixth day of June, one thousand eight hundred and fifty-three.

APPROVED, February 8, 1854.

CHAP. XI. — An Act to Regulate the Disbursement of the Contingent Fund of the Senate 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 moneys which have been, or may hereafter be, appropriated for the compensation of members and officers, and for the contingent expenses of the Senate, shall be paid at the Treasury on requisition drawn by the Secretary of the Senate, and shall be kept, disbursed, and accounted for by him, according to law: and the said Secretary shall be deemed a disbursing officer.

SEC. 2. And be it further enacted, That in lieu of the bond now required by law, to be given by the Secretary of the Senate, he shall give bond to the United States, within ten days after the passage of this act, with one or more sureties, to be approved by the Comptroller of the Treasury, in the penal sum of twenty thousand dollars, with condition for the faithful application and disbursement of such funds as may be drawn from the Treasury under this act, which bond shall be deposited in the Comptroller's office; and it shall be the duty of each and every Secretary of the Senate, who may hereafter be chosen, to give bond, as aforesaid, within thirty days after he enters upon the duties of his office, and before making any requisition as aforesaid.

SEC. 3. And be it further enacted, That it shall be the duty of the said Secretary of the Senate to deposit the moneys aforesaid which may come into his hands with the depository who may be designated by the Secretary of the Treasury, for other disbursing officers in the city of Washington, and all payments on account of the pay and mileage of members of the Senate, and all payments of their officers and for the contingent expenses of the Senate shall be by drafts drawn by the Secretary on such depository.

APPROVED, February 10, 1854.

CHAP. XII. — An Act to Indemnify the State of Indiana for the Failure of Title to a Township of Land granted to said State on her admission into the Union in eighteen hundred and sixteen.

Whereas by a decision of the Supreme Court of the United States, made January twenty-fifth, eighteen hundred and fifty-three, the State of Indiana has lost one out of the two townships of land granted to her for the use of a State University by act of April sixteenth [nineteenth] eighteen hundred and sixteen, and has become liable to refund to a private corporation the proceeds of said township heretofore appropriated to the support of the State University of Indiana — for remedy thereof:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the governor of the State of Indiana be authorized to select out of lands of the United States, with-
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in the said State, now subject to private entry, nineteen thousand and forty acres of land in legal subdivisions, and shall certify the same to the Secretary of the Interior, who shall, forthwith, on receipt of said certificate, issue, to the State of Indiana, patents for said lands: Provided The proceeds of said lands, when sold, shall be, and forever remain, a fund for the use of the Indiana University.

Approved, February 23, 1854.

Feb. 23, 1854.

CHAP. XIII. — An Act to Extend the Limits of the Port of New Orleans.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the port of New Orleans be so extended as to embrace the right bank of the Mississippi river, for the same distance up said bank as it now extends on the left bank.

Approved, February 23, 1854.

Feb. 23, 1854.

CHAP. XIV. — An Act supplemental to an Act entitled “An Act to ascertain and settle the Private Land Claims in the State of California,” approved March third, one thousand eight hundred and fifty-one.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following named persons, viz: Henry C. Boggs, Levi W. Hardman, Wiley Sneed, Stephen Broadhurst, Smith and Kristeen, George H. Woodman, Berthald and Lorrin, Fisher and Guildhardt, and William Clarke, or either of them, or their representatives, may, within six months after the passage of this act, present their claims to the commissioners who were appointed under the provisions of the act to which this is a supplement; and the said commissioners are hereby empowered to hear and dispose of the same as effectually as though the said claims had been presented in due time, under the thirteenth section of the aforesaid act.

Sec. 2. And be it further enacted, That the persons named in this act shall be limited and confined, in their claims, to purchases made of Don Salvador Valligo, a Mexican grantee, for a part of the place known as “Entre Napa,” and situate in Napa county, State of California. And the said commissioners shall be satisfied that the said persons named derived title to their respective claims previous to the third day of March, one thousand eight hundred and fifty-three.

Sec. 3. And be it further enacted, That the said persons named shall be entitled to no privilege not conferred on claimants under the original act, but as to an extension of time in which their claims may be respectively made to the said commissioners.

Approved, February 23, 1854.

March 1, 1854.

CHAP. XVII. — An Act for the Extension of the Preemption Privilege in 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 provisions of the act of the fourth of September, eighteen hundred and forty-one, granting preemption rights to settlers on the public lands, as modified and made applicable to the State of California by the act of the third of March, eighteen hundred and fifty-three, shall be further modified by extending the provisions of the third proviso in the sixth section of the aforesaid act of the third of March, eighteen hundred and fifty-three, to settlements made prior to and within two years after the passage of this act.

Approved, March 1, 1854.
CHAP. XXIV.—An Act for the Relief of the United States Troops who were Sufferers by the recent Disaster to the Steamship San Francisco. March 27, 1854.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be paid, under the direction of the President, to each of the officers, non-commissioned officers, musicians, and privates, who, on the twenty-first day of December, eighteen hundred and fifty-three, embarked at New York, under orders for California, on the steamship San Francisco, and who was on board that vessel on the occasion of her recent disaster at sea, and to Lieutenant Francis Key Murray, and any other officer or seaman of the United States' navy, who was on board the said steamship, under orders, a sum equal in amount to his pay and allowances for eight months.

SEC. 2. And be it further enacted, That if any such officer, non-commissioned officer, musician, or private, shall have died before receiving such payment, from any cause consequent upon said disaster, his widow, if one survive him, and if not, then his minor children, if any there be, shall be paid a sum equal in amount to six months' pay, and allowances of the deceased. And that the widows and minor children of those officers, non-commissioned officers, and privates, who perished by this disaster, or who died from disease in consequence thereof, shall be allowed pensions in the same manner in all respects as if the said officers, non-commissioned officers, and privates had been killed in battle.

APPROVED, March 27, 1854.

CHAP. XXV.—An Act for the Relief of Settlers on Lands reserved for Railroad Purposes. March 27, 1854.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every settler on public lands which have been or may be withdrawn from market in consequence of proposed railroads, and who had settled thereon prior to such withdrawal, shall be entitled to preemption at the ordinary minimum to the lands settled on and cultivated by them: Provided, They shall prove up their rights according to such rules and regulations as may be prescribed by the Secretary of the Interior, and pay for the same before the day that may be fixed by the President's proclamation for the restoration of said lands to market.

APPROVED, March 27, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon conviction of offenders in the Western Judicial District of the State of Arkansas, for offences to which punishment by confinement in the penitentiary is annexed, it shall be lawful for the court before whom convictions have or may be had, to sentence convicts to undergo imprisonment in the Penitentiary House of the State situated in the Eastern Judicial District, in the same manner as though the Penitentiary House was situated in the Western Judicial District of the State of Arkansas; and the counties of Sevier and Sebastian in the said State, are hereby added to, and made a part of the said Western Judicial District.

SEC. 2. And be it further enacted, That when any person shall be convicted in the District Court for the Western District of Arkansas, of any offence committed after the passage of this act, the punishment or part of the punishment whereof is imprisonment by the laws now existing, the said punishment or part of the punishment shall be confinement to such prison as the said District Court shall designate.
and imprisonment with hard labor for the same length of time, and shall be carried into effect as provided in the preceding section.

SEC. 3. *And be it further enacted*, That nothing contained in the twenty-fifth section of an act entitled "An act to regulate intercourse with the Indian tribes, and preserve peace on the frontiers," approved thirtieth of June, eighteen hundred and thirty-four, shall be construed to extend or apply to said Indian country any of the laws enacted for the District of Columbia, and that nothing contained in the twentieth section of the said act, which provides for the punishment of offenses therein specified, shall be construed to extend to any Indian committing said offenses in the Indian country, or to any Indian committing any offense in the Indian country who has been punished by the local law of the tribe, or in any case where, by treaty stipulations, the exclusive jurisdiction over such offenses may now or hereafter be secured to said Indian tribes, respectively, and any thing in said act inconsistent with this act be, and the same is hereby repealed.

SEC. 4. *And be it further enacted*, That any white person who shall hereafter set fire, or attempt to set fire, to any house, out-house, cabin, stable, or other building, in said Indian country, to whomsoever belonging; and any Indian who shall set fire to any house, out-house, cabin, stable, or other building, in said Indian country, belonging to or in lawful possession of a white person, in whole or in part, and whether the same be consumed or not, shall be deemed guilty of a felony, and shall be punished by confinement and imprisonment, with hard labor for not more than twenty-one nor less than two years.

SEC. 5. *And be it further enacted*, That any white person who shall make an assault upon an Indian, or other person, or any Indian who shall make an assault upon a white person, within said Indian country, with a gun, rifle, sword, pistol, knife, or any other deadly weapon, with intent to kill or maim the person so assaulted, shall be deemed guilty of a felony, and shall, on conviction, be punished with confinement and imprisonment, with hard labor, for not more than five years, nor less than one year.

SEC. 6. *And be it further enacted*, That in all criminal cases, upon indictment, for offenses committed in said Indian country, prior to the creation of said Western District of Arkansas, now pending in the Circuit Court of the United States for the Eastern District of Arkansas, process for witnesses residing or to be found in said Western District, may issue to the marshal of said Eastern District, and be executed by him in any part of said Western District; and that the fees of all witnesses so summoned shall be paid by the United States.

APPROVED, March 27, 1854.

March 28, 1854. **Chap. XXX.**—An Act to Extend the Warehousing System by establishing Private Bonded Warehouses, and for other purposes.

Goods may be deposited in public or private warehouses.

*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, any goods, wares or merchandise subject to duty, with the exception of perishable articles, also gunpowder, fire-crackers, and other explosive substances, which shall have been duly entered and bonded for warehousing, in conformity with existing laws, may be deposited at the option of the owner, importer, consignee, or agent, at his expense and risk, in any public warehouse owned or leased by the United States, or in the private warehouse of the importer, the same being used exclusively for the storage of warehoused goods of his own importation or to his consignment, or in a private warehouse used by the owner, occupant, or lessee, as a general warehouse for the storage of warehoused goods, such place of storage to be designated on the warehouse entry at
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the time of entering such merchandise at the Custom-House: Provided, That such private warehouse shall be used solely for the purpose of storing warehoused goods, and shall have been previously approved by the Secretary of the Treasury, and have been placed in charge of a proper officer of the customs, who, together with the owner and proprietor of the warehouse, shall have the joint custody of all the merchandise stored in said warehouse, and all the labor on the goods, so stored, must be performed by the owner or proprietor of the warehouse, under the supervision of the officer of the customs in charge of the same, at the expense of the aforesaid owner or proprietor: And provided further, That cellars and vaults of stores for the storage of wines and distilled spirits only, and yards for the storage of coal, mahogany, and other woods and lumber, may, at the discretion of the Secretary of the Treasury, be constituted bonded warehouses for the storage of such articles under the same regulations and conditions as required in the storage of other merchandise; the cellars or vaults aforesaid shall be exclusively appropriated to the storage of wines or distilled spirits, and shall have no opening or entrance except the one from the street, on which separate and different locks of the Custom-House and the owner or proprietor of the cellars or vaults shall be placed.

Sec. 2. And be it further enacted, That unclaimed goods, wares, or merchandise required by existing laws to be taken possession of by collectors of the customs, may be stored in any public warehouse owned or leased by the United States, or in any private bonded warehouse authorized by this act, and all charges for storage, labor, and other expenses accruing on any such goods, wares, or merchandise, not to exceed in any case the regular rates for such objects at the port in question, must be paid before delivery of the goods on due entry thereof by the claimant or owner; or if sold as unclaimed goods to realize the import duties, the aforesaid charges shall be paid by the collector out of the proceeds of the sale thereof before paying such proceeds into the treasury as required by existing laws. And any collector of the customs is hereby authorized, under such directions and regulations as may be prescribed by the Secretary of the Treasury, to sell, upon due notice, at public auction, any unclaimed goods, wares, or merchandise deposited in public warehouse whenever the same may from depreciation in value, damage, leakage, or other cause, in the opinion of such collector, be likely to prove insufficient on a sale thereof to pay the duties, storage, and other charges if suffered to remain in public store for the period now allowed by law in the case of unclaimed goods.

Sec. 3. And be it further enacted, That before any of the stores or cellars aforesaid, owned or occupied by private individuals, shall be used as a warehouse for merchandise imported by other merchants or importers, the owner, occupant, or lessee thereof shall enter into bond, in such sums and with such sureties as may be approved by the Secretary of the Treasury, exonerating and holding the United States and its officers harmless from or on account of any risk, loss, or expense of any kind or description, connected with or arising from the deposit or keeping of the merchandise in the warehouses aforesaid; and all imports deposited in any public or private warehouse authorized by this act, shall be at the sole and exclusive risk and expense of the owner or importer.

Sec. 4. And be it further enacted, That all goods, wares, and merchandise, which may be hereafter duly entered for warehousing under bond, and likewise all merchandise now remaining in warehouse under bond, may continue in warehouse, without payment of duties thereupon, for a period of three years from the date of original importation, and may be withdrawn for consumption on due entry and payment of the duties and charges, or upon entry for exportation, without the payment of duties, at any time within the period aforesaid; in the latter case, the What private warehouses may be used and on what terms.

Cellars, vaults, and yards may for certain purposes be private warehouses.

Unclaimed goods may be deposited in public or private warehouses.

Sale of unclaimed goods.

Bond in case of establishment of a private warehouse.

Goods may remain in warehouses three years.
No drawback on goods once entered for consumption.

No abatement of duties for leakage, injuries, &c.

Goods may be withdrawn to be re-warehoused elsewhere.

Special inspectors in foreign countries.

Their compensation.

Regulations and penalties where goods are transferred from one warehouse to another.

Existing leases to be terminated, and regulations as to future ones.

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goods to be subject only to the payment of such storage and charges as may be due thereon: Provided, however, That where the duties shall have been paid upon any goods, wares, or merchandise entered for consumption, said duties shall not be refunded on exportation of any such goods, wares, or merchandise, without the limits of the United States: And provided further, That there shall be no abatement of the duties or allowance made for any injury, damage, deterioration, loss, or leakage sustained by any goods, wares, or merchandise, whilst deposited in any public or private bonded warehouse established or recognized by this act.

Sec. 5. And be it further enacted, That any goods, wares, or merchandise, duly entered for warehousing, may be withdrawn under bond, without payment of the duties, from a bonded warehouse in any collection district of the United States, and be transported to a bonded warehouse in any other collection district within the same, and re-warehouse therein; and any such goods, wares, or merchandise, may be so transported to their destination wholly by land, or wholly by water, or partly by land and partly by water, over such routes as the Secretary of the Treasury may prescribe, and may likewise be conveyed over any foreign territory, the government of which may have, or shall by treaty stipulations grant, a free right of way over such territory; and for the purpose of better guarding against frauds upon the revenue on foreign goods transported between the ports of the Atlantic and those of the Pacific overland through any foreign territory, the Secretary of the Treasury be, and is hereby authorized to appoint special sworn agents as inspectors of the customs, to reside in said foreign territory where such goods may be landed or embarked, with power to superintend the landing or shipping of all goods passing coastwise between the ports of the United States on the Pacific and Atlantic, and whose duty it shall be, under such regulations and instructions as the Secretary of the Treasury may prescribe, to guard against the perpetration of any frauds upon the revenue, Provided, That the compensation paid to said inspectors shall not in the aggregate exceed five thousand dollars per annum.

Sec. 6. And be it further enacted, That the Secretary of the Treasury shall prescribe the form of the bond to be given for the transportation of goods, wares, and merchandise, from a port in one collection district to a port in another collection district in the United States, as provided in the preceding section; also the time for such delivery; and for a failure to transport and deliver, within the time limited, any such bonded goods, wares, and merchandise, to the collector at the designated port, an additional duty of one hundred per cent. shall be levied and collected, which additional duty shall be secured by such bond, or said goods, wares, and merchandise may be seized and forfeited for such failure, and any steam or other vessel, or vehicle, transporting such bonded goods, wares, and merchandise, the master, owner, or conductor of which shall fail to deliver the same to the collector at the designated port, shall be liable to seizure and forfeiture.

Sec. 7. And be it further enacted, That all leases of stores now held by the United States for the purpose of storing bonded warehoused or unclaimed goods, shall, on the shortest period of termination named in said leases, be cancelled, and no leases shall be entered into by the United States for any stores for the storage of warehoused or unclaimed goods at any port where there may exist any private bonded warehouses, after the first day of July, eighteen hundred and fifty-five: Provided, That nothing herein contained shall be construed to prevent the leasing or hiring of such buildings or accommodations as may be required for the use of the United States' appraisers for the due examination and appraisal of imported merchandise at the ports where such officers are provided by law, nor to prohibit the leasing or hiring by collectors of the customs, for short periods,
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with the approval of the Secretary of the Treasury, of such stores as may be required for custom-house purposes at any of the smaller revenue ports of the United States: Provided, That no collector or other officer of the customs shall enter into any contract or agreement for the use of any building to be thereafter erected as a public store or warehouse, and no lease of any building to be so used shall be taken for a longer period than three years, nor shall rent be paid, in whole or in part, in any case, in advance.

SEC. 8. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized, upon production of satisfactory proof to him of the actual injury or destruction, in whole or in part, of any goods, wares, or merchandise; by accidental fire, or other casualty, while the same remained in the custody of the officers of the customs in any public or private warehouse under bond, or in the appraisers' stores undergoing appraisal, in pursuance of law or regulations of the Treasury Department, or while in transportation under bond from the port of entry to any other port in the United States, to abate or refund, as the case may be, out of any moneys in the treasury not otherwise appropriated, the amount of impost duties paid or accruing thereupon; and likewise to cancel any warehouse bond or bonds, or enter satisfaction thereon in whole or in part, as the case may be.

SEC. 9. And be it further enacted, That the Secretary of the Treasury be, and is hereby, authorized from time to time to establish such rules and regulations, not inconsistent with the laws of the United States, for the due execution of this act, as he may deem to be expedient and necessary; and all acts and parts of acts conflicting with this act are hereby repealed.

APPROVED, March 28, 1854.

CHAP. XXXII.—An Act to authorize the Construction of Six first-class Steam-frigates, 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 Navy be, and he is hereby, authorized to cause to be constructed for the United States navy, at as early a day as practicable, consistently with a due regard for economy and efficiency, six first-class steam-frigates, to be provided with screw-propellers, and properly armed and equipped for service; said vessels and machinery to be built by contract, or in the government navy-yards, as the Secretary of the Navy may think most advisable for the public interest.

SEC. 2. And be it further enacted, That there be, and is hereby appropriated, to be expended under the direction of the Secretary of the Navy, for the purpose above specified, and for altering, completing, and launching the frigates Santec, at Kittery, and Sabine, at New York, the sum of three millions of dollars, out of any money in the treasury not otherwise appropriated.

APPROVED, April 6, 1854.

CHAP. XXXIII.—An Act for the Benefit of Citizens and Occupants of the Town of Council Bluffs, in Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the judge of the county court, as such, for the county of Pottawatomie, in the State of Iowa, be, and he is hereby, authorized to enter at the proper land office, by paying therefor, at the rate of one dollar and twenty-five cents the acre, the west half of the southwest quarter of section thirty, the west half of the northwest quarter of section thirty-one, in township number seventy-five, north of range forty-three west; the southeast quarter and the east half...
of the southwest quarter of section twenty-five, and the northeast quarter and the east half of the northwest quarter of section thirty-six, in township seventy-five, north of range forty-four west, in said State of Iowa, in trust for the several use and benefit of the occupants thereof, according to their respective interests; the execution of which trust, as to the disposal of said land and the proceeds of the sales thereof, to be conducted under such rules and regulations as are prescribed by the legislative assembly of the State of Iowa in an act entitled "An act regulating the disposal of lands purchased in trust for town sites," approved January twenty-two, eighteen hundred and fifty-two, or as may hereafter be prescribed by the legislative assembly of said State of Iowa: Provided, That any act of said judge, not in conformity to the rules and regulations herein alluded to, shall be void and of none effect: And provided also, That nothing herein contained shall affect precipition or other rights that may have accrued under any other act of Congress.

SEC. 2. And be it further enacted, That the entry contemplated in this act shall be made within twelve months from the date of the passage hereof, and a patent shall issue for said land as in other cases.

Approved, April 6, 1854.

April 12, 1854.

CHAP. XXXV.—An Act to establish additional Land Districts in the Territory of Minnesota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the sale of the public lands to which the Indian title has been extinguished by the recent treaties, or which may hereafter be extinguished within their limits in the Minnesota Territory west of the Mississippi River, there is hereby created four additional land districts, bounded as follows, to wit: All that portion situated between the northern boundary of the State of Iowa, and the line which divides townships one hundred and five and one hundred and six of the fifth principal meridian, and extending from the Mississippi to the Big Sioux rivers, shall comprise one of said districts, to be called the Root River District. All that portion lying between the township line last mentioned, and the line dividing townships one hundred and ten, and one hundred and eleven, and between said rivers, shall constitute another of said districts, to be called the Winona District. All that portion situated north of the district last mentioned, and south of the line which divides townships one hundred and fifteen, and one hundred and sixteen, and between the rivers above mentioned, except the townships recently surveyed west of the Mississippi River from the fourth principal meridian, to include the reservation at Fort Snelling, (the whole of which townships shall be attached to and constitute a part of the Minneapolis District,) shall constitute a third district to be designated the Red Wing District; and all that portion situated north of the limits last described, south of the line dividing townships one hundred and twenty and one hundred and twenty-one, between the Mississippi River and the treaty line which runs from the Big Sioux River to Lake Travers, together with all the fractional townships one hundred and twenty-one situated east of the range line dividing ranges twenty-four and twenty-five west, shall comprise the fourth district, to be known as the Minneapolis District. And all the residuary portion of said lands situated north of the line which divides townships one hundred and twenty and one hundred and twenty-one, and west of range twenty-four west of the fifth principal meridian, and west of the Mississippi River, extending to the drift-wood and the Red River of the north, shall be, and is hereby attached to the district of lands subject to sale at Sawk Rapids.

SEC. 2. And be it further enacted, That the President of the United States be, and he is hereby, authorized to appoint, by and with the advice and consent of the Senate, a register and receiver of the public moneys for each of the said new districts hereby created, who shall re-
spectively be required to reside at the site of their offices, and who shall have the same powers, perform the same duties, and be entitled to the same compensation, as are or may be prescribed by law in relation to other land officers of the United States.

SEC. 3. And be it further enacted, That the President is authorized to cause the public lands in said districts, with the exception of such as have been or may be reserved for other purposes, to be exposed to sale in the same manner and upon the same terms and conditions as the other public lands of the United States.

SEC. 4. And be it further enacted, That the President is hereby authorized to designate the location of the offices for said new districts, and change the same whenever in his opinion the public good shall require it.

Approved, April 12, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all those parts or portions of the lower peninsula of the State of Michigan which is situated north of the line which divides townships twenty (20) and twenty-one (21) and all the portion of the upper peninsula which lies south of the line dividing townships forty-one (41) and forty-two (42) and west of range twelve (12) west, together with all the islands in Green Bay, the straits of Mackinac, and Lakes Huron and Michigan, which are situated north of the township line first herein mentioned, and within the limits of said State exclusive of Drummond’s Island and its islets, be, and the same is hereby, included in a land district to be called the Cheboygan Land District; and for the sale of the lands in said district there shall be a land-office established at such point therein as the President shall select.

SEC. 2. And be it further enacted, That the President, by and with the advice and consent of the Senate, shall appoint one register and one receiver for the land office in said district, who shall reside at the place designated for the land office, receive such compensation, give security and discharge all duties pertaining to such office, as are prescribed by law.

Approved, April 20, 1854.

CHAP. XLVII.—An Act to authorize the School Commissioners of fractional Township Number One, of range Number Ten East, in Alabama, to locate One half Section of Land for School Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the school commissioners of fractional township number one, of range number ten east, situated in the district of land subject to sale at Lebanon, Alabama, be, and is hereby authorized to enter, free of charge, in lieu of the lands to which they are entitled by any existing law, one half section of land in legal subdivision, anywhere in said township, with a view to the ultimate convenience of the citizens of said township, and the quality of soil for school purposes, and said lands thus located shall be governed by the same laws, rules, and regulations, as is the school sixteenth section in said State of Alabama.

SEC. 2. And be it further enacted, That it shall be the duty of said school commissioners to locate and report, within two years, what lands they have entered, to the Commissioner of the General Land Office at Washington, and it shall be his duty, upon the receipt of such report of location, to withdraw from sale the said lands, and the title thereto shall be valid as in sixteen sections heretofore granted in the new States.

Approved, April 20, 1854.
Salary of the clerks in departments.

Salary of stamp agent in Post Office Department.

Second section of 1862, ch. 108, extended to certain persons.

Salary of Sup. of Census, and Assistant Postmasters General.

When the increased pay commences.

Proviso.

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

May 10, 1854. C H A P. L V I V. — An Act making Appropriations for the Support of the Military Academy for the year ending the thirtieth of June, one thousand eight hundred and fifty-five.

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
THIRTY-THIRD CONGRESS. Sess. I. Ch. 59. 1854.

the year ending the thirtieth of June, one thousand eight hundred and fifty-five:
For pay of officers, instructors, cadets, and musicians, eighty-eight thousand two hundred and sixty-six dollars;
For commutation of subsistence, two thousand one hundred and ninety dollars;
For forage for officers' horses, nine hundred and sixty dollars;
For general repairs and improvements of academic buildings, barracks, mess-rooms, officers' quarters, stables, roads, fences, parade and drill grounds, miscellaneous and incidental expenses, fuel, forage, and departments of instruction, twenty-nine thousand seven hundred and twenty-five dollars;
For gradual increase and expense of library, one thousand dollars;
For expenses of the Board of Visitors, three thousand dollars;
For forage for artillery and cavalry horses, eight thousand six hundred and forty dollars;
For replacing dead and worn out cavalry and artillery horses, one thousand dollars;
For enlarging and improving hospital of cadets, six thousand five hundred dollars;
For cavalry exercise hall, twenty thousand dollars;
SEC. 2. And be it further enacted, That the compensation of Master of the Sword be twelve hundred dollars per annum.

APPROVED, May 10, 1854.

CHAP. LIX.—An Act to Organize the Territories of Nebraska and Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that part of the territory of the United States included within the following limits, except such portions thereof as are hereinafter expressly exempted from the operations of this act, to wit: beginning at a point in the Missouri River where the fortieth parallel of north latitude crosses the same; thence west on said parallel to the east boundary of the Territory of Utah, on the summit of the Rocky Mountains; thence on said summit northward to the forty-ninth parallel of north latitude; thence east on said parallel to the western boundary of the territory of Minnesota; thence southward on said boundary to the Missouri River; thence down the main channel of said river to the place of beginning, be, and the same is hereby, created into a temporary government by the name of the Territory of Nebraska; and when admitted as a State or States, the said Territory, or any portion of the same, shall be received into the Union with or without slavery, as their constitution may prescribe at the time of their admission: Provided, That nothing in this act contained shall be construed to inhibit the government of the United States from dividing said Territory into two or more Territories, in such manner and at such times as Congress shall deem convenient and proper, or from attaching any portion of said Territory to any other State or Territory of the United States: Provided further, That nothing in this act contained shall be construed to impair the rights of person or property now pertaining to the Indians in said Territory, so long as such rights shall remain unextinguished by treaty between the United States and such Indians, or to include any territory which, by treaty with any Indian tribe, is not, without the consent of said tribe, to be included within the territorial limits or jurisdiction of any State or Territory; but all such territory shall be excepted out of the boundaries, and constitute no part of the Territory of Nebraska, until said tribe shall signify their assent to the President of the United States to be included within the said Territory of Nebraska, or to affect the authority of the government of the United States to

Officers' pay.
Repairs.
Pay of Master of Sword.
Temporary government for Territory of Nebraska established.
Boundaries.
Admitted as a State or States with or without slavery. Power to divide said Territory, or to attach portion of it to a State or Territory, reserved.
Proviso.
Rights of Indians in said Territory not impaired.
United States retain their present authority over said Indians.
make any regulations respecting such Indians, their lands, property, or other rights, by treaty, law, or otherwise, which it would have been competent to the government to make if this act had never passed.

Sec. 2. And be it further enacted, That the executive power and authority in and over said Territory of Nebraska shall be vested in a Governor, who shall hold his office for four years, and until his successor shall be appointed and qualified, unless sooner removed by the President of the United States. The Governor shall reside within said Territory, and shall be commander-in-chief of the militia thereof. He may grant pardons and reprieves for offences against the laws of said Territory, and reprieves for offences against the laws of the United States, until the decision of the President can be made known thereon; he shall commission all officers who shall be appointed to office under the laws of the said Territory, and shall take care that the laws be faithfully executed.

Sec. 3. And be it further enacted, That there shall be a Secretary of said Territory, who shall reside therein, and hold his office for five years, unless sooner removed by the President of the United States; he shall record and preserve all the laws and proceedings of the Legislative Assembly hereinafter constituted, and all the acts and proceedings of the Governor in his executive department; he shall transmit one copy of the laws and journals of the Legislative Assembly within thirty days after the end of each session, and one copy of the executive proceedings and official correspondence semi-annually, on the first days of January and July in each year to the President of the United States, and two copies of the laws to the President of the Senate and to the Speaker of the House of Representatives, to be deposited in the libraries of Congress; and in case of the death, removal, resignation, or absence of the Governor from the Territory, the Secretary shall be, and he is hereby, authorized and required to execute and perform all the powers and duties of the Governor during such vacancy or absence, or until another Governor shall be duly appointed and qualified to fill such vacancy.

Sec. 4. And be it further enacted, That the legislative power and authority of said Territory shall be vested in the Governor and a Legislative Assembly. The Legislative Assembly shall consist of a Council and House of Representatives. The Council shall consist of thirteen members, having the qualifications of voters, as hereinafter prescribed, whose term of service shall continue two years. The House of Representatives shall, at its first session, consist of twenty-six members, possessing the same qualifications as prescribed for members of the Council, and whose term of service shall continue one year. The number of representatives may be increased by the Legislative Assembly, from time to time, in proportion to the increase of qualified voters: Provided, That the whole number shall never exceed thirty-nine. An apportionment shall be made, as nearly equal as practicable, among the several counties or districts, for the election of the council and representatives, giving to each section of the Territory representation in the ratio of its qualified voters as nearly as may be. And the members of the Council and of the House of Representatives shall reside in, and be inhabitants of, the district or county, or counties for which they may be elected, respectively. Previous to the first election, the Governor shall cause a census, or enumeration of the inhabitants and qualified voters of the several counties and districts of the Territory, to be taken by such persons and in such mode as the Governor shall designate and appoint; and the persons so appointed shall receive a reasonable compensation therefor. And the first election shall be held at such time and places, and be conducted in such manner, both as to the persons who shall superintend such election and the returns thereof, as the Governor shall appoint and direct; and he shall at the same time declare the number of members of the Council and House of Representatives to which each of the counties or districts shall be entitled under this act. The persons
having the highest number of legal votes in each of said council districts for members of the Council, shall be declared by the Governor to be duly elected to the Council; and the persons having the highest number of legal votes for the House of Representatives, shall be declared by the Governor to be duly elected members of said house: Provided, That in case two or more persons voted for shall have an equal number of votes, and in case a vacancy shall otherwise occur in either branch of the Legislative Assembly, the Governor shall order a new election; and the persons thus elected to the Legislative Assembly shall meet at such place and on such day as the Governor shall appoint; but thereafter, the time, place, and manner of holding and conducting all elections by the people, and the apportioning the representation in the several counties or districts to the Council and House of Representatives, according to the number of qualified voters, shall be prescribed by law, as well as the day of the commencement of the regular sessions of the Legislative Assembly: Provided, That no session in any one year shall exceed the term of forty days, except the first session, which may continue sixty days.

Sec. 5. And be it further enacted, That every free white male inhabitant above the age of twenty-one years who shall be an actual resident of said Territory, and shall possess the qualifications hereinafter prescribed, shall be entitled to vote at the first election, and shall be eligible to any office within the said Territory; but the qualifications of voters, and of holding office, at all subsequent elections, shall be such as shall be prescribed by the Legislative Assembly: Provided, That the right of suffrage and of holding office shall be exercised only by citizens of the United States and those who shall have declared on oath their intention to become such, and shall have taken an oath to support the Constitution of the United States and the provisions of this act: And provided further, That no officer, soldier, seaman, or marine, or other person in the army or navy of the United States, or attached to troops in the service of the United States, shall be allowed to vote or hold office in said Territory, by reason of being on service therein.

Sec. 6. And be it further enacted, That the legislative power of the Territory shall extend to all rightful subjects of legislation consistent with the Constitution of the United States and the provisions of this act; but no law shall be passed interfering with the primary disposal of the soil; no tax shall be imposed upon the property of the United States; nor shall the lands or other property of non-residents be taxed higher than the lands or other property of residents. Every bill which shall have passed the Council and House of Representatives of the said Territory shall, before it become a law, be presented to the Governor of the Territory; if he approve, he shall sign it; but if not, he shall return it with his objections to the house in which it originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If, after such reconsideration, two thirds of that house shall agree to pass the bill, it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two thirds of that house, it shall become a law. But in all such cases the votes of both houses shall be determined by yeas and nays, to be entered on the journal of each house respectively. If any bill shall not be returned by the Governor within three days (Sundays excepted) after it shall have been presented to him, the same shall be a law in like manner as if he had signed it, unless the Assembly, by adjournment, prevents its return, in which case it shall not be a law.

Sec. 7. And be it further enacted, That all township, district, and county officers, not herein otherwise provided for, shall be appointed or elected, as the case may be, in such manner as shall be provided by the Governor and Legislative Assembly of the Territory of Nebraska. The Governor shall nominate, and, by and with the advice and consent of the
Legislative Council, appoint all officers not herein otherwise provided for; and in the first instance the Governor alone may appoint all said officers, who shall hold their offices until the end of the first session of the Legislative Assembly; and shall lay off the necessary districts for members of the Council and House of Representatives, and all other officers.

SEC. 8. And be it further enacted, That no member of the Legislative Assembly shall hold, or be appointed to, any office which shall have been created, or the salary or emoluments of which shall have been increased, while he was a member, during the term for which he was elected, and for one year after the expiration of such term; but this restriction shall not be applicable to members of the first Legislative Assembly; and no person holding a commission or appointment under the United States, except Postmasters, shall be a member of the Legislative Assembly, or hold any office under the government of said Territory.

SEC. 9. And be it further enacted, That the judicial power of said Territory shall be vested in a Supreme Court, District Courts, Probate Courts, and in Justices of the Peace. The Supreme Court shall consist of a chief justice and two associate justices, any two of whom shall constitute a quorum, and who shall hold a term at the seat of government of said Territory annually, and they shall hold their offices during the period of four years, and until their successor shall be appointed and qualified. The said Territory shall be divided into three judicial districts, and a district court shall be held in each of said districts by one of the justices of the Supreme Court, at such times and places as may be prescribed by law; and the said judges shall, after their appointments, respectively, reside in the districts which shall be assigned them. The jurisdiction of the several courts herein provided for, both appellate and original, and that of the probate courts and of justices of the peace, shall be as limited by law: Provided, That justices of the peace shall not have jurisdiction of any matter in controversy when the title or boundaries of land may be in dispute, or where the debt or sum claimed shall exceed one hundred dollars; and the said supreme and districts courts, respectively, shall possess chancery as well as common law jurisdiction. Each District Court, or the judge thereof, shall appoint its clerk, who shall also be the register in chancery, and shall keep his office at the place where the court may be held. Writs of error, bills of exception, and appeals, shall be allowed in all cases from the final decisions of said district courts to the Supreme Court, under such regulations as may be prescribed by law; but in no case removed to the Supreme Court shall trial by jury be allowed in said court. The Supreme Court, or the justices thereof, shall appoint its own clerk, and every clerk shall hold his office at the pleasure of the court for which he shall have been appointed. Writs of error, and appeals from the final decisions of said Supreme Court, shall be allowed, and may be taken to the Supreme Court of the United States, in the same manner and under the same regulations as from the circuit courts of the United States, where the value of the property, or the amount in controversy, to be ascertained by the oath or affirmation of either party, or other competent witness, shall exceed one thousand dollars; except only that in all cases involving title to slaves, the said writs of error, or appeals shall be allowed and decided by the said Supreme Court, without regard to the value of the matter, property, or title in controversy; and except also that a writ of error or appeal shall also be allowed to the Supreme Court of the United States, from the decision of the said Supreme Court created by this act, or of any Judge thereof, or of the district courts created by this act, or of any judge thereof, upon any writ of habeas corpus, involving the question of personal freedom: Provided, that nothing herein contained shall be construed to apply to or affect the provisions to the "act respecting fugitives from justice, and persons escaping from the service of their masters," approved February twelfth, seventeen hundred and
ninety-three, and the "act to amend and supplementary to the aforesaid act," approved September eighteen, eighteen hundred and fifty; and each of the said district courts shall have and exercise the same jurisdiction in all cases arising under the Constitution and Laws of the United States as is vested in the Circuit and District Courts of the United States; and the said Supreme and District Courts of the said Territory, and the respective judges thereof, shall and may grant writs of habeas corpus in all cases in which the same are granted by the judges of the United States in the District of Columbia; and the first six days of every term of said courts, or so much thereof as shall be necessary, shall be appropriated to the trial of causes arising under the said constitution and laws, and writs of error and appeal in all such cases shall be made to the Supreme Court of said Territory, the same as in other cases. The said clerk shall receive in all such cases the same fees which the clerks of the district courts of Utah Territory now receive for similar services.

Sec. 10. And be it further enacted, That the provisions of an act entitled "An act respecting fugitives from justice, and persons escaping from the service of their masters," approved February twelve, seventeen hundred and ninety-three, and the provisions of the act entitled "An act to amend, and supplementary to, the aforesaid act," approved September eighteen, eighteen hundred and fifty, be, and the same are hereby, declared to extend to and be in full force within the limits of said Territory of Nebraska.

Sec. 11. And be it further enacted, That there shall be appointed an Attorney for said Territory, who shall continue in office for four years, and until his successor shall be appointed and qualified, unless sooner removed by the President, and who shall receive the same fees and salary as the Attorney of the United States for the present Territory of Utah. There shall also be a Marshal for the Territory appointed, who shall hold his office for four years, and until his successor shall be appointed and qualified, unless sooner removed by the President, and who shall execute all processes issuing from the said courts when exercising their jurisdiction as Circuit and District Courts of the United States; he shall perform the duties, be subject to the same regulation and penalties, and be entitled to the same fees, as the Marshal of the District Court of the United States for the present Territory of Utah, and shall, in addition, be paid two hundred dollars annually as a compensation for extra services.

Sec. 12. And be it further enacted, That the Governor, Secretary, Chief Justice, and Associate Justices, Attorney and Marshal, shall be nominated, and, and with the advice and consent of the Senate, appointed by the President of the United States. The Governor and Secretary to be appointed as aforesaid, shall, before they act as such, respectively take an oath or affirmation before the District Judge or some Justice of the Peace in the limits of said Territory, duly authorized to administer oaths and affirmations by the laws now in force therein, or before the Chief Justice, or some Associate Justice of the Supreme Court of the United States, to support the Constitution of the United States, and faithfully to discharge the duties of their respective offices, which said oaths, when so taken, shall be certified by the person by whom the same shall have been taken; and such certificates shall be received and recorded by the said Secretary among the Executive proceedings; and the Chief Justice and Associate Justices, and all other civil officers in said Territory, before they act as such, shall take a like oath or affirmation before the said Governor or Secretary, or some Judge or Justice of the Peace of the Territory, who may be duly commissioned and qualified, which said oath or affirmation shall be certified and transmitted by the person taking the same to the Secretary, to be by him recorded as aforesaid; and, afterwards, the like oath or affirmation shall be taken, certified, and recorded, in such manner and form as may be

Compensation of members of the Legislative Assembly.

Pay of certain officers of each house. Proviso as to number of sessions annually.

Contingent expenses provided for.

Expenditures of Legislative Assembly limited.

Legislative Assembly to hold its first session as directed by the governor.

Seat of government.

A delegate to be elected to the Congress of the United States.

The Constitution and application of said law. The Governor shall receive an annual salary of two thousand five hundred dollars. The Chief Justice and Associate Justices shall each receive an annual salary of two thousand dollars. The Secretary shall receive an annual salary of two thousand dollars. The said salaries shall be paid quarter-yearly, from the dates of the respective appointments, at the Treasury of the United States; but no such payment shall be made until said officers shall have entered upon the duties of their respective appointments. The members of the Legislative Assembly shall be entitled to receive three dollars each per day during their attendance at the sessions thereof, and three dollars each for every twenty miles' travel in going to and returning from the said sessions, estimated according to the nearest usually travelled route; and an additional allowance of three dollars shall be paid to the presiding officer of each house for each day he shall so preside. And a chief clerk, one assistant clerk, a sergeant-at-arms, and doorkeeper, may be chosen for each house; and the chief clerk shall receive four dollars per day, and the said other officers three dollars per day, during the session of the Legislative Assembly; but no other officers shall be paid by the United States: Provided, That there shall be but one session of the Legislature annually, unless, on an extraordinary occasion, the Governor shall think proper to call the legislature together. There shall be appropriated, annually, the usual sum, to be expended by the Governor, to defray the contingent expenses of the Territory, including the salary of a clerk of the Executive Department; and there shall also be appropriated, annually, a sufficient sum, to be expended by the Secretary of the Territory, and upon an estimate to be made by the Secretary of the Treasury of the United States, to defray the expenses of the Legislative Assembly, the printing of the laws, and other incidental expenses; and the Governor and Secretary of the Territory shall, in the disbursement of all moneys intrusted to them, be governed solely by the instructions of the Secretary of the Treasury of the United States, and shall, semi-annually, account to the said Secretary for the manner in which the aforesaid moneys shall have been expended; and no expenditure shall be made by said Legislative Assembly for objects not specially authorized by the acts of Congress, making the appropriations, nor beyond the sums thus appropriated for such objects.

Sec. 13. And be it further enacted, That the Legislative Assembly of the Territory of Nebraska shall hold its first session at such time and place in said Territory as the Governor thereof shall appoint and direct; and at said first session, or as soon thereafter as they shall deem expedient, the Governor and Legislative Assembly shall proceed to locate and establish the seat of government for said Territory at such place as they may deem eligible; which place, however, shall thereafter be subject to be changed by the said Governor and Legislative Assembly.

Sec. 14. And be it further enacted, That a delegate to the House of Representatives of the United States, to serve for the term of two years, who shall be a citizen of the United States, may be elected by the voters qualified to elect members of the Legislative Assembly, who shall be entitled to the same rights and privileges as are exercised and enjoyed by the delegates from the several other Territories of the United States to the said House of Representatives, but the delegate first elected shall hold his seat only during the term of the Congress to which he shall be elected. The first election shall be held at such time and places, and be conducted in such manner, as the Governor shall appoint and direct; and at all subsequent elections the times, places, and manner of holding the elections, shall be prescribed by law. The person having the greatest number of votes shall be declared by the Governor to be duly elected; and a certificate thereof shall be given accordingly. That the Constitution, and all Laws of the United States which are not locally inapplicable,
shall have the same force and effect within the said Territory of Nebraska as elsewhere within the United States, except the eighth section of the act preparatory to the admission of Missouri into the Union, approved March sixth, eighteen hundred and twenty, which, being inconsistent with the principle of non-intervention by Congress with slavery in the States and Territories, as recognized by the legislation of eighteen hundred and fifty, commonly called the Compromise Measures, is hereby declared inoperative and void; it being the true intent and meaning of this act not to legislate slavery into any Territory or State, nor to exclude it therefrom, but to leave the people thereof perfectly free to form and regulate their domestic institutions in their own way, subject only to the Constitution of the United States: Provided, That nothing herein contained shall be construed to revive or put in force any law or regulation which may have existed prior to the act of sixth March, eighteen hundred and twenty, either protecting, establishing, prohibiting, or abolishing slavery.

Sec. 15. And be it further enacted, That there shall hereafter be appropriated, as has been customary for the Territorial governments, a sufficient amount, to be expended under the direction of the said Governor of the Territory of Nebraska, not exceeding the sums heretofore appropriated for similar objects, for the erection of suitable public buildings at the seat of government, and for the purchase of a library, to be kept at the seat of government for the use of the Governor, Legislative Assembly, Judges of the Supreme Court, Secretary, Marshal, and Attorney of said Territory, and such other persons, and under such regulations, as shall be prescribed by law.

Sec. 16. And be it further enacted, That when the lands in the said Territory shall be surveyed under the direction of the government of the United States, preparatory to bringing the same into market, sections numbered sixteen and thirty-six in each township in said Territory shall be, and the same are hereby, reserved for the purpose of being applied to schools in said Territory, and in the States and Territories hereafter to be erected out of the same.

Sec. 17. And be it further enacted, That, until otherwise provided by law, the Governor of said Territory may define the Judicial Districts of said Territory, and assign the judges who may be appointed for said Territory to the several districts; and also appoint the times and places for holding courts in the several counties or subdivisions in each of said Judicial Districts by proclamation, to be issued by him; but the Legislative Assembly, at their first or any subsequent session, may organize, alter, or modify such Judicial Districts, and assign the judges, and alter the times and places of holding the courts, as to them shall seem proper and convenient.

Sec. 18. And be it further enacted, That all officers to be appointed by the President, by and with the advice and consent of the Senate, for the Territory of Nebraska, who, by virtue of the provisions of any law now existing, or which may be enacted during the present Congress, are required to give security for moneys received in certain cases, shall give such security, at such time and place, and in such manner, as the Secretary of the Treasury may prescribe.

Sec. 19. And be it further enacted, That all that part of the Territory of the United States included within the following limits, except such portions thereof as are hereinafter expressly exempted from the operations of this act, to wit, beginning at a point on the western boundary of the State of Missouri, where the thirty-seventh parallel of north latitude crosses the same; thence west on said parallel to the eastern boundary of New Mexico; thence north on said boundary to latitude thirty-eight; thence following said boundary westward to the east boundary of the Territory of Utah, on the summit of the Rocky Mountains; thence
Admitted as
State or States
with or without
slavery.

Power to divide
said Territory or
to attach part of
it to a State or
Territory reserv-
ed.

Rights of In-
dians in said
Territory not
impaired.

United States
retain all their
present authori-
ty over said In-
dians.

The executive
power vested in
a governor — his
Tenure of office,
powers, duties
and emoluments.

Secretary —
his powers and
duties.

When secretary
is to act as
Governor.

Legislative pow-
er, how vested.
Legislative as-
ssembly to consist
of a Council and
House of Repre-
sentatives.

northward on said summit to the fortieth parallel of latitude; thence
east on said parallel to the western boundary of the State of Missouri;
thence south with the western boundary of said State to the place of
beginning, be, and the same is hereby, created into a temporary govern-
ment by the name of the Territory of Kansas; and when admitted as a
State or States, the said Territory, or any portion of the same, shall be
received into the Union with or without slavery, as their Constitution may
prescribe at the time of their admission: Provided, That nothing in this
act contained shall be construed to inhibit the government of the United
States from dividing said Territory into two or more Territories, in such
manner and at such times as Congress shall deem convenient and proper,
or from attaching any portion of said Territory to any other State or
Territory of the United States: Provided further, That nothing in this
act contained shall be construed to impair the rights of person or prop-
erty now pertaining to the Indians in said Territory, so long as such
rights shall remain unextinguished by treaty between the United States and
such Indians, or to include any territory which, by treaty with any Indian
tribe, is not, without the consent of said tribe, to be included within the
territorial limits or jurisdiction of any State or Territory; but all such ter-
ritory shall be excepted out of the boundaries, and constitute no part of
the Territory of Kansas, until said tribe shall signify their assent to the
President of the United States to be included within the said Territory
of Kansas, or to affect the authority of the government of the United
States to make any regulation respecting such Indians, their lands, prop-
erty, or other rights, by treaty, law, or otherwise, which it would have
been competent to the government to make if this act had never passed.

Sec. 20. And be it further enacted, That the executive power and
authority in and over said Territory of Kansas shall be vested in a Go-
vernor, who shall hold his office for four years, and until his successor
shall be appointed and qualified, unless sooner removed by the President
of the United States. The Governor shall reside within said Territory,
and shall be commander-in-chief of the militia thereof. He may grant
pardons and reprieves for offences against the laws of said Territory, and
reprieves for offences against the laws of the United States, until the de-
cision of the President can be made known thereon; he shall commission
all officers who shall be appointed to office under the laws of the said
Territory, and shall take care that the laws be faithfully executed.

Sec. 21. And be it further enacted, That there shall be a Secretary of
said Territory, who shall reside therein, and hold his office for five years,
unless sooner removed by the President of the United States; he shall
record and preserve all the laws and proceedings of the Legislative As-
sembly hereinafter constituted, and all the acts and proceedings of the
Governor in his Executive Department; he shall transmit one copy of the
laws and journals of the Legislative Assembly within thirty days after
the end of each session, and one copy of the executive proceedings and
official correspondence semi-annually, on the first days of January and
July in each year, to the President of the United States, and two copies
of the laws to the President of the Senate and to the Speaker of the
House of Representatives, to be deposited in the libraries of Congress;
and, in case of the death, removal, resignation, or absence of the Go-
vernor from the Territory, the Secretary shall be, and he is hereby, au-
thorized and required to execute and perform all the powers and duties
of the Governor during such vacancy or absence, or until another Go-
vern shall be duly appointed and qualified to fill such vacancy.

Sec. 22. And be it further enacted, That the legislative power and
authority of said Territory shall be vested in the Governor and a Legis-
lative Assembly. The Legislative Assembly shall consist of a Council
and House of Representatives. The Council shall consist of thirteen
members, having the qualifications of voters, as hereinafter prescribed,
whose term of service shall continue two years. The House of Representatives shall, at its first session, consist of twenty-six members, possessing the same qualifications as prescribed for members of the Council, and whose term of service shall continue one year. The number of representatives may be increased by the Legislative Assembly, from time to time, in proportion to the increase of qualified voters: Provided, That the whole number shall never exceed thirty-nine. An apportionment shall be made, as nearly equal as practicable, among the several counties or districts, for the election of the Council and Representatives, giving to each section of the Territory representation in the ratio of its qualified voters as nearly as may be. And the members of the Council and of the House of Representatives shall reside in, and be inhabitants of, the district or county, or counties, for which they may be elected, respectively. Previous to the first election, the Governor shall cause a census, or enumeration of the inhabitants and qualified voters of the several counties and districts of the Territory, to be taken by such persons and in such mode as the Governor shall designate and appoint; and the persons so appointed shall receive a reasonable compensation therefor. And the first election shall be held at such time and places, and be conducted in such manner, both as to the persons who shall superintend such election and the returns thereof, as the Governor shall appoint and direct; and he shall at the same time declare the number of members of the Council and House of Representatives to which each of the counties or districts shall be entitled under this act. The persons having the highest number of legal votes in each of said Council Districts for members of the Council, shall be declared by the Governor to be duly elected to the Council; and the persons having the highest number of legal votes for the House of Representatives, shall be declared by the Governor to be duly elected members of said house: Provided, That in case two or more persons voted for shall have an equal number of votes, and in case a vacancy shall otherwise occur in either branch of the Legislative Assembly, the Governor shall order a new election; and the persons thus elected to the Legislative Assembly shall meet at such place and on such day as the Governor shall appoint; but thereafter, the time, place, and manner of holding and conducting all elections by the people, and the apportioning the representation in the several counties or districts to the Council and House of Representatives, according to the number of qualified voters, shall be prescribed by law, as well as the day of commencement of the regular sessions of the Legislative Assembly: Provided, That no session in any one year shall exceed the term of forty days, except the first session, which may continue sixty days.

SEC. 23. And be it further enacted, That every free white male inhabitant above the age of twenty-one years, who shall be an actual resident of said Territory, and shall possess the qualifications hereinafter prescribed, shall be entitled to vote at the first election, and shall be eligible to any office within the said Territory; but the qualifications of voters, and of holding office, at all subsequent elections, shall be such as shall be prescribed by the Legislative Assembly: Provided, That the right of suffrage and of holding office shall be exercised only by citizens of the United States, and those who shall have declared, on oath, their intention to become such, and shall have taken an oath to support the Constitution of the United States and the provisions of this act: And, provided further, That no officer, soldier, seaman, or marine, or other person in the army or navy of the United States, or attached to troops in the service of the United States, shall be allowed to vote or hold office in said Territory by reason of being on service therein.

SEC. 24. And be it further enacted, That the legislative power of the Territory shall extend to all rightful subjects of legislation consistent with the Constitution of the United States and the provisions of this act; but
no law shall be passed interfering with the primary disposal of the soil; no tax shall be imposed upon the property of the United States; nor shall the lands or other property of non-residents be taxed higher than the lands or other property of residents. Every bill which shall have passed the Council and House of Representatives of the said Territory shall, before it become a law, be presented to the Governor of the Territory; if he approve, he shall sign it; but if not, he shall return it with his objections to the house in which it originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If, after such reconsideration, two thirds of that house shall agree to pass the bill, it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and, if approved by two thirds of that house, it shall become a law. But in all such cases the votes of both houses shall be determined by yeas and nays, to be entered on the journal of each house, respectively. If any bill shall not be returned by the Governor within three days (Sundays excepted) after it shall have been presented to him, the same shall be a law in like manner as if he had signed it, unless the Assembly, by adjournment, prevent its return, in which case it shall not be a law.

**Sec. 25. And be it further enacted,** That all township, district, and county officers, not herein otherwise provided for, shall be appointed or elected as the case may be, in such manner as shall be provided by the Governor and Legislative Assembly of the Territory of Kansas. The Governor shall nominate, and, by and with the advice and consent of the Legislative Council, appoint all officers not herein otherwise provided for; and, in the first instance, the Governor alone may appoint all said officers, who shall hold their offices until the end of the first session of the Legislative Assembly; and shall lay off the necessary districts for members of the Council and House of Representatives, and all other officers.

**Sec. 26. And be it further enacted,** That no member of the Legislative Assembly shall hold certain offices during the term of his election and for one year after.

Officers of United States, except postmasters, not to be members of the Assembly. The judicial power in whom vested, and how to be exercised.

Three judicial districts formed.

Jurisdiction of courts, and of justices of the peace. Proviso.

Clerk of District Court, how appointed.
the court may be held. Writs of error, bills of exception, and appeals, shall be allowed in all cases from the final decisions of said district courts to the Supreme Court, under such regulations as may be prescribed by law; but in no case removed to the Supreme Court shall trial by jury be allowed in said court. The Supreme Court, or the justices thereof, shall appoint its own clerk, and every clerk shall hold his office at the pleasure of the court for which he shall have been appointed. Writs of error, and appeals from the final decisions of said supreme court, shall be allowed, and may be taken to the Supreme Court of the United States, in the same manner and under the same regulations as from the Circuit Courts of the United States, where the value of the property, or the amount in controversy, to be ascertained by the oath or affirmation of either party, or other competent witness, shall exceed one thousand dollars; except only that in all cases involving title to slaves, the said writs of error or appeals shall be allowed and decided by said supreme court, without regard to the value of the matter, property, or title in controversy; and except also that a writ of error or appeal shall also be allowed to the Supreme Court of the United States, from the decision of the said supreme court created by this act, or of any judge thereof, or of the district courts created by this act, or of any judge thereof, upon any writ of habeas corpus, involving the question of personal freedom: Provided, That nothing herein contained shall be construed to apply to or affect the provisions of the “act respecting fugitives from justice, and persons escaping from the service of their masters,” approved February twelfth, seventeen hundred and ninety-three, and the “act to amend and supplemental to the aforesaid act,” approved September eighteenth, eighteen hundred and fifty; and each of the said district courts shall have and exercise the same jurisdiction in all cases arising under the Constitution and laws of the United States as is vested in the Circuit and District Courts of the United States; and the said supreme and district courts of the said Territory, and the respective judges thereof, shall and may grant writs of habeas corpus in all cases in which the same are granted by the judges of the United States in the District of Columbia; and the first six days of every term of said courts, or so much thereof as may be necessary, shall be appropriated to the trial of causes arising under the said Constitution and laws, and writs of error and appeal in all such cases shall be made to the Supreme Court of said Territory, the same as in other cases. The said clerk shall receive the same fees in all such cases, which the clerks of the district courts of Utah Territory now receive for similar services.

Sect. 28. And be it further enacted, That the provisions of the act entitled “An act respecting fugitives from justice, and persons escaping from the service of their masters,” approved February twelfth, seventeen hundred and ninety-three, and the provisions of the act entitled “An act to amend, and supplemental to, the aforesaid act,” approved September eighteenth, eighteen hundred and fifty, be, and the same are hereby, declared to extend to and be in full force within the limits of the said Territory of Kansas.

Sect. 29. And be it further enacted, That there shall be appointed an attorney for said Territory, who shall continue in office for four years, and until his successor shall be appointed and qualified, unless sooner removed by the President, and who shall receive the same fees and salary as the Attorney of the United States for the present Territory of Utah. There shall also be a marshal for the Territory appointed, who shall hold his office for four years, and until his successor shall be appointed and qualified, unless sooner removed by the President, and who shall execute all processes issuing from the said courts when exercising their jurisdiction as Circuit and District Courts of the United States; he shall perform the duties, be subject to the same regulations and penalties, and be en-
The Governor, Chief Justice, and Associate Justices, Attorney and Marshal — how to be appointed.

Oaths:

Salary of Governor.
Salary of Chief Justice and Associate Justices, Secretary's salary.

Compensation of Members of the Legislative Assembly.

Pay of certain officers of each house.

Proviso as to number of sessions annually.

Contingent expenses provided for.

Expenditures of Legislative Assembly limited.

titled to the same fees, as the Marshal of the District Court of the United States for the present Territory of Utah, and shall, in addition, be paid two hundred dollars annually as a compensation for extra services.

SEC. 30. And be it further enacted, That the Governor, Secretary, Chief Justice, and Associate Justices, Attorney, and Marshal, shall be nominated, and, by and with the advice and consent of the Senate, appointed by the President of the United States. The Governor and Secretary to be appointed as aforesaid shall, before they act as such, respectively take an oath or affirmation before the district judge or some justice of the peace in the limits of said Territory, duly authorized to administer oaths and affirmations by the laws now in force therein, or before the Chief Justice or some Associate Justice of the Supreme Court of the United States, to support the Constitution of the United States, and faithfully to discharge the duties of their respective offices, which said oaths, when so taken, shall be certified by the person by whom the same shall have been taken; and such certificates shall be received and recorded by the said secretary among the executive proceedings; and the Chief Justice and Associate Justices, and all other civil officers in said Territory, before they act as such, shall take a like oath or affirmation before the said Governor or Secretary, or some Judge or Justice of the Peace of the Territory who may be duly commissioned and qualified, which said oath or affirmation shall be certified and transmitted by the person taking the same to the Secretary, to be by him recorded as aforesaid; and, afterwards, the like oath or affirmation shall be taken, certified, and recorded, in such manner and form as may be prescribed by law. The Governor shall receive an annual salary of two thousand five hundred dollars. The Chief Justice and Associate Justices shall receive an annual salary of two thousand dollars. The Secretary shall receive an annual salary of two thousand dollars. The said salaries shall be paid quarter-yearly, from the dates of the respective appointments, at the Treasury of the United States; but no such payment shall be made until said officers shall have entered upon the duties of their respective appointments. The members of the Legislative Assembly shall be entitled to receive three dollars each per day during their attendance at the sessions thereof, and three dollars each for every twenty miles' travel in going to and returning from the said sessions, estimated according to the nearest usually travelled route; and an additional allowance of three dollars shall be paid to the presiding officer of each house for each day he shall so preside. And a chief clerk, one assistant clerk, a sergeant-at-arms, and door-keeper, may be chosen for each house; and the chief clerk shall receive four dollars per day, and the said other officers three dollars per day, during the session of the Legislative Assembly; but no other officers shall be paid by the United States: Provided, That there shall be but one session of the Legislature annually, unless, on an extraordinary occasion, the Governor shall think proper to call the Legislature together. There shall be appropriated, annually, the usual sum, to be expended by the Governor, to defray the contingent expenses of the Territory, including the salary of a clerk of the Executive Department and there shall also be appropriated, annually, a sufficient sum, to be expended by the Secretary of the Territory, and upon an estimate to be made by the Secretary of the Treasury of the United States, to defray the expenses of the Legislative Assembly, the printing of the laws, and other incidental expenses; and the Governor and Secretary of the Territory shall, in the disbursement of all moneys intrusted to them, be governed solely by the instructions of the Secretary of the Treasury of the United States, and shall, semi-annually, account to the said secretary for the manner in which the aforesaid moneys shall have been expended; and no expenditure shall be made by said Legislative Assembly for ob-
jests not specially authorized by the acts of Congress making the 
appropriations, nor beyond the sums thus appropriated for such objects.

Sec. 31. And be it further enacted, That the seat of government of 
said Territory is hereby located temporarily at Fort Leavenworth; and 
that such portions of the public buildings as may not be actually used 
and needed for military purposes, may be occupied and used, under the 
direction of the Governor and Legislative Assembly, for such public 
purposes as may be required under the provisions of this act.

Sec. 32. And be it further enacted, That a delegate to the House of 
Representatives of the United States, to serve for the term of two years, 
who shall be a citizen of the United States, may be elected by the voters 
qualified to elect members of the Legislative Assembly, who shall be en-
titled to the same rights and privileges as are exercised and enjoyed by 
the delegates from the several other Territories of the United States to 
the said House of Representatives, but the delegate first elected shall 
hold his seat only during the term of the Congress to which he shall be 
elected. The first election shall be held at such time and places, and be 
conducted in such manner, as the Governor shall appoint and direct; and 
at all subsequent elections, the times, places, and manner of holding the 
elections shall be prescribed by law. The person having the greatest 
number of votes shall be declared by the Governor to be duly elected, 
and a certificate thereof shall be given accordingly. That the Constitu-
tion, and all laws of the United States which are not locally inapplicable, 
shall have the same force and effect within the said Territory of Kansas 
as elsewhere within the United States, except the eighth section of the 
act preparatory to the admission of Missouri into the Union, approved 
March sixth, eighteen hundred and twenty, which, being inconsistent with 
the principle of non-intervention by Congress with slavery in the States 
and Territories, as recognized by the legislation of eighteen hundred and 
fifty, commonly called the Compromise Measures, is hereby declared in-
onoperative and void; it being the true intent and meaning of this act not 
to legislate slavery into any Territory or State, nor to exclude it there-
from, but to leave the people thereof perfectly free to form and regulate 
their domestic institutions in their own way, subject only to the Constitu-
tion of the United States: Provided, That nothing herein contained shall 
be construed to revive or put in force any law or regulation which may 
have existed prior to the act of sixth of March, eighteen hundred and 
twenty, either protecting, establishing, prohibiting, or abolishing slavery.

Sec. 33. And be it further enacted, That there shall hereafter be 
appropriated, as has been customary for the territorial governments, a 
sufficient amount, to be expended under the direction of the said Governor 
of the Territory of Kansas, not exceeding the sums heretofore appropriated 
for similar objects, for the erection of suitable public buildings at the seat 
of government, and for the purchase of a library, to be kept at the seat 
of government for the use of the Governor, Legislative Assembly, Judges 
of the Supreme Court, Secretary, Marshal, and Attorney of said Territ-
ory, and such other persons, and under such regulations, as shall be pre-
scribed by law.

Sec. 34. And be it further enacted, That when the lands in the said 
Territory shall be surveyed under the direction of the government of the 
United States, preparatory to bringing the same into market, sections 
numbered sixteen and thirty-six in each township in said Territory shall 
be, and the same are hereby, reserved for the purpose of being applied 
free of schools, in said Territory, and in the States and Territories hereafter 
to be erected out of the same.

Sec. 35. And be it further enacted, That, until otherwise provided by 
law, the Governor of said Territory may define the Judicial Districts of 
said Territory, and assign the judges who may be appointed for said Ter-
ritory to the several districts; and also appoint the times and places for
holding courts in the several counties or subdivisions in each of said judicial districts by proclamation, to be issued by him; but the Legislative Assembly, at their first or any subsequent session, may organize, alter, or modify such judicial districts, and assign the judges, and alter the times and places of holding the courts as to them shall seem proper and convenient.

SEC. 36. And be it further enacted, That all officers to be appointed by the President, by and with the advice and consent of the Senate, for the Territory of Kansas, who, by virtue of the provisions of any law now existing, or which may be enacted during the present Congress, are required to give security for moneys that may be intrusted with them for disbursement, shall give such security, at such time and place, and in such manner as the Secretary of the Treasury may prescribe.

SEC. 37. And be it further enacted, That all treaties, laws, and other engagements made by the government of the United States with the Indian tribes inhabiting the territories embraced within this act, shall be faithfully and rigidly observed, notwithstanding any thing contained in this act; and that the existing agencies and superintendencies of said Indians be continued with the same powers and duties which are now prescribed by law, except that the President of the United States may, at his discretion, change the location of the office of superintendent.

Approved, May 30, 1854.

May 31, 1854.

To supply deficiencies for 1854.

For the increased compensation of the Secretary of State, from the fourth of March, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, two thousand four hundred and thirteen dollars and thirty seven cents;

For compensation of the Assistant Secretary of State, from the eighteenth of April, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, three thousand six hundred and nine dollars and ninety cents;

For publishing the laws, in pamphlet form and in the newspapers of the States and Territories, and in the city of Washington, two thousand three hundred and eighty dollars;

For extra clerk hire and copying, four thousand dollars;

For payment of a clerk, necessarily employed in the recess of Congress to bring up the arrearages of the Disbursing Agent of the Department of State, four hundred and thirty-two dollars;

For compiling and supervising the publication of the Biennial Register, five hundred dollars;

For outfit of a Charge d'Affaires to Denmark, four thousand five hundred dollars;

For the usual return allowance for Ministers of the United States to Great Britain, France, Russia, Prussia, Spain, Brazil, Mexico, and Chili, eighteen thousand dollars;
For the usual return allowance of Charge d'Affaires, or Ministers resident to Portugal, Austria, Denmark, Sweden, Holland, Belgium, Naples, Sardinia, New Grenada, Venezuela, Buenos Ayres, Bolivia, Ecuador, and Nicaragua, fifteen thousand seven hundred and fifty dollars;

For the usual return allowance of the Minister resident to Turkey, one thousand five hundred dollars;

For the outfit of the Minister resident to Turkey, six thousand dollars;

For outfits of Charge d'Affaires, two thousand four hundred and thirty-nine dollars and two cents;

For an outfit for the late Charge d'Affaires to Austria, four thousand five hundred dollars;

For salary of the Dragoman to Turkey, one hundred and twenty-two dollars and eighty-three cents;

For salary of the Assistant Dragoman to Turkey, five hundred and ninety-nine dollars and thirteen cents;

For expenses of intercourse with the Barbary Powers, six thousand dollars;

For contingent expenses of foreign intercourse, fifteen thousand dollars;

For contingent expenses of all the missions abroad, forty-two thousand seven hundred and twenty dollars and three cents;

For payment of a balance due the agent employed for purchasing, walling, and ditching a piece of land near the city of Mexico for a cemetery or burial ground, four hundred and fifteen dollars and twenty-seven cents;

To pay expenses incurred by Edward Cunningham, acting Consul at Shanghai, for a police force for the preservation of the peace by American citizens, five hundred and seventy-two dollars and eighty cents;

For payment of the claim of Thomas N. Johnson for his services as Marshal at the port of Shanghai, from the ninth of December, eighteen hundred and fifty-one, to the fifteenth of September, eighteen hundred and fifty-three, the sum of one thousand seven hundred and eighty-one dollars and seventy-four cents;

For payment to John Bozeman Kerr, in addition to his salary and allowances as Charge d'Affaires to Nicaragua, the amount of his expenses on the journey to San Salvador and Guatemala, and of his expenses at those capitals under his commissions to the governments of those republics, together with a full outfit as Charge d'Affaires to the national representation of Central America.

TREASURY DEPARTMENT.

For the increased compensation of the Secretary of the Treasury from the fourth of March, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, two thousand six hundred and fifty-five dollars and fifty-five cents;

To enable the Secretary of the Treasury to compensate the agent employed in paying annuities to Cherokee Indians remaining in North Carolina, under the act of the twenty-ninth of July, one thousand eight hundred and forty-eight, five hundred dollars;

For contingencies, including rent, fuel, labor, light, and watching, for the building occupied by the Third Auditor of the Treasury, from the first of August, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, three thousand six hundred and sixty-six dollars and sixty-seven cents;

For contingencies, including rent, fuel, labor, light, and watching, for the building occupied by the Fifth Auditor of the Treasury, from the first of November, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, two thousand six hundred and sixty-six dollars and sixty-seven cents.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 60. 1854.

Auditor of Post-Office Department.

For contingent expenses of the office of the Auditor of the Post-Office Department, viz:

For miscellaneous and printing prior to the fourth of March, one thousand eight hundred and fifty-three, three thousand three hundred and ninety dollars and ninety-eight cents;

For printing, furniture, and labor since the fourth of March, one thousand eight hundred and fifty-three, two thousand four hundred and twenty-seven dollars and fourteen cents;

For salaries of officers and clerks in Branch Mint at San Francisco, California, twelve thousand six hundred and seventy dollars;

For wages of workmen in Branch Mint at San Francisco, California, thirty-three thousand three hundred dollars;

For incidental and contingent expenses of the Branch Mint at San Francisco, California, four thousand two hundred dollars;

For salaries of officers and clerks in Assay Office, New York, twelve thousand nine hundred dollars;

For wages of workmen in Assay Office, New York, twelve thousand five hundred dollars;

For incidental and contingent expenses in Assay Office, New York, twenty-one thousand dollars;

For the employment of workmen, materials, and other expenses necessary to put the Branch Mint at San Francisco, California, in operation, forty thousand dollars;

For the collection of agricultural statistics and the procurement and distribution of seeds and cuttings, to be expended under the direction of the Commissioner of Patents, ten thousand dollars;

To complete the public buildings in New Mexico, fifty thousand dollars;

For finishing the Capitol and Territorial Prison in the Territory of Minnesota, and grading and fencing the grounds of same, ten thousand dollars, to be expended under the direction of the Secretary of the Treasury.

INTERIOR DEPARTMENT.

For the increased compensation of the Secretary of the Interior, from the fourth of March, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, two thousand six hundred and fifty-five dollars and fifty-five cents;

For the increased compensation of the Surveyor-General of Oregon, from the third of March, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, one thousand three hundred and twenty-seven dollars and seventy-seven cents;

For rent of Surveyor-General's office in California, purchase of instruments, records, drawing materials, furniture, fuel, and pay of messengers, four thousand dollars;

For compensation of a Draughtsman and Clerks for the office of the Surveyor-General of California, ten thousand dollars;

For contingent expenses in the office of the Commissioner of Pensions:

For stationery, one thousand dollars; for binding books, one thousand dollars; for office furniture, one thousand dollars; for printing and engraving bounty-land certificates, one thousand five hundred dollars; for miscellaneous items, one thousand five hundred dollars;

For continuing the surveys in the northern portions of Iowa, Minnesota, and Wisconsin, at the rates now authorized by law, forty thousand dollars;

For paying pensions, under the act of the third of February, one thousand eight hundred and fifty-three, one hundred and twenty-eight thousand dollars;

For paying pensions of invalids who were wounded on board of private armed vessels during the last war with Great Britain, from the first of
July, one thousand eight hundred and fifty-one, to the thirtieth of June, one thousand eight hundred and fifty-four, eight thousand four hundred dollars; and the office for paying privateer pensions in Boston is hereby abolished, and the said pensioners shall be paid as privateer pensions are paid at other places;

For the President's house and grounds, for fuel for the President's house, and for iron fences, three thousand eight hundred dollars;

For repairs of the Capitol, and improving the grounds around it, six thousand five hundred dollars;

For repairs of water-pipes, two hundred dollars;

To pay two draw-keepers, on the Long Bridge, up to the first of July, one thousand eight hundred and fifty-four, four hundred dollars;

For trees, tree-boxes, and repairs of pavements, five hundred dollars;

For lamps and lamp-posts, and repairs of pavements, five hundred dollars;

For completing and keeping in order the grounds south of the President's house, nine thousand seven hundred and seventy dollars;

For furnishing an additional number of iron settees for the President's and Capitol grounds, one thousand dollars;

For completing the pedestal and enclosure of the equestrian statue of Andrew Jackson, five hundred dollars;

For the payment of laborers employed in shovelling snow from the walks, to and around the Capitol, the President's house, and other public buildings, four hundred and twenty dollars;

For furnishing the rooms of the new wing of the Patent Office building with furniture, and providing the saloon therein with cases for models, forty-five thousand dollars;

For fulfilling treaties with the Sioux of the Mississippi;

For the third of fifty instalments of interest, at the rate of five per cent. per annum, on one million three hundred and sixty thousand dollars, stipulated in the fourth article of the treaty of twenty-third July, eighteen hundred and fifty-one, sixty-eight thousand dollars;

For the third of fifty instalments of interest, at the rate of five per cent. per annum on one hundred and twelve thousand dollars, being the amount in lieu of the reservation set apart in the third article of the treaty of twenty-third July, eighteen hundred and fifty-one, per Senate's amendment thereof, five thousand six hundred dollars;

For the third of fifty instalments of interest, at the rate of five per cent. per annum on one million one hundred and sixty thousand dollars, stipulated in the fourth article of the treaty of fifth August, eighteen hundred and fifty-one, fifty-eight thousand dollars;

For the third of fifty instalments of interest, at the rate of five per cent. per annum on sixty-nine thousand dollars, being the amount in lieu of the reservation set apart in the third article of the treaty of fifth August, eighteen hundred and fifty-one, per Senate's amendment thereof, three thousand four hundred and fifty dollars;

To pay clerks for services performed on Chickasaw Indian business, in pursuance of the regulations of the President of the United States, and in conformity with the decision of the late Secretary of the Interior, six thousand one hundred and eighty-seven dollars and fifty cents;

For general incidental expenses of the Indian service in New Mexico for the present fiscal year, fifteen thousand dollars, to be expended under the direction of the Secretary of the Interior;

For the payment for the printing of the returns of the Seventh Census, and the paper purchased for said printing, under the provisions of the "joint resolution providing for the printing and binding of the returns of the Seventh Census," approved March third, eighteen hundred and fifty-three — that is to say:

Pension Office at Boston abolished.

President's house and grounds.

Capitol and grounds around it.

Long Bridge.

Trees, &c.

Pennsylvania Avenue.

Grounds south of President's house.

Iron settees.

Payment of laborers.

Patent Office.

Post, p. 552.

Sioux Indians.

Payment of interest to fulfill treaties.

Post, p. 555.

Services performed by clerks on Chickasaw Indian business.

Expenses of Indian service in New Mexico.

Ante, p. 268.
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Printing returns.

For the printing of the returns before mentioned, the sum of fifteen thousand nine hundred and nine dollars and ninety-three cents;

Paper.

For the paper purchased for said printing, the sum of twenty-seven thousand one hundred and six dollars and sixty-eight cents: Provided, That the sums hereinafter mentioned be paid to the printer who executed the printing, and to the contractor who furnished the paper, respectively, at the Treasury of the United States;

Proviso.

For compensation of two additional clerks in the office of the Superintendent of Public Printing, one thousand two hundred dollars;

Clerks in office of Sup. of public printing.

For the printing of Executive Departments, including paper and printing the annual estimates of appropriations for the year one thousand eight hundred and fifty-five, and for printing, paper, and binding twenty thousand copies of the Annual Report of the Secretary of the Treasury on Commerce and Navigation for the year one thousand eight hundred and fifty-three, nine thousand and eighty-five dollars.

Printing report of Sec. Treasury.

WAR DEPARTMENT.

For the increased compensation of the Secretary of War from the fourth of March, eighteen hundred and fifty-three, to the thirtieth of June, eighteen hundred and fifty-four, two thousand six hundred and fifty-five dollars and fifty-five cents;

Department of War.

For rent of house on northwest corner of F and Seventeenth streets, and warming all the rooms in it, three hundred and eighty-five dollars;

Secretary of War.

For the compensation and expenses of the commission of civilians and military men appointed under the provisions of the first section of the act entitled "An act making appropriations for the support of the army for the year ending the thirtieth of June, one thousand eight hundred and fifty-four," approved third of March, one thousand eight hundred and fifty-three, to determine matters connected with the management of the national armories, five thousand nine hundred and ninety-six dollars and sixty-one cents, or so much thereof as may be necessary: Provided, That in the payment of such officers of the army as may have served on that commission, their pay, as such officers, shall be deducted;

House at corner of F and 17th streets.

For arrearages of pay for services of volunteers in the Kentucky regiment called into service in eighteen hundred and thirty-six, one thousand dollars;

Compensation of civilians and military men appointed under act 1853, ch. 98.

Black Hawk war.

For arrearages of pay for services rendered by volunteers or militia in the Black Hawk War, one thousand dollars;

Volunteers in Kentucky regiment.

For clothing for the army, camp and garrison equipage, and horse equipments, to supply the place of losses sustained by the wreck of the steamer San Francisco, twenty-six thousand five hundred and ninety dollars;

Looses by wreck of steamer San Francisco.

For deficiencies for the railroad surveys between the Mississippi River and the Pacific Ocean, forty thousand dollars.

Railroad surveys west of Mississippi River.

NAVY DEPARTMENT.

For the increased compensation of the Secretary of the Navy, from the fourth of March, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, two thousand five hundred and eighty-four dollars and sixty-one cents;

Navy Department.

For contingent expenses of the Southwest Executive Building, viz:

Secretary of Navy.

For fuel and lights, seven hundred dollars;

Contingent expenses of southwest executive building.

For miscellaneous items, eight hundred dollars;

Contingent expenses.

For contingent expenses of the navy, that may accrue for the following purposes, viz: freight and transportation, printing and stationery, advertising in newspapers, books, maps, models and drawings, purchase and repair of fire-engines and machinery, repairs of and attending to steam-engines in navy-yards, purchase and maintenance of horses and oxen, and

Contingent expenses.
driving teams, carts, timber-wheels, and the purchase and repair of work-
men's tools, postage of public letters, furniture for government houses, 
and incidental labor not chargeable to any other appropriation, labor 
attending the delivery of stores on civil stations, wharfage, dockage, and 
rent, travelling expenses of officers and others under orders, funeral expen-
ses, store and office rent, stationery, fuel, commissions and pay of clerks 
to navy agents and store-keepers, flags, awnings and packing-boxes, pre-
miums and other expenses of recruiting, apprehending deserters, per diem 
pay to persons attending courts-martial and courts of inquiry, and other 
services authorized by law, pay to judges advocate, pilotage and towage 
of vessels, and assistance to vessels in distress, bills of health and quaran-
tine expenses of the United States navy in foreign ports, seventy-two 

For the increased compensation of the Attorney-General from the fourth of March, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, two thou-
sand six hundred and fifty-five dollars and fifty-five cents;

For the purchase of Spanish and Mexican law-books for the Library 
of Congress, seventeen hundred dollars.
MISCELLANEOUS.

Miscellaneous.

Senate expenses. For the contingent expenses of the Senate, viz.:
- For lithographing and engraving, twenty thousand dollars;
- For binding, thirty thousand dollars;
- For books, twelve thousand six hundred and ninety-one dollars;
- For clerks to committees and President *pro tempore*, draughtsman, messengers, pages, laborers, police, horses, and carryalls, four thousand four hundred dollars;
- For miscellaneous items: To replace this amount, drawn by order of the Senate from that head of appropriation, in a payment to R. M. Young, as commissioner to investigate charges against Hon. A. Ramsey, late superintendent of Indian affairs, Minnesota, nine hundred and twenty-four dollars and twenty cents;

R. M. Young.

Maps of public lands. To enable the Secretary of the Senate to pay for the maps of the public lands authorized by the resolution of the Senate of the third March, eighteen hundred and fifty-three, to be printed under the direction of the Committee on Public Lands, five thousand one hundred and fifty dollars;

House of Representatives. For the expenses of the House of Representatives, viz:
- For horses and carriages, eight hundred and forty dollars;
- For newspapers for members, two thousand dollars;
- For pages, one thousand nine hundred and thirty-six dollars;
- For binding documents, seventy-seven thousand five hundred and ninety-six dollars and forty cents;

Newspapers. For miscellaneous items, twenty thousand dollars;

Binding documents. For binding the Congressional Globe and Appendix of the Second Session of the Thirty-second Congress—five thousand and eighty-eight volumes, at sixty cents per volume—three thousand four hundred and twelve dollars and eighty cents;

Congressional Globe and Appendix.

Library of Congress. For continuing the preparation and publication of a stereotyped catalogue of the Library of Congress, five thousand dollars;

Annals of Congress. For the messenger to the Speaker, three hundred and twelve dollars;

Printing index to private claims. For printing index to private claims, ordered to be printed by resolution of the House of Representatives of the twenty-second of December, one thousand eight hundred and fifty-one, twenty thousand dollars;

Rent of paper wareroom. For rent of paper wareroom from the first of January to thirtieth of June, eighteen hundred and fifty-four, at two hundred and fifty dollars per annum, one hundred and twenty-five dollars;

Carting printing-paper. For cartage of printing-paper from wareroom and office of the Superintendent of Public Printing, to the printing offices, and labor, from the first of January to the thirtieth of June, eighteen hundred and fifty-four, at five hundred and fifty dollars per annum, two hundred and seventy-five dollars;

Boundary line between United States and New Mexico. For arrearages incurred prior to the first of July, one thousand eight hundred and fifty-three, for running and marking the boundary line between the United States and Mexico, under the treaty of Guadalupe Hidalgo, fifty thousand dollars;

And that the period limited for the appointment of Commissioner, Surveyor, and Chief Astronomer, by the act of May fifteen, eighteen hundred and fifty, shall be, and the same is hereby, extended to the thirtieth of June, eighteen hundred and fifty-five;
For engraving maps, views, sections, and natural history, of the survey of the boundary between the United States and Mexico, ten thousand dollars; to be expended under the direction of the Secretary of the Interior;

For wood-cuts purchased by the Commissioner of Patents, for illustrating the mechanical part of the Patent Office Report for eighteen hundred and eighty-three, ordered by the House of Representatives, one thousand five hundred dollars;

For salaries and incidental expenses of the commission appointed under the act of March third, eighteen hundred and fifty-one, for settling land claims in California, forty-two thousand dollars: Provided, That there be allowed to the legal representatives of Robert Greenhow such sum, in addition to that received by him, as together will make his salary for the time he was employed as assistant law agent equal to that authorized to be paid to the land commissioners by the act of third March, eighteen hundred and fifty-three, "making appropriations for the civil and diplomatic expenses of government for the year ending the thirtieth of June, eighteen hundred and fifty-four;"

That the First Comptroller of the Treasury be, and he is hereby directed, to examine the claims presented by certain counties of the late Territory of Iowa, for expenses of the United States District Court, which were paid by said counties prior to the admission of said Territory into the Union as a State; and if, upon such examination, he is satisfied that prior to said time the said counties have paid money which, in accordance with the instructions of the First Comptroller of the Treasury, dated nineteenth of December, eighteen hundred and forty-three, as construed in the report of said First Comptroller to the Secretary of the Interior, under date of thirteenth of October, eighteen hundred and fifty-three, in reference to said subject, should have been paid by the Marshal of the United States for said Territory, he is directed to audit and settle the same;

For compensation of the Judge of first instance in civil cases for the District of San Francisco, California, per appointment, dated twenty-first of September, eighteen hundred and forty-nine, by the late General B. Riley, while Governor of that country, from first October, eighteen hundred and forty-nine, to the first April, eighteen hundred and fifty, seven hundred and fifty dollars;

For the payment of a draughtsman and clerks, employed under the resolution of May four, eighteen hundred and forty-eight, upon the maps of the public lands, five thousand six hundred and seventy-five dollars;

Sec. 2. And be it further enacted, That all books, papers, documents, and records, in the Department of the Interior, may be copied and certified, under the seal of that department, (which is hereby recognized as legal,) in the same manner as those in the other Executive Departments may now by law be, and with the same force and effect; and in all cases where a seal is necessary by law to any commission, process, or other instrument provided for by the laws of Congress, it shall be lawful to affix the proper seal by making an impression therewith directly on the paper to which such seal is necessary, which shall be as valid as if made on wax or other adhesive substance;

Sec. 3. And be it further enacted, That hereafter the commissions of all officers, under the direction and control of the Secretary of the Interior, shall be made out and recorded in the Department of the Interior, and the seal of the said department affixed thereto, any laws to the contrary notwithstanding: Provided, That the said seal shall not be affixed to any such commission before the same shall have been signed by the President of the United States;

Sec. 4. And be it further enacted, That the compensation of the special Mail Agent of the Post-Office Department in California shall be
fifty thousand dollars per annum; such rate to take effect in virtue of this provision from July first, eighteen hundred and fifty-three;
Provided, That to any postmaster of a distributing office at which the commissions, allowances, and emoluments, since the thirty-first day of March, one thousand eight hundred and fifty-three, have been insufficient to defray actual and necessary expenses, and afford the postmaster the annual compensation derived from commissions at the office before said thirty-first of March, the Postmaster-General may, in his discretion, allow quarterly, from the date aforesaid, out of the postages collected at any such office, an amount sufficient to supply such deficiency: Provided further, That to any postmaster of a separating office whose commissions, allowances and emoluments may be found insufficient to provide the extra labor necessary to a prompt and efficient performance of the duties of separating and dispatching the mails passing through his office, the Postmaster-General may make such quarterly allowance, out of the postages collected at such office, as he may deem sufficient to compensate such extra labor: Provided further, That the commissions and allowances authorized by this act shall be subject to the provisions of the forty-first section of the act entitled "An act to reduce into one the several acts establishing and regulating the Post-Office Department;" And provided further, That the Postmaster-General may, in his discretion, dispose of any quarterly returns of mails sent or received, which were made up previous to the first day of July, eighteen hundred and fifty, preserving the accounts current, and all vouchers accompanying such accounts, and use such portion of the proceeds thereof as may be necessary to defray the cost of separating and disposing of the same. This act shall take effect and be in force from and after the commencement of the next fiscal quarter after its passage.

Approved, June 22, 1854.

Chap. LXXI. — An Act to authorize the Selection of School Districts in lieu of the Sixteenth Sections within the Twelve Miles Square Reservation, State of Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the school commissioners of township six south, range one east, townships five and six south, range two east, and townships five and six south, range three east, Huntsville District, Alabama, be, and the same are hereby, authorized to select, respectively, by legal subdivisions, from any of the surveyed public lands, the quantity as near as may be, contained in the sixteenth sections of said townships, within the Twelve Miles Square Reservation; which selections, upon being approved by the Secretary of the Interior, shall be holden by the same tenure, and upon the same terms, for the support of schools in such townships, as the sections numbered sixteen, within the said reservation would have been, had not treaty stipulation made other disposition thereof.

Approved, June 22, 1854.

Chap. LXXVIII. — An Act confirming certain Land Claims in Louisiana, in the Bas-trop Grant.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That such of the claims entered in the report dated thirtieth of July, eighteen hundred and fifty-two, of the register and receiver at Monroe, Louisiana, as in their opinion ought to be confirmed, according to the principles recognized in the act of Congress of the third March, eighteen hundred and forty-one, pursuant to which the said report was made, be, and the same are hereby, confirmed for the extent and under the limitations referred to in the opinions of the said officers.

Sec. 2. And be it further enacted, That the confirmation by this act

Proviso.

Further pro.

Provided f.

1826, ch. 64.

Provided f.

June 22, 1854.

School Com.

1845, ch. 25.

How held.

June 29, 1854.

The confir.

Act of March

THIRTY-THIRD CONGRESS. Sess. I. Ch. 69, 70. 1854.

How far the confirmation extends.

When patent to be issued. Proviso.

shall only operate as a relinquishment on the part of the United States, and shall not affect the right of adverse claimants to the same lands, nor prevent a judicial decision in regard to the same; and upon the rendition to the General Land-Office of a proper plat of survey, duly approved by the Surveyor-General, for any confirmation by this act, the Commissioner shall cause a patent to be issued, if satisfied that the same is confirmed and surveyed according to the true intent of this act: Provided, That if in any case a claim confirmed by this act was not actually located prior to the third of March, eighteen hundred and fifty-one, no location of the same shall be made to the prejudice of any actual settler, but such floating claim may be located on any public lands in the Ouachita District, to which there may be no existing preemption or other valid claim, under such regulations as may be prescribed by the Commissioner of the General Land Office.

Approved, June 29, 1854.

June 29, 1854. CHAP. LXXIX. — An Act to Reimburse to the Common Council of New York City, Expenditures made for the First Regiment of New York Volunteers.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War, in the settlement and adjustment (under the act of Congress of June second, eighteen hundred and forty-eight,) of the claims of the Common Council of New York, for expenditures made in organizing, transporting, clothing, and subsisting the first regiment of New York Volunteers, commanded by Colonel Ward B. Burnett, prior to the mustering of said regiment into the service of the United States, shall be authorized and required to allow such of those claims as may be supported by satisfactory vouchers, showing that such expenditure had been fairly made, and was necessary and proper for the service, notwithstanding that such vouchers may be informal and defective for want of particularity: Provided, That the amount allowed shall not exceed three thousand six hundred and seventy-two dollars and ninety cents.

 Approved, June 29, 1854.

June 29, 1854. CHAP. LXXX. — An Act to authorize the Issue of Registers to Vessels owned by the "Accessory Transit Company."

Registers to be issued by Secretary of the Treasury for steamboats and vessels passing over a certain route. 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 Treasury be, and he is hereby, authorized to cause registers to be issued in the name of the President of the "Accessory Transit Company," incorporated under a charter from the State of Nicaragua, for the steamboats or vessels owned by said company, and employed in the transportation of merchandise and passengers between the Atlantic and Pacific ports of the United States, through or over the territory of the State aforesaid: Provided, That before the granting of a register for any steamboat or vessel owned by said company, to be employed as aforesaid, the president of said company shall swear or affirm that the said steamboat or vessel is owned by said company; that all the officers, and at least two-thirds of the crew, are citizens of the United States, or persons not the subjects of any foreign prince or State; that all the officers, and directors of said company are citizens of the United States, and that two thirds of the stock of said company is owned by citizens of the United States; which oath or affirmation shall be deemed sufficient, without requiring the oath or affirmation of any other person interested or concerned in said steamboat or vessel: And provided further, That a register issued under this act shall continue in force one year and no longer, unless the president of the company aforesaid shall, within one.
year from the date of the register, make anew the oath or affirmation aforesaid, and the collector of the customs shall certify the date of said renewed oath or affirmation on the back of said register, which shall continue in force for one year from said date, and the oath or affirmation may be so renewed and the indorsement so made once in each and every year thereafter, and the register shall continue in force accordingly.

SEC. 2. And be it further enacted, That before granting a register to any steamboat or vessel, owned by the company aforesaid, the president thereof shall, together with one or more sureties, to the satisfaction of the collector of the customs, by whom, under the direction of the Secretary of the Treasury, the register may be issued, become bound to the United States in the sum of twenty-five thousand dollars, with condition that the steamboat or vessel shall be solely employed in the transportation of merchandise and passengers between the Atlantic and Pacific ports of the United States as aforesaid; that the register shall be solely used for said steamboat or vessel; that it shall not be sold, lent, or otherwise disposed of to any other company, person, or persons; and that in case such steamboat or vessel shall be sold, lost, or otherwise prevented from returning to the United States, the said register shall, within six months thereafter, if preserved, be returned to the collector of the customs who issued it or to the register of the treasury for cancellation; and on failure to comply with any of the conditions aforesaid, a forfeiture shall accrue to the United States of the entire penal sum named in said bond, to be enforced in any court of competent jurisdiction, and the outstanding register shall be null and void.

SEC. 3. And be it further enacted, That whenever the officer to whom said register had been issued shall cease to be the president of said company, any register which may have been issued in his name shall be void, and a new register must be issued, in compliance with the provisions of this act.

SEC. 4. And be it further enacted, That before issuing any register as aforesaid, it shall be proved to the satisfaction of the Secretary of the Treasury that the steamboat or vessel for which the register is to issue shall have been built and equipped wholly in the United States; and said steamboats and vessels shall, in all respects, be subject to the laws of the United States in the same manner as vessels built wholly and registered by American citizens.

Approved, June 29, 1854.

CHAP. LXXI.—An Act to enable the President of the United States to fulfil the third article of the Treaty between the United States and the Mexican Republic, of the thirtieth of December, one thousand eight hundred and fifty-three, as amended by the Senate 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 millions of dollars be, and the same is hereby, appropriated, out of any money in the treasury not otherwise appropriated, to enable the President of the United States to fulfil the stipulation in the third article of the treaty between the United States and the Mexican Republic, of the thirtieth of December, one thousand eight hundred and fifty-three, as subsequently amended by the Senate of the United States; of which said sum of ten millions of dollars, seven millions are to be paid on the exchange of the ratifications of said treaty, and the remaining three millions as soon as the boundary line shall be surveyed, marked, and established.

Approved, June 29, 1854.
June 22, 1854.

Repealed by act of 1854, ch. 246.

Alternate sections of land granted for a railroad.

When other sections may be taken in lieu of the alternate ones.

Provise.

Further provise.

Price of lands remaining to the United States.

Lands granted to be used only for the purposes aforesaid.

Railroads to be free for use of government of United States.

When subject to private entry.

Manner in which said lands are to be disposed of by said Territory.

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 granted to the Territory of Minnesota for the purpose of aiding in the construction of a railroad from the southern line of said Territory, commencing at a point between township ranges nine and seventeen, thence by the way of St. Paul, by the most practicable route to the eastern line of said Territory in the direction of Lake Superior, every alternate section of land designated by odd numbers for six sections in width on each side of said road within said Territory, but in case it shall appear that the United States have, when the line of said road is definitely fixed by the authority aforesaid, sold any section or any part thereof granted as aforesaid, or that the right of preemption has attached to the same, then it shall be lawful for any agent or agents to be appointed by the Governor of said Territory, subject to the approval of the Secretary of the Interior, to select from the lands of the United States nearest to the tier of sections above specified, so much land in alternate sections or parts of sections, as shall be equal to such lands as the United States have sold, or to which the right of preemption has attached as aforesaid, which lands (thus selected in lieu of those sold, and to which preemption has attached as aforesaid, together with the sections or parts of sections designated by odd numbers as aforesaid, and appropriated as aforesaid,) shall be held by the Territory of Minnesota for the use and purpose aforesaid: Provided, That the lands to be so located shall in no case be further than fifteen miles from the line of the road in each case, and selected for and on account of said road: Provided further, That the lands hereby granted shall be exclusively applied in the construction of that road for which it was granted and selected, and shall be disposed of only as the work progresses, and the same shall be applied to no other purpose whatever; And provided further, That any and all lands heretofore reserved to the United States by any act of Congress, or in any other manner by competent authority, for the purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be, and the same are hereby reserved to the United States from the operation of this act, except so far as it may be found necessary to locate the route of said railroad through such reserved lands, in which case the right of way only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of sections of land, which by such grants shall remain to the United States, within six miles on each side of said road, shall not be sold for less than double the minimum price.

SEC. 3. And be it further enacted, That the said lands hereby granted to the said Territory shall be subject to the disposal of any legislature thereof, for the purpose aforesaid and no other, nor shall they enure to the benefit of any company heretofore constituted and organized, and the said railroad shall be and remain a public highway for the use of the Government of the United States, free from toll or other charge upon the transportation of any property or troops of the United States, nor shall any of said lands become subject to private entry until the same shall have been first offered at public sale at the increased price.

SEC. 4. And be it further enacted, That the lands hereby granted to said Territory, shall be disposed of by said Territory only in manner following, that is to say, no title shall vest in the said Territory of Minnesota, nor shall any patent issue for any part of the lands hereinbefore mentioned, until a continuous length of twenty miles of said road shall be completed through the lands hereby granted, and when the Secretary of
the Interior shall be satisfied that any twenty miles of said road are completed, then a patent shall issue for a quantity of land not exceeding one hundred and twenty sections, and included within a continuous length of twenty miles of said road, and so from time to time, patents shall be issued in like manner upon the completion of each additional twenty miles of said road until it shall be completed, and if said road is not completed within ten years, no further sale shall be made, and the land unsold shall revert to the United States.

SEC. 5. And be it further enacted, That the United States mail shall be transported at all times on said railroad under the direction of the Post-Office Department at such price as Congress may by law direct: Provided, That until such price is fixed by law, the Postmaster-General shall have the power to determine the same.

APPROVED, June 29, 1854.

CHAP. LXXIX.—An Act for the Construction of certain Military Roads and Wells in the Territory of New Mexico.

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 for the construction and repair of Roads in the Territory of New Mexico:

From Taos to Santa Fe, the sum of twenty thousand dollars;
From Santa Fe to Dona Ana, the sum of twelve thousand dollars;
any portion of which may be applied to the sinking of wells if required by the necessities of said road. The said sums of money to be expended under the control and direction of the Secretary of War.

APPROVED, July 17, 1854.

CHAP. LXXX.—An Act for the Payment of the Civil Officers employed in the Territory of New Mexico while under Military Government.

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, from any money in the Treasury not otherwise appropriated, to pay to the civil officers employed in the Territory of New Mexico, while the same was under military government, the salaries due and payable to them from the twenty-second of September, eighteen hundred and forty-six, until the third of March, eighteen hundred and fifty-one, according to the rate of compensation prescribed by the organic law promulgated by General Stephen W. Kearney for the Government of said Territory of New Mexico, deducting therefrom such sums as have already been paid to them from the Treasury of said Territory: Provided, That under the provisions of this act, no compensation shall be made to any officer of the army of the United States for discharging the duties of any civil office in the Territory of New Mexico.

APPROVED, July 17, 1854.

CHAP. LXXXI.—An Act to provide for the Continuation of the Military Road from Myrtle Creek to Scottsburgh, in Oregon.

Be it enacted 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 money in the Treasury not otherwise appropriated, for the extension and completion of the Military Road from Myrtle Creek, in Umpqua Valley, to Scottsburgh, in the Territory of Oregon; the said road to be constructed under the direction of the Secretary of War.

APPROVED, July 17, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 82, 83. 1854.

July 17, 1854.  
CHAFT. LXXXII.—An Act to provide for the Construction of a Military Road in the Territory of Utah.

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, the sum of twenty-five thousand dollars, out of any money in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of War, in the construction of a Military Road within the Territories of Utah and New Mexico, commencing at Great Salt Lake City, and running, by the way of Provo City, Fillmore City, Parowan and Cedar City, to the eastern boundary of California, in the direction of the Cajon Pass.

APPROVED, July 17, 1854.

July 17, 1854.  
CHAFT. LXXXIII.—An Act to authorize the President of the United States to cause to be surveyed the tract of land in the Territory of Minnesota, belonging to the half-breeds or mixed-blooms of the Dacotah or Sioux nation of Indians, 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 President be, and he is hereby, authorized, to exchange with the half-breeds or mixed-blooms of the Dacotah or Sioux nation of Indians, who are entitled to an interest therein, for the tract of land lying on the west side of Lake Pepin and the Mississippi River, in the Territory of Minnesota, which was set apart and granted for their use and benefit, by the ninth article of the Treaty of Prairie du Chien, of the fifteenth day of July, one thousand eight hundred and thirty; and for that purpose he is hereby authorized to cause to be issued to said persons, on the execution thereon, or by the legal representatives of such as may be minors, of a full and complete relinquishment by them to the United States of all their right, title, and interest, according to such form as shall be prescribed by the Commissioner of the General Land-Office, in and to said tract of land or reservation, certificates or scrip for the same amount of land to which each individual would be entitled in case of a division of the said grant or reservation pro rata among the claimants—which said certificates or scrip may be located upon any of the lands within said reservation not now occupied by actual and bona fide settlers of the half-breeds or mixed-blooms, or such other persons as have gone into said Territory by authority of law, or upon any other unoccupied lands subject to pre-emption or private sale, or upon any other unsurveyed lands, not reserved by Government, upon which they have respectively made improvements: Provided, That said certificates or scrip shall not embrace more than six hundred and forty, nor less than forty acres each, and provided that the same shall be equally apportioned, as nearly as practicable, among those entitled to an interest in said reservation: And provided further, That no transfer or conveyance of any of said certificates or scrip shall be valid.

SEC. 2. And be it further enacted, That the President be, and he is hereby authorized, to cause to be ascertained the number and names of the half-breeds or mixed-blooms who are entitled to participate in the benefits of the said grant or reservation as aforesaid, before the issue of the certificates or scrip provided for in the preceding section.

SEC. 3. And be it further enacted, That from and after the passage of this act, the President is authorized to have the lands within the said reserved surveyed and exposed to public sale at the Land-Offices for the districts in which said lands may lie, according to the boundaries of the several land districts recently established by Congress, in the same manner as other public lands.

APPROVED, July 17, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 84. 1854.

CHAP. LXXXIV. — An Act to amend the Act approved September twenty-seven, eighteen hundred and fifty, to create the office of Surveyor-General of the Public Lands in Oregon, etc., and also the Act amendatory thereof, approved February nineteen [fourteenth] eighteen hundred and fifty-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the donations hereafter to be surveyed in Oregon and Washington Territories, claimed under any of the provisions of the act to create the office of Surveyor-General of the Public Lands in Oregon, etc., approved September twenty-seven, eighteen hundred and fifty, shall in no case include a town site, or lands settled upon for purposes of business or trade, and not for agriculture; and all legal subdivisions included in whole or in part in such town sites, or settled upon for purposes of business or trade, and not for agriculture, shall be subject to the operations of the act of May twenty-three, eighteen hundred and forty-four, “for the relief of citizens of towns upon lands of the United States, under certain circumstances,” whether such settlements were made before or after the surveys: Provided, however, That the period of two years’ occupancy required of settlers before they can purchase the lands claimed by them under the provisions of the first section of the act of February fourteen, eighteen hundred and fifty-three, above mentioned, shall be, and the same is hereby, reduced to one year.

Sec. 2. And be it further enacted, That the proviso to the fourth section of the act of twenty-seventh September, eighteen hundred and fifty, above mentioned, by which all contracts for the sale of lands claimed under that law, before the issue of the patents therefor, are declared void, shall be, and the same is hereby, repealed: Provided, That no sale shall be deemed valid, unless the vendor shall have resided four years upon the land.

Sec. 3. And be it further enacted, That the preemption privilege granted by the act of fourth September, eighteen hundred and forty-one, shall be, and the same is hereby extended to the lands in Oregon and Washington Territories, whether surveyed or unsurveyed, not rightfully claimed, entered, or reserved, under the provisions of this act, or the acts of which it is amendatory, nor excluded by the terms of the said act of eighteen hundred and forty-one, with the exception of unsurveyed lands as above mentioned; and all settlers on unsurveyed lands in said Territories shall give notice to the Surveyor-General, or other duly authorized officer, of the particular tract claimed under this section, within six months after the survey of such lands is made and returned. And all persons claiming donations under this act, or the acts of which it is amendatory, shall in like manner give notice to the Surveyor-General, or other duly authorized officer, of the particular lands claimed as such donations, within thirty days after being requested to do so by such officer; and failing such notice in either case, the claimant or claimants shall forfeit all right and claim thereto: Provided, however, That the time limited by the sixth section of the act of eighteen hundred and fifty-three, in which claimants under the act of eighteen hundred and fifty are required to give notice of their claims, shall be, and the same is hereby extended to the first of December, eighteen hundred and fifty-five, except in cases where the Surveyor-General shall request them so to do, as above provided.

Sec. 4. And be it further enacted, That, in lieu of the two townships of land granted to the Territory of Oregon by the tenth section of the act of eighteen hundred and fifty, for universities, there shall be reserved to each of the Territories of Washington and Oregon two townships of land of thirty-six sections each, to be selected in legal subdivisions, for university purposes, under the direction of the Legislatures of said Territories, respectively.

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1850, ch. 70.
1852, ch. 69.

Donations, hereafter surveyed, not to include town sites or lands settled for business or trade.
1860, ch. 70.
1844, ch. 17.

Proviso: can purchase after one year's occupancy.
1868, ch. 69.

Part of fourth section of the act 1850, ch. 70, repealed.

Proviso.

Preemption privilege of act, Sept. 4, 1841, ch. 16, extended to Oregon and Washington Territories.
1841, ch. 76.

Notice of claims — to whom and when to be given.
1858, ch. 60.
1850, ch. 76.

Grants to Washington and Oregon for university.
1850, ch. 76.
Land granted to orphans whose parents, if living, would have been entitled to a donation.

How set off.

How vested in case of death.

This act to be extended to lands in Oregon and Washington Territories.

Register and Receiver to be appointed; their duties, powers, and compensation.

Washington Territory made a surveying district.

Surveyor-General; how appointed; his powers, duties, and compensation.

SEC. 5. And be it further enacted, That in any case where orphans have been, or may be, left in either of the said Territories, whose parents, or either of them, if living, would have been entitled to a donation under this act, or either of those of which it is amendatory, said orphans shall be entitled to a quarter-section of land on due proof being made to the satisfaction of the Surveyor-General, subject to the decision of the Secretary of the Interior. Said land to be set off to them by the Surveyor-General in good agricultural land, not reserved, or otherwise appropriated, under any law of Congress; and, in case of the death of either or any of said orphans, after their lands shall have been designated by the Surveyor-General, the right or rights of the deceased shall vest in the survivor or survivors.

SEC. 6. And be it further enacted, That all the provisions of this act, and the acts of which it is amendatory, shall be extended to all the lands in Oregon and Washington Territories; and, for the purpose of carrying said acts into effect in said Territories, the President shall be, and he is hereby, authorized to appoint a Register and Receiver for each of said Territories, whose powers, duties, obligations, and responsibilities, shall be the same as are now prescribed by law for other land officers and for the Surveyor-General of Oregon, so far as they apply to such officers. They shall keep their offices at such place as the President shall, from time to time, direct; and their compensation shall be twenty-five hundred dollars each, per annum and office rent; but they shall be entitled to no fees or other emoluments of any kind whatsoever, except the Receiver’s actual and necessary expenses in depositing; and, on satisfactory proof that either of said officers, or any other officer, has charged or received fees or other rewards not authorized by law, he shall be forthwith removed from office.

SEC. 7. And be it further enacted, That the Territory of Washington shall be erected into a separate surveying district, and the President of the United States is hereby authorized to appoint a Surveyor-General for the same, who shall hold his office at such place as the President may direct, and the location thereof may be changed from time to time, if, in the judgment of the President, the public interest should require it, and the powers, duties, obligations, responsibilities, and emoluments of the said Surveyor-General shall be the same as are now prescribed by law for the Surveyor-General of Oregon.

APPROVED, July 17, 1854.

July 17, 1854. CHAP. LXXXV. — An act making further Appropriations for continuing the Construction of Roads in the Territory of Minnesota, in accordance with the Estimates made by the War Department.

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 they are hereby appropriated for continuing the construction of roads in the Territory of Minnesota, to wit:

For the continuation of the road from Point Douglas, on the Mississippi River, to the mouth of the St. Louis River, of Lake Superior, in Wisconsin, twenty thousand dollars;

For the continuation of the road from Point Douglas to Fort Gaines, now Fort Ripley, ten thousand dollars;

For the continuation of the road from the mouth of Swan River to the Winnebago Agency, five thousand dollars;

For the continuation of the road from Wabashaw to Mendota, fifteen thousand dollars;

The continuation of the construction of said roads to be made under the direction of the Secretary of War, pursuant to contracts to be made by him, or under his direction: Provided, That so much of any former
acts as require the first-mentioned road to terminate at the falls or
rapids of said St. Louis River, are hereby repealed.

Approved, July 17, 1854.

CHAP. LXXXVI.—An Act to refund to the Territory of Utah the Expenses incurred by
said Territory in suppressing Indian Hostilities.

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 examine into and ascertain
the amount of expenses incurred by the said Territory in the suppression
of Indian hostilities within said Territory during the years eighteen hun-
dred and fifty and eighteen hundred and fifty-one; and that the amount
of such expenses, when so ascertained, be paid into the treasury of said
Territory: Provided, That the sum so paid shall not exceed in amount
twenty thousand nine hundred and forty dollars and sixty-five cents,
which amount is hereby appropriated out of any money in the treasury
not otherwise appropriated.

Approved, July 17, 1854.

CHAP. LXXXVII.—An Act to authorize the Secretary of War to settle and adjust the
Expenses of the Rogue River Indian War.

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 adjust and settle, on just and
equitable principles, all claims for services rendered in the late war with
the Rogue River Indians in Oregon—known as the Rogue River War—
according to the muster-rolls of the same; also for subsistence, forage,
medical stores, and expenditures, as well as for any other necessary and
proper supplies furnished for the prosecution of said war; and that, on
such adjustment, [the same shall] be paid out of any moneys in the trea-
asury not otherwise appropriated.

Approved, July 17, 1854.

CHAP. XCIX.—An Act regulating the Time of holding the Sessions of the District and
Circuit Courts of the United States in the Eastern District of Louisiana.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That there shall hereafter be
annually only three stated sessions of the District Court of the United
States for the Eastern District of Louisiana, which shall be held at New
Orleans on the third Mondays of November, February, and May: Pro-
vised, That the judge of said court shall be, and he is hereby, authorized
to adjourn any stated session to any time or times previous to the next
stated session of said District Court, whenever he may deem it expedient.

Sec. 2. And be it further enacted, That the Fall Term of the Circuit
Court of the United States for the Eastern District of Louisiana, shall
hereafter be held on the first Monday of November in each year instead
of the third Monday of December, as heretofore provided by law.

Approved, July 20, 1854.

CHAP. CII.—An Act making further Appropriation for the Improvement of the Cape
Fear River, North Carolina.

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 forty thousand dollars be, and the same is hereby, appropriated for
the year ending thirtieth June, eighteen hundred and fifty-five, to be paid

Approved for year ending June 30, 1855.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 103. 1854.

out of any money in the treasury not otherwise appropriated, and to be expended under the superintendence of the Secretary of War, for the continuation of the improvement of the Cape Fear River, North Carolina, at or near its communication with the ocean.

APPROVED, July 22, 1854.

July 22, 1854.

CHAP. CIII.—An Act to establish the offices of Surveyor-General of New Mexico, Kansas, and Nebraska, to grant Donations to actual Settlers therein, 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 President, by and with the advice and consent of the Senate, shall be, and he is hereby, authorized to appoint a Surveyor-General for New Mexico, whose annual salary shall be three thousand dollars, and whose power, authority, and duties shall be the same as those provided by law for the Surveyor-General of Oregon; he shall have proper allowances for clerk hire, office rent, and fuel, not exceeding what now is or hereafter may be allowed by law to the said Surveyor-General of Oregon; and he shall locate his office from time to time at such places as may be directed by the President of the United States.

SEC. 2. And be it further enacted, That, to every white male citizen of the United States, or every white male above the age of twenty-one years who has declared his intention to become a citizen, and who was residing in said Territory prior to the first day of January, eighteen hundred and fifty-three, and who may be still residing there, there shall be, and hereby is, donated one quarter section, or one hundred and sixty acres of land. And to every white male citizen of the United States, or every white male above the age of twenty-one years, who has declared his intention to become a citizen, and who shall have removed or shall remove to and settle in said Territory between the first day of January, eighteen hundred and fifty-three, and the first day of January, eighteen hundred and fifty-eight, there shall in like manner be donated one quarter-section, or one hundred and sixty acres, on condition of actual settlement and cultivation for not less than four years: Provided, however, That each of said donations shall include the actual settlement and improvement of the donee, and shall be selected by legal subdivisions, within three months after the survey of the land where the settlement was made before the survey; and where the settlement was made after the survey, then within three months after the settlement has been made; and all persons failing to designate the boundaries of their claims within that time, shall forfeit all right to the same.

SEC. 3. And be it further enacted, That, on proof of the settlement and cultivation required by this act, to the satisfaction of the surveyor-general, or other officer designated by law for that purpose, subject to the supervision of the Secretary of the Interior, a certificate shall be issued to the party entitled, on presentation of which, if approved by the Secretary of the Interior, a patent shall issue thereon: Provided, however, That on the death of any such settler before the completion of the four years' occupancy and cultivation required by this act, the right shall descend to his heirs at law, who shall be entitled to a certificate and patent, as aforesaid, on proof, as before provided, of continued occupancy and cultivation by such settler to the time of his death: Provided, however, That when lands are claimed under any of the provisions of this act by persons who are not citizens of the United States, patents shall not issue therefor until they become citizens.

SEC. 4. And be it further enacted, That none of the provisions of this act shall extend to mineral or school lands, salines, military or other reservations, or lands settled on and occupied for purposes of trade and commerce, and not for agriculture, and all legal subdivisions settled on
and occupied, in whole or in part, for purposes of trade and commerce, and not for agriculture, shall be subject to the provisions of the act of twenty-third of May, eighteen hundred and forty-four, in relation to town sites on the public lands, whether so settled and occupied before or after the survey of said lands, except that said lands shall be donated instead of being sold.

Sec. 5. And be it further enacted, That when the lands in the said Territory shall be surveyed, under the direction of the Government of the United States, preparatory to bringing the same into market, sections numbered sixteen and thirty-six in each township, in said Territory, shall be, and the same are hereby, reserved for the purpose of being applied to schools in said Territory, and in the States and Territories hereafter to be created out of the same.

Sec. 6. And be it further enacted, That, when the lands in said Territory shall be surveyed as aforesaid, a quantity of land equal to two townships shall be, and the same is hereby, reserved for the establishment of a University in said Territory, and in the State hereafter to be created out of the same, to be selected, under the direction of the legislature, in legal subdivisions of not less than one half-section.

Sec. 7. And be it further enacted, That any of the lands not taken under the provisions of this act shall be subject to the operation of the Preemption Act of fourth September, eighteen hundred and forty-one, whether settled upon before or after the survey; and, in all cases where the settlement was made before the survey, the settler shall file his declaration within three months after the survey is made and returned; and any person claiming a donation under this act shall be permitted to enter the land claimed by him at any time prior to the four years' occupancy and cultivation required, by paying therefor at the rate of one dollar and twenty-five cents per acre, and proving occupancy and cultivation up to the time of such payment.

Sec. 8. And be it further enacted, That it shall be the duty of the Surveyor-General, under such instructions as may be given by the Secretary of the Interior, to ascertain the origin, nature, character, and extent of all claims to lands under the laws, usages, and customs of Spain and Mexico; and, for this purpose, may issue notices, summons witnesses, administer oaths, and do and perform all other necessary acts in the premises. He shall make a full report on all such claims as originated before the cession of the territory to the United States by the treaty of Guadalupe Hidalgo, of eighteen hundred and forty-eight, denoting the various grades of title, with his decision as to the validity or invalidity of each of the same under the laws, usages, and customs of the country before its cession to the United States; and he shall also make a report in regard to all pueblos existing in the Territory, showing the extent and locality of each, stating the number of inhabitants in the said pueblos, respectively, and the nature of their titles to the land. Such report to be made according to the form which may be prescribed by the Secretary of the Interior; which report shall be laid before Congress for such action thereon as may be deemed just and proper, with a view to confirm bona fide grants, and give full effect to the treaty of eighteen hundred and forty-eight between the United States and Mexico; and, until the final action of Congress on such claims, all lands covered thereby shall be reserved from sale or other disposal by the government, and shall not be subject to the donations granted by the previous provisions of this act.

Sec. 9. And be it further enacted, That full power and authority are hereby given the Secretary of the Interior to issue all needful rules and regulations for fully carrying into effect the several provisions of this act.

Sec. 10. And be it further enacted, That the President of the United States shall be and is hereby, authorized to appoint, by and with the
advice and consent of the Senate, a Surveyor-General for the Territories of Nebraska and Kansas, who shall locate his office at such place as the President of the United States shall from time to time direct, and whose duties, powers, obligations and responsibilities and compensation shall be the same as those of the Surveyor-General of Wisconsin and Iowa, and who shall be allowed the same amount for office rent, fuel, incidental expenses, and clerk hire, as is allowed to said Surveyor-General of Wisconsin and Iowa.

SEC. 11. And be it further enacted, That said Surveyor-General shall cause the necessary surveys to be made in said Territories of standard meridian, base, and parallel lines, and of township and subdivisional lines, under such rules and regulations as shall be prescribed by the Commissioner of the General Land-Office.

SEC. 12. And be it further enacted, That all the lands to which the Indian title has been or shall be extinguished within said Territories of Nebraska and Kansas, shall be subject to the operations of the Pre-emption Act of fourth September, eighteen hundred and forty-one, and under the conditions, restrictions, and stipulations therein mentioned; Provided, however, That where unsurveyed lands are claimed by pre-emption, notice of the specific tracts claimed shall be filed within three months after the survey has been made in the field, and on failure to file such notice or to pay for the tracts claimed before the day fixed for the public sale of the lands by the proclamation of the President of the United States, the parties claiming such lands shall forfeit all right thereto: Provided, said notices may be filed with the Surveyor-General, and to be noted by him on the township plats, until other arrangements shall have been made by law for that purpose.

SEC. 13. And be it further enacted, That the public lands in the Territory of Nebraska, to which the Indian title shall have been extinguished, shall constitute a new land district to be called the Omaha District; and the public lands in the Territory of Kansas, to which the Indian title shall have been extinguished, shall constitute a new land district, to be called the Pawnee District: the officers for each of which districts shall be established at such points as the President may deem expedient; and he is hereby authorized to appoint, by and with the advice and consent of the Senate, a Register and Receiver of Public Moneys for each of said districts, who shall each be required to reside at the site of their respective offices, and they shall have the same powers, perform the same duties, and be entitled to the same compensation as are or may be prescribed by law in relation to other land-offices of the United States. And the President is hereby authorized to cause the surveyed lands to be exposed for sale from time to time, in the same manner and upon the same terms and conditions as the other public lands of the United States.

Approved, July 22, 1854.

July 27, 1854.

CHAP. CV.—An Act creating a Collection District in New York, to be called the District of Dunkirk, and constituting Dunkirk a Port of Entry, and the Ports of Barcelona, Silver Creek, and Cattaraugus Creek, Ports of Delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the counties of Cattaraugus and Chautauque and the harbors, rivers, and waters on the southern shore of Lake Erie, in the State of New York, west of and including Cattaraugus Creek and the shores, on each side of said creek, and west along the shore and territory bordering on Lake Erie aforesaid, to the Pennsylvania State line, and the islands in the said lake contiguous thereto, heretofore embraced in the District of Buffalo Creek, shall be and are hereby constituted a collection district to be called the District of Dunkirk; and a port of entry for said district is hereby established at
Dunkirk, and the ports of Barcelona, Silver Creek, and Cattaraugus Creek shall be ports of delivery.

SEC. 2. And be it further enacted, That there shall be appointed, in the manner prescribed by law, a Collector of Customs for the aforesaid district, who shall thereafter and during his continuance in office reside at the port of entry created by this act, together with such other subordinate officers of the customs as are provided for by law, and the compensation of said collector shall be such sum as shall be designated by the Secretary of the Treasury in the classification of the compensation of collectors of customs, not to exceed one thousand dollars per annum: Provided, That in case no classification of the compensation of collectors of customs shall be made, then the compensation of the collector for the port of entry established by this act shall be five hundred dollars per annum, together with such fees and emoluments as are authorized by existing laws.

SEC. 3. And be it further enacted, That deputy collectors of customs for the several ports of delivery constituted by this act shall be appointed and compensated for their services in the mode prescribed by existing laws, and said officers shall exercise all the powers and duties vested in deputy collectors of customs under existing laws.

APPROVED, July 27, 1854.

CHAP. CVI.—An Act making Appropriations to Defray the Expenses of the Cayuse War.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and hereby is, appropriated, out of any moneys in the treasury not otherwise appropriated, the further sum of seventy-five thousand dollars, to pay the actual and necessary expenses incurred by the Provisional Government of Oregon in defending the people of the said Territory from the attacks and hostilities of the Cayuse Indians, in the years eighteen hundred and forty-seven and eighteen hundred and forty-eight, and for such allowances for the expenses of adjusting the claims on that account as the Secretary of the Treasury may deem proper, not exceeding five dollars per day to each commissioner; and that the Secretary of the Treasury pay out of said appropriation so much thereof as may be necessary to liquidate said claims according to the reports of the commissioners heretofore appointed for ascertaining said amounts and of the Governor of said Territory, that have been communicated to Congress. And no claims shall hereafter be allowed on account of this war which are not presented at the Treasury Department of the United States within the next fiscal year.

SEC. 2. And be it further enacted, That all of said claims and accounts not heretofore adjusted, shall be settled and adjusted at such place and in such manner as the Secretary of the Treasury may prescribe. And the Secretary of the Treasury is hereby empowered to reexamine any award that has been or may be made of said claims, and to reduce the amount, if, in his judgment, founded on proof, it should be too much.

APPROVED, July 27, 1854.

CHAP. CVII.—An Act to Increase the Salaries of Executive and Judiciary Officers in Oregon, New Mexico, Washington, Utah, and Minnesota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the annual salaries of the Chief Justices and Associate Judges of the Territories of Oregon, Washington, Utah, and New Mexico, be, and the same are hereby, increased to the sum of two thousand five hundred dollars each; and that the salary of the Governor of New Mexico be, and the same is hereby,

The ports of delivery.
Collector to be appointed.
His compensation.
Proviso.
Deputy collectors for the ports of delivery— their powers, duties, and compensation.

The time wherein claims are to be allowed.
Place and manner of adjusting said claims.
Awards may be reexamined and reduced.

Salary of chief justices and associate judges of certain territories.
Salary of governor of New Mexico.
Salary of the secretaries.

Salary of chief justice and associate judges of Minnesota.

increased to the sum of three thousand dollars; and that of the Secretaries of Oregon, Washington, Utah, and New Mexico, to the sum of two thousand dollars per annum.

SEC. 2. And be it further enacted, That the annual salaries of the Chief Justice and Associate Judges of the Territory of Minnesota be increased to two thousand dollars.

APPROVED, July 27, 1854.

July 27, 1854. CHAP. CVIII. — An Act making Appropriations for the Payment of Invalid and other Pensions of the United States for the year ending the thirtieth of June, one thousand eight hundred and fifty-five.

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 year ending the thirtieth of June, one thousand eight hundred and fifty-five;

For invalid pensions, under various acts, three hundred and twelve thousand five hundred dollars;

1848, ch. 362.

For pensions to widows and orphans, under acts of the fourth of July, one thousand eight hundred and thirty-six, and twenty-first of July, one thousand eight hundred and forty-eight, ninety-six thousand dollars;

1848, ch. 108.

For pensions to widows, under acts of the seventh of July, one thousand eight hundred and thirty-eight, third of March, one thousand eight hundred and forty-three, and seventeenth of June, one thousand eight hundred and forty-four, ten thousand dollars;

1848, ch. 102.

For pensions to widows, under acts of the second of February, one thousand eight hundred and forty-eight, and twenty-ninth of July, one thousand eight hundred and forty-eight, fifty-six thousand dollars;

1848, ch. 120.

For pensions and half-pay to widows and orphans, under act of the third of February, one thousand eight hundred and fifty-three, three hundred and seventy-six thousand two hundred dollars.

APPROVED, July 27, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General, and he is hereby, authorized to empower the special agents of the Post-Office Department in the State of California, and in the Territories of Oregon and Washington, to appoint letter-carriers for the delivery of letters from any post-office in the said State or Territories, and to allow any letter-carrier so appointed to demand and receive a sum for all letters, newspapers, or other mailable matter, not more than may be recommended by the postmaster for whose office such letter-carrier may be appointed: Provided, That not more than twenty-five cents shall be charged for any letter, newspaper, or ounce of other mailable matter. All such appointments may be determined, and rates of compensation modified within the limits aforesaid, whenever the same is found expedient in the opinion of the appointing agent: And it is further provided, That all such appointments and contracts shall be subject to the approval of the Postmaster-General; and upon notice to any carrier of his rejection by the Postmaster-General, his appointment and contract shall be determined; and that all the letter-carriers appointed in pursuance of this act shall be subject to the provisions of the forty-first section of the act entitled "An act to change the organization of the Post-Office Department, and to provide more effectually for the settlement of the accounts thereof," approved July second, eighteen hundred and thirty-six,
THIRTY-THIRD CONGRESS. Sess. I. Ch. 110. 1854.

except as herein otherwise provided: Provided, That no letter or letters or other mailable [matter] shall be delivered by any postmaster to said carriers, unless requested in writing by the person or persons to whom said letters or other mailable matter may be directed.

 Sec. 2. And be it further enacted, That each and every letter-carrier route which may be established under the provisions of this act, shall be deemed a post-route during its continuance; and the provisions contained in the ninth, tenth, eleventh, twelfth, and fifteenth sections of an act entitled "An act to reduce the rates of postage, to limit the use and correct the abuse of the franking privilege, and for the prevention of frauds on the revenues of the Post-Office Department," approved March third, eighteen hundred and forty-five, and the fifth and eighth sections of an act entitled "An act to establish certain post-routes, and for other purposes," approved August thirty-first, eighteen hundred and fifty-two, are hereby made applicable to said letter-carrier routes.

 Sec. 3. And be it further enacted, That the Postmaster-General be, and he is hereby, authorized to cause the dead letters which may accumulate in the post-offices in said State and Territories after the thirtieth day of June, in the year one thousand eight hundred and fifty-four, to be returned in periods not less than quarter-yearly to the post-office at San Francisco, to be there opened and examined under the direction of the postmaster of that office, who shall, according to such regulations as the Postmaster-General may prescribe, return to the Post-Office Department such of said letters as shall be found to contain money, valuable papers, or matters of consequence, to be disposed of according to law, and destroy such letters as shall be found to contain nothing of value: Provided, however, That no dead letter shall be opened which the postal arrangements of the United States with foreign countries require to be returned unopened to such countries respectively.

 Sec. 4. And be it further enacted, That the Postmaster-General may allow to the postmasters in said State and Territories from the first day of July, one thousand eight hundred and fifty-three, such sums out of the postages collected at their respective offices as will, in addition to the commissions, allowances, and emoluments, be sufficient to defray the actual and necessary expenses of their offices.

 Sec. 5. And be it further enacted, That the Postmaster-General be, and he is hereby, authorized and directed, in the settlement of the accounts of postmasters in the State of California and Territory of Oregon, serving as such previous to the thirtieth of June, Anno Domini eighteen hundred and fifty-three, to allow to such postmasters all just and reasonable expenses incurred by them in and about the business of their respective offices and the discharge of their official duties: Provided, That no allowance shall be made whereby the United States shall be charged with any indebtedness whatsoever.

Approved, July 27, 1854.

CHAP. CX. — An Act to ascertain and adjust the Titles to certain Lands in the State of Indiana.

July 27, 1854.

1855, ch. 97.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the register and receiver of the land-office at Vincennes, together with a fit and proper person, learned in the law, and a citizen of Indiana, to be appointed by the President of the United States, are hereby constituted commissioners to ascertain and adjust the title of any claimant to any tract of land, or any part or subdivision thereof, granted by the resolve of Congress of the twenty-ninth of August, seventeen hundred and eighty-eight, and the act of the third of March, seventeen hundred and ninety-one, entitled "An act for granting lands to the inhabitants and settlers at Vincennes, and

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Commission constituted: commissioners.

Extent of the claims to be examined.

1791, ch. 27.

1804, ch. 33, 32.

1806, ch. 40.

1807, ch. 34.
the Illinois country in the territory northwest of the Ohio, and for confirming them in their possessions, and the several acts in aid of, and supplementary thereto.

SEC. 2. And be it further enacted, That every such claimant to any tract of land so granted, or any part or subdivision thereof, shall, within six months after the publication of the notice hereinafter provided for, file his claim in writing, with the said register, in which he shall specifically set forth such facts as shall be required in the instructions of the Commissioner of the General Land-Office.

SEC. 3. And be it further enacted, That such register, upon the receipt of such instructions, shall give notice by publication in some newspaper of general circulation in the vicinity of the said lands of his readiness to receive applications of claimants, to which notice shall be attached the instructions of the said commissioner.

SEC. 4. And be it further enacted, That such commissioners shall meet immediately after the time allowed for filing such claims, and shall hold their sessions at the town of Vincennes. They shall have power to compel the attendance of witnesses, administer all necessary oaths, and to hear and decide in a summary manner all matters respecting such claims. Minutes of the proceedings, decisions, meetings, and adjournments of the said board, shall be regularly entered by the register in a book kept for that purpose, together with the evidence adduced in each particular case, upon which their decisions have been made.

SEC. 5. And be it further enacted, That every claimant to any tract of land so granted, or any part, or subdivision thereof, who can produce to such commissioners a regular chain of title from the original confirmed to himself, or who can show to their satisfaction a continuous and connected possession in himself and those under whom he claims, for a period of twenty years or more, next preceding the filing of his claim, or can show such a claim or title as would, in the courts of Indiana, bar an action of ejectment, such claimant shall be confirmed in his title.

SEC. 6. And be it further enacted, That said commissioners shall, on or before the first day of September eighteen hundred and fifty-five, transmit to the Commissioner of the General Land-Office a transcript of their decisions in favor of claimants, which shall contain a fair statement of the evidence on which each respective claim is founded; and also a transcript of their decisions against claimants, with a like statement of the evidence and the reason of such rejection.

SEC. 7. And be it further enacted, That the Commissioner of the General Land-Office, upon the receipt of such transcript, shall issue a patent to each claimant so confirmed in his title by the said commissioners; and where any such claims have been rejected the said commissioner, upon application of the proper person, shall have power to revise such decision of the said board, and may, if in his opinion the evidence warrants it, reverse such decision, and issue a patent therefor to such claimant: Provided, That this right to revise shall not extend to those claims rejected, where the same lands have been confirmed by the said board to some other claimant: And provided further, That the patents so issued shall only be a relinquishment of the title of the United States, and shall not be construed into an abridgment of the rights of third persons.

SEC. 8. And be it further enacted, That the commissioner appointed by the President, shall receive a compensation of eight dollars per day, for each and every day he may be engaged in the discharge of the duties imposed by this act, and the register and receiver shall receive such compensation for their services, as may be just and proper in the discretion of the Commissioner of the General Land-Office.

SEC. 9. And be it further enacted, That it shall be the duty of the Commissioner of the General Land-Office to prescribe such rules and
THIRTY-THIRD CONGRESS. Sess. I. Ch. 159, 167. 1854.

regulations as may be necessary to give full effect to the provisions of this act. 

APPROVED, July 27, 1854.

CHAP. CLIX. — An Act supplementary to an Act entitled "An Act to authorize Notaries Public to take and certify Oaths, Affirmations and Acknowledgments in certain cases."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the powers and authority conferred in and by the above recited act, approved September sixteenth, eighteen hundred and fifty, upon notaries public in the States and Territories be and the same are hereby vested in notaries public within the District of Columbia.

Sec. 2. And be it further enacted, That notaries public be and they are hereby authorized to take depositions and do such other acts in relation to evidence to be used in the courts of the United States, in the same manner and with the same effect, as commissioners to take acknowledgments of bail and affidavits may now lawfully take or do.

APPROVED, July 29, 1854.

CHAP. CLXVII. — 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, one thousand eight hundred and fifty-five, 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.

For the current and contingent expenses of the Indian Department, viz.:

For the pay of Superintendents of Indian Affairs, per acts of fifth June, eighteen hundred and fifty, twenty-seventh February, eighteen hundred and fifty-one, and third March, eighteen hundred and fifty-two, twelve thousand five hundred dollars: Provided, That the President may, from time to time, in his discretion, remove or change the location of any of the superintendencies now or hereafter to be established by law:

For the pay of the several Indian Agents, per acts of fifth June, eighteen hundred and fifty, and twenty-seventh February, eighteen hundred and fifty-one, thirty-four thousand seven hundred and fifty dollars;

For pay of three Indian Sub-Agents for California, at an annual salary of fifteen hundred dollars each, four thousand five hundred dollars;

For pay of four Indian Sub-Agents in Oregon Territory, at an annual salary of one thousand dollars each, four thousand dollars;

For pay of two Indian Sub-Agents in Washington Territory, at an annual salary of one thousand dollars each, two thousand dollars;

For pay of three Indian Agents in Washington Territory, for six months, ending June thirtieth, eighteen hundred and fifty-four, two thousand and five hundred dollars;

For pay of two Indian Sub-Agents in Washington Territory, for six months, ending June thirtieth, eighteen hundred and fifty-four, one thousand dollars;
For salaries of six Agents, authorized by this act, at the rate of fifteen hundred dollars per annum each, the sum of nine thousand dollars;

For the pay of Interpreters, per acts of the thirtieth June, eighteen hundred and thirty-four, and twenty-seventh February, eighteen hundred and fifty-one, twenty-eight thousand dollars;

For pay of six Interpreters for the Indian tribes in Washington Territory, three thousand dollars;

For pay of six Interpreters for the Indian tribes in Washington Territory, for six months, ending June thirtieth, eighteen hundred and fifty-four, one thousand five hundred dollars;

For the pay of Clerk to Superintendent at St. Louis, Missouri, per act of twenty-seventh June, eighteen hundred and forty-six, one thousand two hundred dollars;

For the pay of Clerk to Superintendent in California, per act of third March, eighteen hundred and fifty-two, two thousand five hundred dollars;

For presents to Indians, five thousand dollars;

For provisions for Indians, eleven thousand eight hundred dollars;

For buildings at agencies and repairs thereof, ten thousand dollars;

For erecting buildings for Indian Agents in Washington Territory, five thousand dollars;

For contingencies of the Indian Department, thirty-six thousand five hundred dollars;

For the reappropriation for expenses of the removal of the Catawba Indians to the west of the Mississippi River, and of settling and subsisting them one year in their new homes, provided that a home shall first be obtained for them, and that they shall be removed only with their own consent, five thousand dollars.

To the Christian Indians. — For permanent annuity, stipulated in the acts of May twenty-sixth, eighteen hundred and twenty-four, and May twentieth, eighteen hundred and twenty-six, four hundred dollars.

To the Chippewas of Saginaw. — For permanent annuity, stipulated in the fourth article of the treaty of third of August, seventeen hundred and ninety-five, one thousand dollars;

For permanent annuity stipulated in the second article of the treaty of seventeenth November, eighteen hundred and seven, eight hundred dollars;

For permanent annuity stipulated in the fourth article of the treaty of twenty-fourth of September, eighteen hundred and nineteen, one thousand dollars;

For permanent provisions for the support of blacksmiths, and for farming utensils and cattle, and for the employment of persons to aid them in agriculture, stipulated in the eighth article of the treaty of the twenty-fourth of September, eighteen hundred and nineteen, and the seventh article of the treaty of fourteenth of January, eighteen hundred and thirty-seven, two thousand dollars;

For education during the pleasure of Congress, stipulated in the sixth article of the treaty of the fifth of August, eighteen hundred and twenty-six, one thousand dollars.

Chippewas, Menomonies, Winnebagoes, and New York Indians. — For education during the pleasure of Congress, stipulated in the fifth article of the treaty of the eleventh of August, eighteen hundred and twenty-seven, one thousand five hundred dollars.

Choctawas. — For permanent annuity, stipulated in the second article of the treaty of sixteenth of November, eighteen hundred and five, three thousand dollars;

For permanent annuity, for support of light-horsemen, stipulated in the thirteenth article of the treaty of the eighteenth of October, eighteen hundred and twenty, six hundred dollars;
For permanent provision for education, stipulated in the second article of the treaty of twentieth of January, eighteen hundred and twenty-five, six thousand dollars;
For permanent provision for blacksmith, stipulated in the sixth article of the treaty of eighteenth of October, eighteen hundred and twenty, and the ninth article of the treaty of twentieth of January, eighteen hundred and twenty-five, six hundred dollars;
For permanent provision for iron and steel for shop, stipulated in the ninth article of the treaty of twentieth of January, eighteen hundred and twenty-five, three hundred and twenty dollars.

Chickasaws.—For payment to the Chickasaw Nation in full of the expenses of their commissioners in negotiating the treaty of June twenty-second, eighteen hundred and fifty-two, as stipulated in the ninth article of said treaty, one thousand five hundred dollars;
For permanent annuity, stipulated in the act of the twenty-fifth of February, seventeen hundred and ninety-nine, three thousand dollars.

Chippewas of Lake Superior and the Mississippi.—For eighteenth of twenty instalments in money, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and thirty-seven, nine thousand five hundred dollars;
For eighteenth of twenty instalments in goods, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and thirty-seven, nineteen thousand dollars;
For eighteenth of twenty instalments for the establishment of three smiths' shops, supporting three smiths, and furnishing iron and steel, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and thirty-seven, three thousand dollars;
For eighteenth of twenty instalments for the support of farmers, purchase of implements, grain, and seed, and to carry on their agricultural pursuits, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and thirty-seven, one thousand dollars;
For eighteenth of twenty instalments for the purchase of provisions, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and thirty-seven, two thousand dollars;
For eighteenth of twenty instalments for the purchase of tobacco, stipulated in the second article of the treaty of the twenty-ninth July, eighteen hundred and thirty-seven, five hundred dollars;
For thirteenth of twenty-five instalments in money, stipulated in the fourth article of the treaty of the fourth of October, eighteen hundred and forty-two, twelve thousand five hundred dollars;
For thirteenth of twenty-five instalments in goods, stipulated in the fourth article of the treaty of the fourth of October, eighteen hundred and forty-two, ten thousand five hundred dollars;
For thirteenth of twenty-five instalments for the support of two smiths' shops, including the pay of two smiths, and assistants, and furnishing iron and steel, stipulated in the fourth article of the treaty of the fourth of October, eighteen hundred and forty-two, two thousand dollars;
For thirteenth of twenty-five instalments for the pay of two farmers, stipulated in the fourth article of the treaty of the fourth of October, eighteen hundred and forty-two, one thousand dollars;
For thirteenth of twenty-five instalments for the pay of two carpenters, stipulated in the fourth article of the treaty of the fourth of October, eighteen hundred and forty-two, one thousand two hundred dollars;
For thirteenth of twenty-five instalments for the support of schools, stipulated in the fourth article of the treaty of the fourth of October, eighteen hundred and forty-two, two thousand dollars;
For thirteenth of twenty-five instalments for the purchase of provisions...
and tobacco, stipulated in the fourth article of the treaty of the fourth of October, eighteen hundred and forty-two, two thousand dollars.

_Camanches, Kiowas, and Apaches, of the Arkansas River._—For first of ten instalments for the purchase of goods, provisions, and agricultural implements, stipulated in the sixth article of the treaty of the twenty-seventh of July, eighteen hundred and fifty-three, eighteen thousand dollars;

For expenses of the transportation of the first of ten instalments of goods, provisions, and agricultural implements, stipulated in the sixth article of the treaty of the twenty-seventh of July, eighteen hundred and fifty-three, five thousand dollars: _Provided,_ That the goods, provisions, and agricultural implements which may be purchased and transported out of moneys hereby appropriated, shall not be delivered until the said tribes of Indians shall have assented to the amendments of the Senate of the United States to the said treaty, on account of which they are procured.

_Delawares._—For the expenses of surveying the lands, as provided in the second article of the treaty of the sixth of May, one thousand eight hundred and fifty-four, eleven thousand one hundred and forty-six dollars and ninety-five cents;

For the first of eight equal instalments for payment of five chiefs, per third and sixth articles of the treaty of the sixth of May, one thousand eight hundred and fifty-four, one thousand two hundred and fifty dollars;

For the first of two instalments per fourth article of the treaty of the sixth of May, one thousand eight hundred and fifty-four, seventy-four thousand dollars;

For the purchase of four sections of land for the Christian Indians, per thirteenth article of the treaty of the sixth of May, one thousand eight hundred and fifty-four, six thousand four hundred dollars;

For payment, under the direction of the President of the United States, the sum of one thousand six hundred dollars: _Provided,_ That the said Christian Indians shall release the United States from all claims or demands for land or money arising under the third and fourth articles of the agreement of the eight of November, one thousand eight hundred and twenty-three, made with said Indians, the payments of six thousand four hundred dollars and one thousand six hundred dollars, as above provided, being in lieu thereof, and in full consideration of the same.

_Iowas._—For the expenses of surveying, as provided in the third article of the treaty of the seventeenth of May, one thousand eight hundred and fifty-four, one thousand nine hundred and eighty-seven dollars and twenty cents;

For the payment of a portion of the one hundred and fifty-seven thousand five hundred dollars due the Iowas, under the second clause of the second article of the treaty of the nineteenth of October, one thousand eight hundred and thirty-eight, to be applied as an agricultural fund, per ninth article of the treaty of the seventeenth of May, one thousand eight hundred and fifty-four, fifty thousand dollars: _Provided,_ That the appropriation herein made "for interest on one hundred and fifty-seven thousand five hundred dollars, at five per centum, stipulated in the second article of the treaty of the nineteenth of October, eighteen hundred and thirty-eight" be reduced to the sum of five thousand three hundred and seventy-five dollars;

For the payment in consideration of removal to their reservation, and of a release of all claims per twelfth article of the treaty of the seventeenth of May, one thousand eight hundred and fifty-four, five thousand dollars.

_Kickapoos._—For the expenses of selecting the reservation provided in
the first article of the treaty of the eighteenth of May, one thousand eight hundred and fifty-four, and for surveying and marking the exterior lines of the same, one thousand dollars;

For the first instalments of interest at five per centum on one hundred thousand dollars for education, per second article of the treaty of the eighteenth of May, one thousand eight hundred and fifty-four, five thousand dollars;

For the payment of this sum as the first instalment in money, per second article of the treaty of the eighteenth of May, one thousand eight hundred and fifty-four, twenty-five thousand dollars;

For the payment for improvements and the expenses of appraising the same on the land ceded, per fourth article of the treaty of the eighteenth of May, one thousand eight hundred and fifty-four, fifteen thousand dollars;

For removal and subsistence and in consideration of a release of all claims per eighth article of the treaty of the eighteenth of May, one thousand eight hundred and fifty-four, twenty thousand dollars.

Sacs and Foxes of Missouri.—For expenses of selecting the reservation provided for in the first article of the treaty of the eighteenth of May, one thousand eight hundred and fifty-four, and for surveying and marking the exterior lines of the same, five hundred dollars;

For the first of four instalments, per second article of the treaty of the eighteenth of May, one thousand eight hundred and fifty-four, fifteen thousand dollars;

For removal and subsistence and in satisfaction of all claims and demands, per sixth article of the treaty of the eighteenth of May, one thousand eight hundred and fifty-four, five thousand dollars;

For defraying the expenses of the Creek Delegation now in the city of Washington, and with whom a treaty has lately been concluded, one thousand one hundred and ninety-nine dollars and fifty-five cents.

Creeks.—For permanent annuity, stipulated in the fourth article of the treaty of the seventh of August, seventeen hundred and ninety, one thousand five hundred dollars;

For permanent annuity, stipulated in the second article of the treaty of the sixteenth of June, eighteen hundred and two, three thousand dollars;

For permanent annuity, stipulated in the fourth article of the treaty of the twenty-fourth of January, eighteen hundred and twenty-six, twenty thousand dollars;

For permanent provision for blacksmith and assistant, stipulated in the eight article of the treaty of the twenty-fourth of January, eighteen hundred and twenty-six, eight hundred and forty dollars;

For permanent provision for iron and steel for shops, stipulated in the eighth article of the treaty of the twenty-fourth of January, eighteen hundred and twenty-six, two hundred and seventy dollars;

For eighteenth of twenty instalments for the pay of two blacksmiths and assistants, stipulated in the thirteenth article of the treaty of the twenty-fourth of March, eighteen hundred and thirty-two, one thousand six hundred and eighty dollars;

For eighteenth of twenty instalments, for iron and steel for shops, stipulated in the thirteenth article of the treaty of the twenty-fourth of March, eighteen hundred and thirty-two, five hundred and forty dollars;

For permanent provision for the pay of a wheelwright, stipulated in the eighth article of the treaty of the twenty-fourth of January, eighteen hundred and twenty-six, six hundred dollars;

For twenty-fourth of thirty-three instalments for education, stipulated in the thirteenth article of the treaty of the twenty-fourth of March, one thousand eight hundred and thirty-two, and fourth article of the treaty
of the fourth of January, eighteen hundred and forty-five, three thousand dollars;

For interest on three hundred and fifty thousand dollars, at five per centum, stipulated in the third article of the treaty of the twenty-third of November, eighteen hundred and thirty-eight, seventeen thousand five hundred dollars;

For eleventh of twenty instalments for education, stipulated in the fourth article of the treaty of the fourth of January, eighteen hundred and forty-five, three thousand dollars;

For blacksmith and assistant during the pleasure of the President, stipulated in the fifth article of the treaty of the fourteenth of February, eighteen hundred and thirty-three, eight hundred and forty dollars;

For iron and steel for shop, during the pleasure of the President, stipulated in the fifth article of the treaty of the fourteenth of February, eighteen hundred and thirty-three, two hundred and seventy dollars;

For wagon-maker, during the pleasure of the President, stipulated in the fifth article of the treaty of the fourteenth of February, eighteen hundred and thirty-three, six hundred dollars;

For agricultural implements, during the pleasure of the President, stipulated in the eighth article of the treaty of the twenty-fourth of January, eighteen hundred and twenty-six, two thousand dollars;

For education, during the pleasure of the President, stipulated in the fifth article of the treaty of the fourteenth of February, eighteen hundred and thirty-three, one thousand dollars;

Eastern boundary line. Delawares. — For the expenses of running and marking the eastern boundary line of the Creek country west of the Arkansas, eight thousand dollars.

Delawares. — For permanent annuity, stipulated in the fourth article of the treaty of the third of August seventeen hundred and ninety-five, one thousand dollars;

For permanent annuity, stipulated in the third article of the treaty of the thirtieth of September, eighteen hundred and nine, five hundred dollars;

For permanent annuity, stipulated in the fifth article of the treaty of the third of October, eighteen hundred and eighteen, four thousand dollars;

For permanent annuity, stipulated in the supplemental treaty of the twenty-fourth of September, eighteen hundred and twenty-nine, one thousand dollars;

For life annuity to chiefs, stipulated in the private article of supplemental treaty of the twenty-fourth of September, eighteen hundred and twenty-nine, to the treaty of the third of October, eighteen hundred and eighteen, two hundred dollars;

For life annuity to chief, stipulated in the supplemental article to the treaty of the twenty-sixth of October, eighteen hundred and thirty-two, one hundred dollars;

For permanent provision for blacksmith and assistant, stipulated in the sixth article of the treaty of the third of October, eighteen hundred and eighteen, seven hundred and twenty dollars;

For permanent provision for iron and steel for shop, stipulated in the sixth article of the treaty of the third of October, eighteen hundred and eighteen, two hundred and twenty dollars;

For interest on forty-six thousand and eighty dollars at five per centum, being the value of thirty-six sections of land set apart by treaty of eighteen hundred and twenty-nine, for education, stipulated in resolution of the Senate of the nineteenth of January, one thousand eight hundred and thirty-eight, two thousand three hundred and four dollars.

Florida Indians, or Seminoles. — For eleventh of fifteen instalments
in goods, stipulated in the sixth article of the treaty of the fourth of January, eighteen hundred and forty-five, two thousand dollars;

For eleventh of fifteen instalments in money, stipulated in the sixth article of the treaty of the fourth of January, eighteen hundred and forty-five, and fourth article of the treaty of the ninth of May, one thousand eight hundred and thirty-two, three thousand dollars;

Iowas.—For interest on one hundred and fifty-seven thousand five hundred dollars, at five per centum, stipulated in the second article of the treaty of the nineteenth of October, eighteen hundred and thirty-eight, seven thousand eight hundred and seventy-five dollars;

Kanzas.—For interest on two hundred thousand dollars, at five per centum, stipulated in the second article of the treaty of the fourteenth of January, eighteen hundred and forty-six, ten thousand dollars;

Miami.—For permanent annuity, stipulated in the fourth article of the treaty of the twenty-third of October, eighteen hundred and twenty-six, twenty-five thousand dollars;

For permanent provision for blacksmith and assistant, stipulated in the fifth article of the treaty of the sixth of October, eighteen hundred and eighteen, seven hundred and twenty dollars;

For permanent provision for iron and steel for shop, stipulated in the fifth article of the treaty of the sixth of October, eighteen hundred and eighteen, two hundred and twenty dollars;

For permanent provision for pay of miller, in lieu of gunsmith, stipulated in the fifth article of the treaty of the sixth of October, eighteen hundred and eighteen, and the fifth article of the treaty of the twenty-fourth of October, eighteen hundred and thirty-four, six hundred dollars;

For fourteenth of twenty instalments in money, stipulated in the second article of the treaty of the twenty-eighth of November, eighteen hundred and forty, twelve thousand five hundred dollars;

For permanent provision for payment in lieu of laborers, stipulated in the sixth article of the treaty of the twenty-eighth of November, eighteen hundred and forty, two hundred and fifty dollars;

For permanent provision for agricultural assistance, stipulated in the fifth article of the treaty of the sixth of October, eighteen hundred and eighteen, two hundred dollars;

Eel Rivers (Miami.)—For permanent annuity, stipulated in the fourth article of the treaty of the third of August, seventeen hundred and ninety-five, five hundred dollars;

For permanent annuity, stipulated in the third article of the treaty of the twenty-first of August, eighteen hundred and five, two hundred and fifty dollars;

For permanent annuity, stipulated in the third article of the treaty of the thirtieth of September, eighteen hundred and nine, three hundred and fifty dollars.

Menomonies.—For nineteenth of twenty instalments, as annuity; in money, stipulated in the second article of the treaty of the third of September, eighteen hundred and thirty-six, twenty thousand dollars;

For nineteenth of twenty instalments for two blacksmiths and assistants, stipulated in the second article of the treaty of the third of September, eighteen hundred and thirty-six, one thousand four hundred and forty dollars;

For nineteenth of twenty instalments for iron and steel for shops, stipulated in the second article of the treaty of the third of September, eighteen hundred and thirty-six, four hundred and forty dollars;

For nineteenth of twenty instalments for the purchase of provisions, stipulated in the second article of the treaty of the third of September, eighteen hundred and thirty-six, three thousand dollars;
For nineteenth of twenty instalments for the purchase of two thousand pounds of tobacco, stipulated in the second article of the treaty of the third of September, eighteen hundred and thirty-six, four hundred dollars;


For nineteenth of twenty instalments for farming utensils and cattle, stipulated in the second article of the treaty of the third of September, eighteen hundred and thirty-six, five hundred dollars;


For nineteenth of twenty instalments for thirty barrels of salt, stipulated in the second article of the treaty of the third of September, eighteen hundred and thirty-six, one hundred and fifty dollars;


For third of fifteen instalments for pay of miller, stipulated in the fourth article of the treaty of the eighteenth of October, eighteen hundred and forty-eight, six hundred dollars.

Navajos.

Navajos.—For fulfilling treaty stipulations with the Navajos, pursuant to the requirements of the tenth article of the treaty of September ninth, eighteen hundred and forty-nine, five thousand dollars.

Omahas.

Omahas.—For blacksmith and assistant, during the pleasure of the President, stipulated in the fourth article of the treaty of the fifteenth of July, eighteen hundred and thirty, seven hundred and twenty dollars;


For iron and steel for shops, during the pleasure of the President, stipulated in the fourth article of the treaty of the fifteenth of July, eighteen hundred and thirty, two hundred and twenty dollars;


For fulfilling the stipulations contained in the fifth article of the treaty of the sixteenth of March, eighteen hundred and fifty-four, forty-one thousand dollars;

For surveying and marking the boundary of the reservation of land stipulated in the first article of the treaty of the sixteenth of March, eighteen hundred and fifty-four, one thousand two hundred dollars.

Ottoes and Missouria.

Ottoes and Missouria.—For blacksmith and assistant, during the pleasure of the President, stipulated in the fourth article of the treaty of the fifteenth of July, eighteen hundred and thirty, seven hundred and twenty dollars;


For iron and steel for shop, during the pleasure of the President, stipulated in the fourth article of the treaty of the fifteenth of July, eighteen hundred and thirty, two hundred and twenty dollars;


For fulfilling the stipulations contained in the fifth article of the treaty of the fifteenth of March, eighteen hundred and fifty-four, twenty thousand dollars;

For surveying and marking the boundary of the reservation of land stipulated in the first article of the treaty of the fifteenth of March, eighteen hundred and fifty-four, eight hundred dollars.

Ottowas.

Ottowas.—For permanent annuity, stipulated in the fourth article of the treaty of the third of August, seventeen hundred and ninety-five, one thousand dollars;


For permanent annuity, stipulated in the second article of the treaty of the seventeenth of November, eighteen hundred and seven, eight hundred dollars;


For permanent annuity, stipulated in the fourth article of the treaty of the seventeenth of September, eighteen hundred and one, one thousand five hundred dollars;


For permanent annuity, stipulated in the fourth article of the treaty of the twenty-ninth of August, eighteen hundred and twenty-one, one thousand dollars.

Ottowas and Chippewas.

Ottowas and Chippewas.—For the last of twenty instalments in money, stipulated in the fourth article of the treaty of the twenty-eighth day of March, eighteen hundred and thirty-six, thirty thousand dollars;

For interest, to be paid as annuity, on two hundred thousand dollars, at six per cent. per annum, stipulated in the resolution of the Senate of the twentieth of May, eighteen hundred and thirty-six, twelve thousand dollars;

For education for twenty years, and during the pleasure of Congress, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, five thousand dollars;

For missions for twenty years, and during the pleasure of Congress, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, three thousand dollars;

For vaccine matter, medicines, and pay of physicians, so long as the Indians remain on their reservations, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, three hundred dollars;

For the last of twenty instalments, for the purchase of provisions, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, two thousand dollars;

For the last of twenty instalments, for the purchase of six thousand five hundred pounds of tobacco, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, one thousand one hundred and seventy dollars;

For the last of twenty instalments, for the purchase of one hundred barrels of salt, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, two hundred dollars;

For the last of twenty instalments, for the purchase of five hundred fish barrels, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, four hundred dollars;

For three blacksmiths for twenty years, and during the pleasure of Congress, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, two thousand one hundred and sixty dollars;

For iron and steel for shop for twenty years, and during the pleasure of Congress, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, six hundred and sixty dollars;

For gunsmith for shop for twenty years, and during the pleasure of Congress, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, six hundred dollars;

For two farmers and assistants, during the pleasure of the President, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, one thousand six hundred dollars;

For two mechanics, during the pleasure of the President, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, one thousand two hundred dollars;

Osages. — For seventeenth of twenty instalments as annuity, stipulated in the second article of the treaty of the eleventh of January, eighteen hundred and thirty-nine, twenty thousand dollars;

For seventeenth of twenty instalments, for two smiths' establishments, stipulated in the second article of the treaty of the eleventh of January, eighteen hundred and thirty-nine, two thousand dollars;

For interest on sixty-nine thousand one hundred and twenty dollars, at five per centum, being the valuation of fifty-four sections of land, set
apart by the treaty of the second of June, eighteen hundred and twenty-five, for educational purposes, per resolution of the Senate of the nineteenth of January, eighteen hundred and thirty-eight, three thousand four hundred and fifty-six dollars.

Pottawatomies. — For permanent annuity, stipulated in the fourth article of the treaty of the third of August, seventeen hundred and ninety-five, five hundred dollars; For permanent annuity, stipulated in the third article of the treaty of the thirtieth of December, eighteen hundred and five, three hundred dollars.

Pawnees. — For agricultural implements during the pleasure of the President, stipulated in the fourth article of the treaty of the ninth of October, eighteen hundred and thirty-three, one thousand dollars.

Pottawatomies of Huron. — For permanent annuity, stipulated in the second article of the treaty of the seventeenth of November, eighteen hundred and seven, four hundred dollars.

Pottawatomies. — For permanent annuity, stipulated in the fourth article of the treaty of the third of August, seventeen hundred and ninety-five, one thousand dollars; For permanent annuity, stipulated in the third article of the treaty of the thirtieth of September, eighteen hundred and nine, five hundred dollars; For permanent annuity, stipulated in the third article of the treaty of the second of October, eighteen hundred and eighteen, two thousand five hundred dollars; For permanent annuity, stipulated in the second article of the treaty of the twenty-sixth of September, eighteen hundred and twenty-eight, two thousand dollars; For life annuity to chief, stipulated in the second article of the treaty of the twentieth of September, eighteen hundred and twenty-eight, one hundred dollars; For permanent annuity, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and twenty-nine, sixteen thousand dollars; For life annuity to chiefs, stipulated in the third article of the treaty of the twentieth of October, eighteen hundred and thirty-two, four hundred dollars; For the last of twenty instalments as annuity, stipulated in the third article of the treaty of the twenty-sixth of September, eighteen hundred and thirty-three, fourteen thousand dollars; For life annuity to chiefs, stipulated in the third article of the treaty of the twenty-sixth of September, eighteen hundred and thirty-three, seven hundred dollars; For the last of twenty instalments as annuity, stipulated in the second supplemental article of the treaty of the twenty-sixth of September, eighteen hundred and thirty-three, two thousand dollars; For education during the pleasure of Congress, stipulated in the third article of the treaty of the sixteenth of October, eighteen hundred and twenty-six, two thousand dollars; For permanent provision for blacksmith and assistant, stipulated in the third article of the treaty of the sixteenth of October, eighteen hundred and twenty-six, seven hundred and twenty dollars; For permanent provision for iron and steel for shop, stipulated in the third article of the treaty of the sixteenth of October, eighteen hundred and twenty-six, two hundred and twenty dollars; For education during the pleasure of Congress, stipulated in the second article of the treaty of the twentieth of September, eighteen hundred and twenty-eight, one thousand dollars;
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For permanent provision for the payment in money, in lieu of tobacco, stipulated in the second article of the treaty of the twentieth of September, eighteen hundred and twenty-eight, and the tenth article of the treaty of the fifth of June, eighteen hundred and forty-six, three hundred dollars;

For permanent provision for blacksmith and assistant, stipulated in the second article of the treaty of the twentieth of September, eighteen hundred and twenty-eight, seven hundred and twenty dollars;

For permanent provision for iron and steel for shop, stipulated in the second article of the treaty of the twentieth of September, eighteen hundred and twenty-eight, two hundred and twenty dollars;

For permanent provision for blacksmith and assistant, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and twenty-nine, one thousand four hundred and forty dollars;

For permanent provision for iron and steel for shop, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and twenty-nine, four hundred and forty dollars;

For permanent provision for the purchase of fifty barrels of salt, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and twenty-nine, two hundred and fifty dollars;

For education during the pleasure of Congress, stipulated in the fourth article of the treaty of the twenty-seventh of October, eighteen hundred and thirty-two, two thousand dollars;

For interest on six hundred and forty-three thousand dollars, at five per centum, stipulated in the seventh article of the treaty of the fifth of June, eighteen hundred and forty-six, thirty-two thousand one hundred and fifty dollars.

Quapaws. — For education during the pleasure of the President, stipulated in the third article of the treaty of the thirteenth of May, eighteen hundred and thirty-three, one thousand dollars;

For blacksmith and assistant, during the pleasure of the President, stipulated in the third article of the treaty of the thirteenth of May, eighteen hundred and thirty-three, eight hundred and forty dollars;

For iron and steel for shop, during the pleasure of the President, stipulated in the third article of the treaty of the thirteenth of May, eighteen hundred and thirty-three, two hundred and twenty dollars;

For pay of farmer, during the pleasure of the President, stipulated in the third article of the treaty of the thirteenth of May, eighteen hundred and thirty-three, six hundred dollars.

Rogue Rivers. — For the first of sixteen instalments in blankets, clothing, farming utensils, and stock, stipulated in the third article of the treaty of the tenth of September, eighteen hundred and fifty-three, two thousand five hundred dollars;

For the purchase of agricultural implements, clothing and such other articles as may be deemed conducive to the comfort and necessities of said Indians, and for the expenses of such permanent improvements as may have been made by claimants to land on the reserve named in the second article of the treaty, stipulated in the third article of the treaty of the tenth of September, eighteen hundred and fifty-three, five thousand dollars;

For payment for the property of the whites destroyed during the late war, stipulated in the third article of the tenth of September, eighteen hundred and fifty-three, fifteen thousand dollars;

For compensation and expenses of commissioners, stipulated in the third article of the treaty of the tenth of September, one thousand eight hundred and fifty-three, five thousand dollars;

For the erection of three dwelling-houses for the principal chiefs of
said tribe, stipulated in the fourth article of the treaty of the tenth of September, eighteen hundred and fifty-three, one thousand five hundred dollars: Provided, That no payment shall be made to said Rogue River Indians, or to claimants referred to in these provisions, until said tribe shall have assented to the amendments of the Senate of the United States to the treaty, on account of which the several sums are appropriated.

*Six Nations of New York.*—For permanent annuity, stipulated in the sixth article of the treaty of the eleventh of November, seventeen hundred and ninety-four, four thousand five hundred dollars.

*Senecas of New York.*—For permanent annuity, in lieu of interest on stock, per act of the nineteenth of February, 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 twenty-seventh of June, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars.

*Stockbridges.*—For interest on sixteen thousand five hundred dollars, at five per centum, stipulated in the ninth article of the treaty of the twenty-fourth of November, eighteen hundred and forty-eight, eight hundred and twenty-five dollars.

*Sioux of Mississippi.*—For interest on three hundred thousand dollars, at five per centum, stipulated in the second article of the treaty of the twenty-ninth of September, eighteen hundred and thirty-seven, fifteen thousand dollars;

For eighteenth of twenty instalments as annuity in goods, stipulated in the second article of the treaty of the twenty-ninth of September, eighteen hundred and thirty-seven, ten thousand dollars;

For eighteenth of twenty instalments for the purchase of medicines, agricultural implements, and stock, and for support of farmers, physicians, and blacksmith, stipulated in the second article of the treaty of the twenty-ninth of September, eighteen hundred and thirty-seven, eight thousand two hundred and fifty dollars;

For eighteenth of twenty instalments for the purchase of provisions, stipulated in the second article of the treaty of the twenty-ninth of September, eighteen hundred and thirty-seven, five thousand five hundred dollars;

For fourth of fifty instalments at the rate of five per centum, on one million three hundred and sixty thousand dollars, stipulated in the fourth article of the treaty of the twenty-third of July, one thousand eight hundred and fifty-one, sixty-eight thousand dollars;

For fourth of fifty instalments at the rate of five per centum, on one hundred and twelve thousand dollars, being the amount in lieu of the reservation set apart in the third article per Senate's amendment to treaty twenty-third July, one thousand eight hundred and fifty-one, five thousand six hundred dollars;

For fourth of fifty instalments at the rate of five per centum, on one million one hundred and sixty thousand dollars, stipulated in the fourth article of the treaty of the fifth of August, one thousand eight hundred and fifty one, fifty-eight thousand dollars;

For fourth of fifty instalments at the rate of five per centum, on sixty-nine thousand dollars, being the amount allowed in lieu of the reservation of lands set apart by the third article per Senate's amendment to treaty of fifth August, one thousand eight hundred and fifty-one, three thousand four hundred and fifty dollars;

That the President be authorized to confirm to the Sioux of Minnesota, forever, the reserve on the Minnesota River now occupied by them, upon such conditions as he may deem just. And further, that it be agreed between the United States and the Sioux bands of Indians, that should it, at any time hereafter, be considered by the United States as a proper
policy to establish farms among and for the benefit of said Indians, it shall be discretionary with the President, by and with the advice and consent of the Senate, to change the annuities herein provided for, or any part thereof, into a fund for that purpose;

For defraying the expenses of witnesses, marshal, attorney, notary, interpreter, and stationery, and copying evidence, in the investigation of the official conduct of Alexander H. Ramsey, late Governor of Minnesota, seven hundred and twenty dollars;

For services of Robert A. Matthews, for copying the proceedings and evidence in said investigation, under employment of Richard M. Young, one of the commissioners, two hundred and fifty dollars;

For paying the expenses and fees of witnesses summoned in said investigation, by the United States, at the instance of Alexander Ramsey, three hundred and fifty dollars.

Sacs and Foxes of Missouri. — For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, stipulated in the second article of the treaty of the twenty-first of October, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars.

Sacs and Foxes of Mississippi. — For permanent annuity, stipulated in the third article of the treaty of the third of November, eighteen hundred and four, one thousand dollars;

For twenty-third of thirty instalments, as annuity, stipulated in the third article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, twenty thousand dollars;

For twenty-third of thirty instalments for gunsmiths, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, six hundred dollars;

For twenty-third of thirty instalments for iron and steel for shop, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, two hundred and twenty dollars;

For twenty-third of thirty instalments for blacksmith and assistant, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, eight hundred and forty dollars;

For twenty-third of thirty instalments for iron and steel for shop, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, two hundred and twenty dollars;

For twenty-third of thirty instalments for forty barrels of salt, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, two hundred dollars;

For twenty-third of thirty instalments for forty kegs of tobacco, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, eight hundred dollars;

For interest on two hundred thousand dollars, at five per centum, stipulated in the second article of the treaty of the twenty-first of October, eighteen hundred and thirty-seven, ten thousand dollars;

For interest on eight hundred thousand dollars, at five per centum, stipulated in the second article of the treaty of the eleventh of October, eighteen hundred and forty-two, forty thousand dollars;

For payment to Thompson Connoly and James Connoly, children of John Connoly, deceased, two hundred dollars.

Shawnees. — For permanent annuity, stipulated in the fourth article of the treaty of the third of August, seventeen hundred and ninety-five, one thousand dollars;

For permanent annuity, stipulated in the fourth article of the treaty
of the twenty-ninth of September, eighteen hundred and seventeen, two thousand dollars;
For permanent provision for the purchase of salt, stipulated in the
third article of the treaty of the seventh of June, eighteen hundred and
three, sixty dollars;
For blacksmith and assistant, during the pleasure of the President,
stipulated in the fourth article of the treaty of the eighth of
August, eighteen hundred and thirty-one, eight hundred and forty
dollars;
For iron and steel for shop, during the pleasure of the President,
stipulated in the fourth article of the treaty of the eighth of
August, eighteen hundred and thirty-one, two hundred and twenty
dollars;

*Senecas and Shawnees.* — For permanent annuity, stipulated in the
fourth article of the treaty of the seventeenth of September, eighteen
hundred and eighteen, one thousand dollars;
For blacksmith and assistant, during the pleasure of the President,
stipulated in the fourth article of the treaty of the twentieth of July,
eighteen hundred and thirty-one, eight hundred and forty dollars;
For iron and steel for shops, during the pleasure of the President,
stipulated in the fourth article of the treaty of the twentieth of
July, eighteen hundred and thirty-one, two hundred and twenty
dollars;

*Senecas.* — For permanent annuity, stipulated in the fourth article of
the treaty of the twenty-ninth of September, eighteen hundred and
seventeen, five hundred dollars;
For permanent annuity, stipulated in the fourth article of the treaty
of the seventeenth of September, eighteen hundred and eighteen, five
hundred dollars;
For blacksmith and assistant, during the pleasure of the President,
stipulated in the fourth article of the treaty of the twenty-eighth of
February, eighteen hundred and thirty-one, eight hundred and forty
dollars;
For iron and steel for shop, during the pleasure of the President,
stipulated in the fourth article of the treaty of the twenty-eighth of
February, eighteen hundred and thirty-one, two hundred and twenty
dollars;
For pay of miller, during the pleasure of the President, stipulated in
the fourth article of the treaty of the twenty-eighth of February, eight-
hundred and thirty-one, six hundred dollars.

*Stockbridges.* — For the removal of the Stockbridge Indians to the
country west of the Mississippi River, which has been selected for and
approved by them, and for subsistence for one year, stipulated in the
eighth article of the treaty of the twenty-fourth November, eighteen
hundred and forty-eight, seven thousand dollars;

*Umpquas, (Cow-Creek Band.)* — For first of twenty instalments in
blankets, clothing, provisions, and stock, stipulated in the third article of
the treaty of the nineteenth of September, eighteen hundred and fifty-
three, five hundred and fifty dollars;
For the purchase of blankets, clothing, and goods, stipulated in the
first clause of the third article of the treaty of nineteenth of September,
eighteen hundred and fifty-three, one thousand dollars;
For the erection of two dwelling-houses, ploughing and fencing a field,
and purchasing seeds, stipulated in the fourth article of the treaty of the
nineteenth of September, eighteen hundred and fifty-three, one thousand
dollars;

*Utahs.* — For fulfilling treaty stipulations with the Utahs, pursuant
vol. vii. p. 349. to the requirements of the eighth article of the treaty of December
thirtieth, eighteen hundred and forty-nine, five thousand dollars.
Wyandots. — For permanent annuity, stipulated in the third article of the treaty of the seventeenth of March, eighteen hundred and forty-two, seventeen thousand five hundred dollars;

For permanent provision for blacksmith and assistant, stipulated in the eighth article of the treaty of the seventeenth of March, eighteen hundred and forty-two, eight hundred and forty dollars;

For permanent provision for iron and steel for shop, stipulated in the eighth article of the treaty of the seventeenth of March, eighteen hundred and forty-two, two hundred and seventy dollars;

For permanent provision for education, stipulated in the fourth article of the treaty of the seventeenth of March, eighteen hundred and forty-two, five hundred dollars.

Weas. — For permanent annuity, stipulated in the fifth article of the treaty of the second of October, eighteen hundred and eighteen, three thousand dollars.

Winnebagoes. — For twenty-sixth of thirty instalments, as annuity, stipulated in the second article of the treaty of the first of August, eighteen hundred and twenty-nine, eighteen thousand dollars;

For twenty-third of twenty-seven instalments as annuity, stipulated in the third article of the treaty of the fifteenth of September, eighteen hundred and thirty-two, ten thousand dollars;

For twenty-sixth of thirty instalments, for the purchase of fifty barrels of salt, stipulated in the second article of the treaty of the first of August, eighteen hundred and twenty-nine, two hundred and fifty dollars;

For twenty-six of thirty instalments, for the purchase of three thousand pounds of tobacco, stipulated in the second article of the treaty of the first of August, eighteen hundred and twenty-nine, six hundred dollars;

For twenty-third of twenty-seven instalments, for the purchase of one thousand five hundred pounds of tobacco, stipulated in the fifth article of the treaty of the fifteenth of September, eighteen hundred and thirty-two, three hundred dollars;

For twenty-six of thirty instalments for three blacksmiths and assistants, stipulated in the third article of the treaty of the first of August, eighteen hundred and twenty-nine, two thousand one hundred and sixty dollars;

For twenty-six of thirty instalments for iron and steel for shop, stipulated in the third article of the treaty of the first of August, eighteen hundred and twenty-nine, six hundred and sixty dollars;

For twenty-six of thirty instalments for laborers and oxen, stipulated in the third article of the treaty of the first of August, eighteen hundred and twenty-nine, three hundred and sixty-five dollars;

For twenty-third of twenty-seven instalments for education stipulated in the fourth article of the treaty of the fifteenth of September, eighteen hundred and thirty-two, three thousand dollars;

For twenty-third of twenty-seven instalments for six agriculturists, purchase of oxen, ploughs, and other implements, stipulated in the fifth article of the treaty of the fifteenth of September, eighteen hundred and thirty-two, two thousand five hundred dollars;

For twenty-third of twenty-seven instalments for pay of two physicians, stipulated in the fifth article of the treaty of the fifteenth of September, eighteen hundred and thirty-two, four hundred dollars;

For interest on one million one hundred thousand dollars, at five per centum, stipulated in the fourth article of the treaty of the first of November, eighteen hundred and thirty-seven, fifty-five thousand dollars;

For interest on eighty-five thousand dollars, at five per centum, stipulated in the fourth article of the treaty of the thirteenth of October,
Expenses of treaties.

For the expenses of negotiating treaties with, and making presents of goods and provisions to, the Indian tribes in the Territory of Oregon, sixty-eight thousand dollars;

For the expenses of negotiating treaties with, and making presents of goods and provisions to, Indian tribes in the territory of Washington, forty-five thousand dollars;

For the expenses of negotiating treaties with, and making presents of goods and provisions to, the Indian tribes in the Territory of Utah, forty-five thousand dollars;

For the expenses of negotiating treaties with, and making presents of goods and provisions to, the Apache, Navajo, and Utah Indians, in the Territory of New Mexico, thirty thousand dollars;

For the expenses of holding a council with, and making presents of goods and provisions to, the Blackfeet, Gros Ventres, and other wild tribes of Indians, immediately within or adjacent to the eastern boundary of Washington Territory, eighty thousand dollars;

To pay Andrew Taylor for his reservation of six hundred and forty acres of land at Citico-Old-town, on the waters of the Tennessee River, fourteen thousand seven hundred and twenty dollars, with interest from the twenty-third day of August, eighteen hundred and forty-three.

For the expenses of making presents of agricultural implements and farming utensils to the hands of Pueblo Indians in the territory of New Mexico, ten thousand dollars: Provided, That the Secretary of the Interior may, if in his discretion the public interests require it, be authorized to use any part of the appropriations herein made for making treaties in Oregon, Washington, Utah, and New Mexico, and for holding councils at Fort Benton, prior to the commencement of the next fiscal year;

For adjusting difficulties and preventing outbreaks among the Indians in Oregon Territory, ten thousand dollars;

For general incidental expenses of the Indian service in Oregon Territory, ten thousand dollars;

For expenses of insurance and transportation of annuities payable to Indian tribes, in the Territory of Oregon, three thousand dollars;

For general incidental expenses of the Indian service in Washington Territory, fifteen thousand dollars;

For general incidental expenses of the Indian service in the Territory of New Mexico, twenty-five thousand dollars;

For general incidental expenses of the Indian service in the Territory of Utah, twenty thousand dollars;

For general incidental expenses of the Indian service in the Territory of Utah, during the year ending June thirtieth, eighteen hundred and fifty-four, ten thousand dollars;

For general incidental expenses of the Indian service in Washington Territory, for six months, ending June thirtieth, eighteen hundred and fifty-four, five thousand dollars;

For payment of balance due for transportation of presents, goods, and provisions, to the Camanches, Kioways, and other Indians on the Arkansas River, one thousand two hundred dollars;

To pay for certain goods borrowed by late agent J. S. Watrous, to fulfill treaty stipulations with the Chippewas, to be replaced out of annuity goods, but which, with the agency building, were consumed by fire, in May, eighteen hundred and fifty-three, four thousand one hundred and thirty-six dollars and three cents;

For payment in full to the Winnebago nation of Indians of certain unexpended balances of appropriations under various treaties, on account of annuities, education, provisions, goods, &c., forty thousand and four dollars and sixty-nine cents;

Andrew Taylor.

Presents to he Pueblos.

Provid as to expenses of treaties.

Other purposes.

Winnebagoes.
For payment of balance found due the Creek Indians for losses sustained during the war with Great Britain, by that portion of the tribe who were friendly to and cooperated with the United States, in addition to the appropriation of the thirtieth of August, eighteen hundred and fifty-two, two hundred and fifty-eight dollars and ten cents;

For payment to certain Creek Indians for their individual reserves, sold with the approbation of the Secretary of War, in the year eighteen hundred and forty-one, the Commissioner of Indian Affairs having received the consideration for the use of said Indians, in certificates of deposit on the Planters and Mechanics Bank of Columbus, Georgia, which failing while said certificates were in the hands of the commissioner, became lost to said Indians, two thousand six hundred dollars.

Texas Indians.—For compensation to three special agents and four interpreters for the Indian tribes of Texas, and for the purchase of presents, fifteen thousand dollars;

For the expenses of making the necessary selections and surveys of land to accommodate the Indians residing within the State of Texas, agreeably to arrangements authorized by an act of the legislature of that State, allowing the requisite jurisdiction of the Government of the United States for such purposes, and for concentrating and subsisting them, and furnishing suitable stock cattle, agricultural implements, seeds, and other necessary articles incident thereto, eighty-six thousand four hundred and thirty dollars.

Miscellaneous.—For the second and third of ten instalments of provisions and merchandise, in addition to former appropriations, for payment of annuities and transportation of same to certain tribes of Indians, per seventh article of the treaty at Fort Laramie, of seventeenth of September, eighteen hundred and fifty-one, twenty-four thousand dollars;

For the fourth of ten instalments in provisions and merchandise, for payment of annuities and transportation of the same to certain tribes of Indians, per seventh article of the treaty at Fort Laramie, of seventeenth of September, eighteen hundred and fifty-one, seventy-two thousand dollars;

For surveying and marking boundary lines of such tract or tracts of land as may be provided under the stipulations of the amendments of the Senate to the treaties of twenty-third July and fifth August, eighteen hundred and fifty-one, with the Sioux Indians, one thousand two hundred dollars;

For expenses of negotiating treaties of the tenth of September, eighteen hundred and fifty-three, with the Rogue River Indians, and of the nineteenth of September, eighteen hundred and fifty-three, with the Cow-Creek band of Umpqua Indians, five thousand dollars.

For continuing the collection and for publishing the statistics and other information authorized by the act of third of March, eighteen hundred and forty-seven, and subsequent acts, twenty thousand nine hundred dollars.

Sec. 2. And be it further enacted, That no existing provisions of law, prescribing the manner in which payment shall be made to Indians, shall be so construed as to repeal or contravene the seventeenth section of an act entitled "An act to regulate trade and intercourse with the Indian tribes, and to preserve peace on the frontiers," approved, June thirtieth, eighteen hundred and thirty-four, or to prohibit the payment of any claim or claims (other than those of agents or attorneys for claims) for bond fide services rendered within or upon any Indian territory, to any Indian tribe for medical or manual services, or in cases of humanity, where the President may adjudge such service necessary and the claim or claims therefore just and reasonable.
For defraying the expenses of continuing the removal and subsistence of Indians in California, three military reservations, in accordance with the plan submitted by the Superintendent of Indian Affairs of that State, and approved by the President, the sum of two hundred thousand dollars: Provided, That, hereafter, no more than twenty thousand dollars shall be drawn by the superintendent, or be in his hands unexpended at one and the same time: And provided, The sub-agents created by this act shall be appointed by the superintendent, subject to confirmation by the Secretary of the Interior not to exceed one for each reservation, nor three in all, said reservations to contain not less than five nor more than ten thousand acres; and the said superintendent is authorized to apply, out of the sum hereby appropriated, not exceeding twenty-five thousand dollars, in the extinguishment of conflicting titles and rights to said reserved lands, at a price not exceeding one dollar and twenty-five cents per acre, for a valid and indefeasible title to the land so purchased: And provided, The State of California shall cede the necessary jurisdiction in such cases with regard to the land so purchased;

For general incidental expenses of the Indian service in California, embracing expenses of travel of the superintendent and agent, etc., twenty-five thousand dollars;

For payment to David Carter, as an emigrant, of the amount of his improvements, valued under the treaty with the Cherokees, in eighteen hundred and twenty-eight, in pursuance of the sixth article thereof, two thousand eight hundred and twenty-six dollars and fifty cents;

For payment to A. V. Brown and others, Chickasaw traders, for ransom of George W. and Meredith Wilson from the Comanche Indians, and to reward the services of persons engaged in that service, one thousand dollars;

To enable the President to negotiate a treaty with the Indians in Michigan, and to change the terms of existing treaties, ten thousand dollars.

SEC. 4. [3.] And be it further enacted, That the Secretary of the Interior be, and he is hereby, authorized, if, in his judgment, the public interest will be promoted thereby, to cause to be disbursed such of the moneys appropriated in this act for the Utah Indians, either under treaty stipulations, or for general incidental expenses, by the Indian Agent in that Territory, as he may think proper: Provided, That said agent shall, under no circumstances, receive any additional compensation therefor.

SEC. 5. [4.] And be it further enacted, That the President be, and he is hereby, authorized and required to cause to be fulfilled the stipulations of the ninth and tenth articles of the treaty with the Sac and Foxes, and other tribes of Indians, concluded on the fifteenth of July, one thousand eight hundred and thirty, by causing said reserved tracts to be surveyed and allotted to the persons properly entitled to the same, in fee simple, in such manner and under such rules and regulations as he may prescribe; and to defray the expenses of the same, there be, and is hereby, appropriated the sum of ten thousand nine hundred and twenty-two dollars and twenty-nine cents.

SEC. 6. [5.] And be it further enacted, That the President of the United States be, and he is hereby, authorized, by and with the advice and consent of the Senate, to appoint two Indian Agents for the Indians east of the Rocky Mountains, in addition to the eleven provided for by the fourth section of the act entitled "An act making appropriations for the current and contingent expenses of the Indian Department," etc., approved February twenty-seventh, eighteen hundred and fifty-one; one Indian Agent for the Indians in the Territory of New Mexico, in addition to the four provided for by the fifth section of the same act; and such number of Indian Agents, not exceeding three, as he may deem expedient for the Indian tribes in the Territory of Washington.
SEC. 7. [6.] And be it further enacted, That the agents appointed under the provisions of the sixth section of this act, shall, before entering upon the duties of their respective offices, give bond in such penalties, and with such conditions and such security, as the President or Secretary of the Interior may require. They shall hold their offices, respectively, for the term of four years, and shall receive an annual salary of one thousand five hundred dollars each.

SEC. 8. [7.] And be it further enacted, That to such Cherokees as were omitted in the census taken by D. W. Siler, but who were included and paid under the act of July, eighteen hundred and forty-eight, the Commissioner of Indian Affairs be authorized to pay them the same per capita allowance that was paid the other Indians under that distribution, provided the commissioner shall be satisfied that they ought to be included in said per capita distribution, and that the sum of five thousand dollars be appropriated for that purpose.

SEC. 10. [8.] And be it further enacted, That to enable the Secretary of the Interior to settle and pay the award of commissioners on file for reservations, preemptions, and for rents and improvements under the twelfth, thirteenth, and sixteenth articles of the Cherokee Treaty, of twenty-ninth December, eighteen hundred and thirty-five, in pursuance of the stipulations of the third article of the treaty of August eight, [sixth] eighteen hundred and forty-six, the sum herefore appropriated for those purposes and carried to the surplus fund, is hereby reappropriated.

SEC. 11. [9.] And be it further enacted, That the Secretary of the Interior be authorized and required to investigate the claim of the Brotherton tribe of Indians against the United States, and report the facts to Congress at its next session, or earlier if practicable, together with an estimate for such amount as may be found justly due the said Indians.

Approved, July 31, 1854.

CHAP. CLXXXVIII.—An Act to provide for the accommodation of the Courts of the United States in the District of Massachusetts, and in the Cities of New York and Philadelphia.

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 and empowered to provide necessary accommodations for the Courts of the United States, and the officers connected with them, in the District of Massachusetts, and in the cities of New York and Philadelphia, by fitting up and leasing the same until permanent accommodations can be provided as hereinafter proposed.

SEC. 2. And be it further enacted, That the President be authorized to cause to be procured, by purchase or otherwise, suitable sites for buildings, to be used as court-houses and post-offices, in the cities of Boston, New York, and Philadelphia; and that he prepare and submit to Congress, as early a day as practicable, plans and estimates for the same, together with any contract or contracts he may make for any such site or sites which contract or contracts shall be conditional and made subject to the approval of Congress.

Approved, August 2, 1854.

CHAP. CLXXXIX.—An Act to establish a Port of Delivery at Lake Port on Lake Pontchartrain 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 hereby is made a port of

President authorized to fit up and lease temporary accommodations for the U. S. Courts and officers in said district and cities.

Sites for buildings to be used as court-houses and post-offices in Boston, and said cities, to be procured.

Plans, estimates, and contracts for the same to be made, subject to the approval of Congress.

Approved, August 2, 1854.
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established at the terminus of the Jefferson and Lake Pontchartrain Rail-
way, on Lake Pontchartrain, a port of delivery, to embrace also the lake
terminus of the new canal, to be called Lake Port; that a Surveyor
shall be appointed to reside thereat; that all ships or vessels bound to
said port shall, after proceeding thereto, and making report and entry at
the port of New Orleans, within the time limited by law, be permitted to
unlade their cargoes at the said port, under the rules and regulations
prescribed by law.

SEC. 2. And be it further enacted, That all vessels about to depart
from said port to foreign ports and places, shall be permitted to clear out
with their cargoes at the custom-house in the city of New Orleans and
depart under the same rules, regulations, and restrictions, and in every
respect in the same manner as vessels clearing out and departing for
foreign ports and places from the said city of New Orleans by the way
of the Mississippi River.

APPROVED, August 2, 1854.

August 2, 1854.

CHAP. CXCI.—An Act constituting Madison, in the State of Indiana, a Port of

Deliver.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That Madison, in the State
of Indiana, shall be and is hereby constituted a port of delivery, and shall
be subject to the same regulations and restrictions as other ports of deliv-
er in the United States; and there shall be appointed a Surveyor of
Customs to reside at said port, who shall, in addition to his own duties,
perform the duties and receive the salary and emoluments of surveyor,
prescribed by the act of Congress, approved on the second of March,
eighteen hundred and thirty-one, providing for the payment of duties
on imported goods, at certain ports therein mentioned, entitled "An act
allowing the duties on foreign merchandise imported into Pittsburg,
Wheeling, Cincinnati, Louisville, St. Louis, Nashville, and Natchez, to
be secured and paid at those places;” and the said town of Madison,
and the said port of delivery be, and is hereby, annexed to and made a part
of the Collection District of New Orleans, and all the facilities and pri-
ileges afforded by the said act of Congress of the second of March,
eighteen hundred and thirty-one, be and are hereby extended to the said
port of Madison.

APPROVED, August 2, 1854.

August 2, 1854.

CHAP. CXCII.—An Act constituting Tusculumia, in the State of Alabama, a Port of

Delivery, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That Tusculumia, in the State
of Alabama, shall be and is hereby constituted a port of delivery within
the Collection District of New Orleans; and there shall be appointed a
Surveyor of Customs, to reside at said port, who shall, in addition to his
own duties, perform the duties and receive the salary and emoluments of
surveyor, prescribed by the act of Congress, approved on the second of
March, eighteen hundred and thirty-one, for importing merchandise
into Pittsburgh, Wheeling and other places.

SEC. 2. And be it further enacted, That Paducah, in the State of
Kentucky, Shreveport, in the State of Louisiana, and Jeffersonville,
in the State of Indiana, shall be, and they are hereby, constituted
ports of delivery within the Collection District of New Orleans; and
there shall be appointed a Surveyor of Customs to reside at each port,
who shall, in addition to their own duties, perform the duties and receive
the salary and emoluments of surveyor prescribed by the act of Congress
approved on the second of March, eighteen hundred and thirty-one, for
importing merchandise into Pittsburgh, Wheeling, and other places.

Approved, August 2, 1854.

CHAP. CXCIII.—An Act creating a Collection District in Texas and New Mexico.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the county of El Paso
in the State of Texas and the Territory of New Mexico be, and they
are hereby created a collection district, which shall be called the Dis-
trict of Paso del Norte, and Frontera within said county of El Paso
is hereby made a port of entry and delivery for said district.

SEC. 2. And be it further enacted, That there shall be a Collector of
Customs appointed for said district, together with such other officers as
are provided for by law. The said collector shall reside at Frontera
foresaid, and he shall be entitled to a salary, not exceeding two thousand
dollars per annum, including in that sum the fees allowed by law; and
the amount he shall collect in any one year for fees, exceeding the sum
of two thousand dollars, shall be accounted for and paid into the treasury
of the United States.

SEC. 3. And be it further enacted, That the District Court for the
Territory of New Mexico shall have and exercise jurisdiction over all
cases which shall arise in the Collection District of Paso del Norte, in the
administration of the revenue laws, in the same manner, as if the said
district was entirely within the Territory of New Mexico.

Approved, August 2, 1854.

CHAP. CXCIV.—An Act making Appropriations for Light-Houses, Light-Boats,
Buoy's, etc., and providing for the erection and establishment 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 following appropri-
ations be, and the same are hereby, made, and directed to be paid out of
any money in the treasury not otherwise appropriated, to enable the
Secretary of the Treasury to carry the provisions of this act into effect:
Provided, however, If a good title to any land which it may be necessary
to use cannot be obtained on reasonable terms, or the exclusive right to
such land cannot be acquired by cession when the interest of the United
States demands it, before the appropriation would by law fall into the
surplus fund, in any and all such cases, the appropriations shall be appli-
cable to the objects for which they are made, at any time within two
years after the first meeting of the legislature, in any State wherein
such land may be situated, subsequent to the passage of this act, to
wit:

Maine. For rebuilding light-house and keeper’s dwelling on Petit
Menan Island, thirty-five thousand dollars.

For rebuilding light-house on Baker’s Island, five thousand dollars.

For rebuilding light-house on Franklin Island, five thousand dollars.

For procuring illuminating apparatus, and completing light-house tower
and buildings, authorized to be built on Boone Island, nineteen thousand
nine hundred and seventy-three dollars.

For an iron bell-boat, to be stationed to mark Alden’s Rock, five thou-
sand dollars.

For fog-signal and dwelling for keeper, near Manhegin Light-House,
three thousand five hundred dollars.

For harbor-light on or near breakwater at Portland, three thousand
five hundred dollars.
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For completion of beacon on Buck Ledge, Penobscot River, in addition to five hundred dollars already appropriated, two thousand dollars.

For restoring the two other stone beacons on Penobscot River, one thousand dollars.

For fog-signals on Mount Desert Rock and Matinicus light-houses, five thousand dollars.

For buoys for the waters on the coast of Maine, viz.: St. Croix River, near the breakwater, Portland, Maine, and for beacons and buoys at other important points in the St. Croix, Kennebeck, and Penobscot Rivers, etc., two thousand dollars.

For light on pier-head at Kennebunk Harbor, five hundred dollars.

For a light-house to mark the eastern extremity to Edgemoggin Reach, to be placed upon such point as may be determined, upon careful examination and survey, six thousand dollars.

For beacons to mark ledges in Castine Harbor, Maine, five thousand dollars.

For a beacon on a ledge in St. Croix River, about four miles below the town of Calais, and a light-house upon Big Island, at the mouth of St. Croix River, nine thousand dollars.

For a light-house on or near the Widow's Island, at the eastern entrance of Fox Island thoroughfare, five thousand dollars.

For a light-house at the entrance of the thoroughfare at Isle au Haute, five thousand dollars.

For a light-house on Southern Island, at the entrance of Tenant's Harbor, in the town of St. George, four thousand five hundred dollars.

For a light-house at the entrance of Winter Harbor, in Goldsborough, four thousand five hundred dollars.

For the erection of two beacons in West Passamaquoddy Bay, to mark the channel over the bar at the western entrance, three thousand dollars.

For a beacon on Harbor Ledge, a spindle on Seal Ledges, a spindle on Ship-Yard Ledge, a spindle on Lowell's Rock, and a buoy on Ram Island Ledge, in Rockport Harbor, Camden, six thousand dollars.

For a light-house on Noddle's Island, at the entrance to the harbor of Castine and Brooksville, four thousand five hundred dollars.

For a day-mark or beacon on Trott's Ledge, about one mile from the entrance to Castine and Brooksville Harbor, five hundred dollars.

For a light-house at Dry Point, on Lienken's Neck, on the westerly side of the Damariscotta River, six thousand dollars.

For a light-house on Wood Island, five thousand dollars.

Massachusetts. — For continuation of the work on foundation and light-house buildings on the rocks called "Sow and Pigs," thirty thousand dollars.

For rebuilding light-house at Gay Head, and fitting it with first order illuminating apparatus, thirty thousand dollars.

That the sums appropriated March three, eighteen hundred and fifty-one, and August thirty-one, eighteen hundred and fifty-two, "for iron spindles on the Graves and Harding's Ledges, Boston Harbor," be applied to the procuring and placing a bell and triangle beacons on these points.

For the erection of a light-house and keeper's dwelling on Egg Rock Island, near Nahant, being the sum appropriated for this object September twenty-eight, eighteen hundred and fifty, five thousand dollars.

For the removal of the light-house at Truro, (highlands,) Cape Cod, to a proper site, and for fitting the same with the most approved illuminating apparatus, and to serve as substitute for three lights at Nansett Beach, twenty-five thousand dollars.

For the preservation of the site of Billingsgate Island light-house, (Wollaston,) two thousand dollars.
For rebuilding the light-house at Brant's Point, Nantucket, fifteen thousand dollars.

For large fog-bells, for light-vessels in the Vineyard Sound, in exchange for the small ones now in use on board of these vessels, one thousand five hundred dollars.

For four iron twelve-pounder guns and equipments for fog-signals on board of light-vessels in Vineyard Sound, two thousand dollars.

For iron buoys and buoy-boats for approaches to Boston Bay, and on Nantucket Shoals, five thousand dollars.

For a light-house and keeper's house on or near the "Point of Rocks," Westport, Massachusetts, five thousand dollars.

For a light-house on the Spit situated at the entrance of the Narrows, Boston Harbor, fifteen thousand dollars.

For the erection of a day-beacon, sixty feet high, on "Point Alderton Bar," on the south side of the entrance to Light-House Channel, eighteen thousand dollars.

For placing buoys in the New Bedford Collection District, on rock at the mouth of Monument River; on Bourne's Flat, at the turn of the channel above Siah's Point; one between the last named and Bourne's Neck; one at each end of Pismire Bed; one on rock in channel of Dartmouth River; one on Cow Rock Ledge; and one on rock in Phinney's Passage, two thousand dollars.

Vermont. — For two small lights to be placed on the pier at Burlington, two thousand dollars.

For a fog-signal at Juniper Island light-house, Lake Champlain, eight hundred dollars.

Rhode Island. — For a new light-house tower and illuminating apparatus on Beaver Tail, and for a fog-signal, fourteen thousand five hundred dollars.

For rebuilding the light-house and keeper's dwelling at Watch Hill, and for repairs of sea-wall to preserve the light-house site, eight thousand three hundred dollars.

For a beacon-light at Bristol Ferry, one thousand five hundred dollars.

For a beacon or spindle to mark the reef extending from Block Island, two thousand dollars.

Connecticut. — For completing the beaconage and buoyage of the Connecticut River, as authorized by the act of March third, eighteen hundred and fifty-three, five thousand dollars.

For a fog-bell at Saybrook light-house, Connecticut, one thousand dollars.

For a beacon at Sugar Reef, east entrance of Long Island Sound, two thousand five hundred dollars.

For a beacon on Long Point, two thousand five hundred dollars.

For a beacon on Sea-Flower Reef, two thousand five hundred dollars.

For a fog-signal at or near Lynde Point light-house, eight hundred dollars.

For buoys at the eastern extremity of Watch Hill Reef, and on "Whampmhasoc," entrance to Stonington Harbor, five hundred dollars.

For a light-house at or near Niantic, Long Island Sound, four thousand dollars.

For a beacon on Black Ledge, entrance to New London Harbor, two thousand dollars.

For a beacon on the Whale, two thousand dollars.

For buoys in the harbor of Noank and Mystic, five hundred dollars.

For a light-house on Black Point, between the Connecticut River and New London, five thousand dollars.

For a harbor-light on the end of the breakwater at Southport, one thousand dollars.

For a fog-bell at the North Dumpling light-house, in place of the
one now kept up at the expense of private companies, eight hundred dollars.

New York. — For erecting a first-class sea-coast light-house tower, and fitting it with the most approved illuminating apparatus, near Great West Bay, Long Island, thirty-five thousand dollars.

For a fog-signal, with machinery, at Little Gull Island light-house, two thousand five hundred dollars.

For a fog-signal at Stony Point light-house, eight hundred dollars.

For a beacon-light to mark entrance to Loyd's Harbor, Huntingdon Bay, Long Island, four thousand dollars.

For a light-house at or near Race Point, Fisher's Island, Long Island Sound, eight thousand dollars.

For a light-house on Horton's Point, Long Island Sound, four thousand dollars.

For a light-house at or near Windmill Point, Lake Champlain, eight thousand dollars.

For a small light at north end of Isle au Motte, Lake Champlain, five hundred dollars.

For a light-house at or near Crown Point, Lake Champlain, eight thousand dollars.

For nine small lights near Whitehall, in place of those at present kept up by steamboat companies, Lake Champlain, four thousand five hundred dollars.


For buoys in Long Island Sound, at the following points, viz: Hay Beach Flats, Great Hog Neck, South Hole, Little Hog Neck, Midway Bar, entrance of channel at River Head, Shelter Island Ferry, at Neckoll's Rocks, between Rum Head and Mishomac Point, at a shoal east of Gardiner's Point, one thousand three hundred dollars.

For an iron bell-buoy on or near Shagwong Reef, five thousand dollars.

For an iron-pile beacon on the southern part of the Romer Shoal, New York Bay, twenty-five thousand dollars.

New Jersey. — For the continuation of the system of protecting human life from shipwreck, as heretofore established, by life-boats, on the New Jersey coast, twenty thousand dollars.

For a first-class light-house, to be fitted with the most approved illuminating apparatus, to be placed in the vicinity of Absecum Inlet, to guide navigators clear of Absecum and Brigantine Shoals, thirty-five thousand dollars.

For a bell-buoy and a nun-buoy for Absecum Bar, five thousand dollars.

For a large buoy or buoy-boat, to be placed on the southwest point of the overfalls, Delaware Bay, one thousand dollars.

For a first-class iron buoy, to be placed on the northeast part of Five Fathom Bank, eight hundred dollars.

Delaware. — Towards the erection of a light-house at Cross Ledge, in place of the light-vessel at present at that point, thirty thousand dollars.

For a first-class iron buoy, to be placed on McCrie's Shoal, mouth of Delaware Bay, eight hundred dollars.

For a beacon-light on the pier at Port Penn, Delaware Bay, seven hundred and fifty dollars.

For a beacon-light on Reedy Point, Delaware Bay, three thousand dollars.

For refitting Cape Henlopen light-house with first order illuminating apparatus, fifteen thousand dollars.

For a light-house on or near Ship John Shoals, Delaware Bay, thirty thousand dollars.
For a fog-signal, to be placed at the Delaware Breakwater light-house, eight hundred dollars.

For a fog-signal, to be placed at the Reedy Island light-house, eight hundred dollars.

For banking in Reedy Island and preserving the site of the light-house, one thousand eight hundred and fifteen dollars.

For a large iron bell-buoy, to be placed on or near Fenwick Island Shoal, five thousand dollars.

For a light-house on Bower's Beach, between Murder Kill and Jones's Creeks, Delaware Bay, five thousand dollars.

For a light-house at or near the mouth of Old Duck Creek, on the west side of Delaware Bay, five thousand dollars.

Maryland. — For a light-house on or near the "Seven-Foot Knoll," at the mouth of the Patapsco River, in addition to the appropriations approved September twenty-eight, eighteen hundred and fifty, and March three, eighteen hundred and fifty-one, thirteen thousand five hundred dollars.

For a light-house on Sandy Point, Chesapeake Bay, eight thousand dollars.

For a light-house on Drum Point, entrance of Patuxent River, five thousand dollars.

For a light-house on Love Point, or the extremity of the shoal, (the northern extremity of Kent Island,) mouth of Chester River, Maryland, fifteen thousand dollars.

For buoys and stakes at the following points in the Great Choptank River, viz.: at Jamaica Shoals, Sugar Loaf, Hambrook, and Middle Ground, near mouth of the river, one thousand dollars.

Virginia. — For a light-house on Smith's Point Shoal, mouth of Potomac River, in place of the light-house on Smith's Point, and the light-vessel at present placed to mark the extremity of the shoal, twenty-five thousand dollars.

For a light-house half way between Cape Henry and Body's Island light-house, and on or near False Cape Henry, twenty-five thousand dollars.

For a light on or near York Spit, Chesapeake Bay, fifteen thousand dollars.

For buoys at Green Point and Sandy Point, in York River, five hundred dollars.

For a light-house on the shoals off Cherrystone, or on Sandy Point, to mark the entrance to Cherrystone Harbor, ten thousand dollars.

For buoys or stakes, to be placed in the Chesapeake Bay, on the following points, viz.: Fisherman's, Pickett's Hole, Cherrystone, Pocomoke Flats, Hunting Creek, Deep Creek, Chesconnessex, Onancock, Pungoteague, Nasevadox, The Gulf, New Point Comfort, Peankatank River, Great Wicomico River, Rappahannock River, Drum Point Spit, near Stingray Point, and near Smith's Point light-vessel, two thousand three hundred dollars.

For buoys and stakes in the Potomac River, between Alexandria and Georgetown, two hundred dollars.

For a light-house on such point as may be determined upon, after careful examination and survey, to mark the entrance to the Cone and Yeocomico Rivers from the Potomac, five thousand dollars.

For forty-three buoys, for buoying the Kettle Bottoms, and completing the buoyage of the Potomac River from its mouth to the port of Alexandria, three thousand dollars.

For buoys to be placed in suitable places in Matchipungo Bay and its tributaries, one thousand dollars.

For a small light on the wharf of the Naval Hospital at Norfolk, five hundred dollars.
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For a fog-bell, to be placed near the light-house at Old Point Comfort, and for a small light on the Inner Spit, to mark the entrance to the anchorage off Old Point Comfort, one thousand five hundred dollars.

For a small pile light-house on the extremity of the shoal making out from Stingray Point, mouth of the Rappahannock River, twelve thousand dollars.

North Carolina. — For a pile light-house on or near Wade’s Point, in place of the light-vessel at that point, which cannot be repaired, ten thousand dollars.

For a small beacon-light, to range with the main light, near Fort Macon, Beaufort, North Carolina, one thousand dollars.

For a small beacon-light on or near the point of Cape Hatteras, one thousand five hundred dollars.

For a small beacon-light on Federal Point, Cape Fear, to range with the light-house on that point, and to be a substitute for the light-vessel on Horse Shoe Shoal, eight hundred dollars.

For buoys and stakes for Albemarle, Pamlico, Core, and Croatan Sounds, Neuse River, Pamlico River, Roanoke River, and the straits from Core Sound to Beaufort, two thousand six hundred and forty dollars.

For a light-house on Roanoke Marshes, ten thousand dollars.

For a pile light-house on the north-west point of Royal Shoal, ten thousand dollars.

South Carolina. — For erecting a permanent beacon, to range with Charleston light, for crossing the bar, as a substitute for the present movable lantern, one thousand dollars.

For rebuilding the two beacons on Sullivan’s Island, and for building a keeper’s house, six thousand dollars.

For a small beacon-light on Fort Sumpter, Charleston Harbor, one thousand dollars.

For a light on the Battery, at Charleston, two thousand dollars.

For a small light on Castle Pinckney, to mark the channels from the bar to the city, and up the Cooper River, one thousand five hundred dollars.

For a light-house to mark the shoals off Cape Roman, in place of the present light at that locality, and for buoys to mark the inner channel, called the “Slue,” in addition to the appropriation of March three, eighteen hundred and fifty-three, for changing the present light at Cape Roman, thirty thousand dollars.

For a light-house and beacon-light on the main land, at North Edisto, fifteen thousand dollars.

For buoys in North Edisto Inlet and approaches, five hundred dollars.

For a light-house and beacon-light on the north point of Hunting Island, to serve as a seacoast light, and range for the Swash Channel, in place of the light-vessel at present stationed off St. Helena, and for repairing and placing that vessel at Combakee Bank, thirty thousand dollars.

For a day-beacon or buoy in St. Helena Sound, eight hundred dollars.

For a first class light-vessel, to take the place of the present inefficient one stationed at Martin’s Industry, and for repairing the present vessel, (after the larger vessel is built,) and placing it at or near the entrance to Calibogue Sound, thirty thousand dollars.

For a light-house and beacon-light on or near Hilton Head, to guide to Port Royal Harbor entrance, ten thousand dollars.

For five iron buoys for Port Royal Harbor, one thousand five hundred dollars.

For buoys for St. Helena Bar, one thousand five hundred dollars.

For two beacons, to serve as a range to Calibogue Sound, five thousand dollars.
Georgia. — For iron buoys and day-beacons for Tybee Bar and Savannah River, ten thousand dollars.

For iron buoys for the Altamaha Sound and River, five thousand dollars.

For iron buoys for St. Catharine's Sound and Inlet, Sapelo and Doboy Bars and Sounds, and the channels leading through them, and at the south bar of Cumberland Sound, five thousand dollars.

For iron buoys to be placed in the St. Mary's and St. Andrew's Bays, two thousand dollars.

Florida. — For the erection of a light-house and beacon-light, to serve as a range for the channel across the bar in place of the present light-house at the mouth of St. John's River, in addition to the balance of the appropriation, approved August thirty-first, eighteen hundred and fifty-two, for the preservation of the site, which is hereby made applicable to the same objects, fifteen thousand dollars.

For rebuilding on a proper site, and elevating and refitting with the most approved illuminating apparatus, the light-house at Pensacola, twenty-five thousand dollars.

For buoys for the St. John's Bar and River, two thousand dollars.

For elevating and fitting with the most approved illuminating apparatus the light-house tower at Cape Florida, fifteen thousand dollars.

For completing the beacon on Rebecca Shoals, five thousand dollars.

For iron buoys for Key West Harbor and approaches, one thousand five hundred dollars.

For a small beacon-light near or on Fort McRea, Pensacola, one thousand dollars.

For two large iron buoys for Pensacola Bar, one thousand dollars.

For day-beacons and buoys, to mark the channels in Appalachicola Bay and St. George's Sound, from Dog Island light-house, three thousand five hundred dollars.

For buoys to mark the bar of the north-west channel of and in Tampa Bay, one thousand dollars.

For a light-house on South-West Cape, westside of Appalachicola Bay, fifteen thousand dollars.

For a beacon, buoy, or bell-boat, as may be found most expedient, to mark the Ocklockonee Shoal, five thousand dollars.

For day-marks, buoys, and stakes, to mark the bar and channels of the St. Mark's River, five thousand dollars.

For a beacon-light, to be placed on the most eligible site at or near the western entrance into St. George's Sound, to enable vessels to enter at night, five thousand dollars.

Alabama. — For making permanent five range-stakes, with lights where required, at the Choctaw Pass and Dog River Bar, Mobile, one thousand five hundred dollars.

For completing the buoyage and stakeage of the channels in Mobile Bay, Dauphin, Petit-Bois, Horn, Ship, and Cat Island Passes, ten thousand dollars.

For a light and fog-bell, to be placed on board of the Bethel Hospital ship, moored in the harbor of Mobile, two thousand eight hundred dollars.

Mississippi. — For buoyage and stakage of Pascagoula entrance and bay, and of the approaches to Biloxi, Mississippi city, and Shieldsboro', eight thousand dollars.

For a light-house on St. Joseph's Island, ten thousand dollars.

Louisiana. — For a new light-house at Port Pontchartrain, in the place of the present structure, which will not admit of being repaired, six thousand dollars.

For a new light-house, at Bayou St. John, in the place of the present structure, which will not admit of being repaired, six thousand dollars.
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For a new light-house at New Canal, in place of the present structure, which will not admit of being repaired, six thousand dollars.

For a new beacon-light at Proctorsville, in the place of one destroyed by fire November twenty-four, eighteen hundred and fifty-three, three thousand dollars.

For an iron bell-boat, to mark the entrance to the newly-dredged channel of the South-West Pass of the Mississippi, five thousand dollars.


For a day-beacon, to be placed on the east end of Horn Island, one thousand five hundred dollars.

For a light-house, to mark the channel of the Grand Pass to Barataria Bay, ten thousand dollars.

For a light-house, to mark the main entrance to Timballier Bay, and for coast purposes, fifteen thousand dollars.

For a light-house, to mark the channel or passage called the Rigolets, connecting Lakes Borgne and Pontchartrain, five thousand dollars.

For buoys and stakes to mark the channels of the Atchafalaya and Cote Blanche Bays and Bars, five thousand dollars.

For an iron screw-pile light-house, to be erected as near to the entrance to the channel of the Mississippi River, at the South-West Pass, as may be found to be practicable, to be fitted with the most approved description of illuminating apparatus and fog-signals, forty-five thousand dollars.

For buoyage of the Pass a l'Outre, Mississippi River, one thousand five hundred dollars.

For a light-house at the mouth of Calcasieu River, six thousand dollars.

Texas. — For two small range-lights at Galveston, one thousand dollars.

For completing the buoyage of Galveston Bar and Bay, Sabine Pass and River, Matagorda Bar and Bay, Aransas Bar and Bay, and Brazos Santiago Bar and Bay, ten thousand dollars.

For a light-house on or near Gallinipper Point, Lavacca Bay, ten thousand dollars.

For a light-house on or near Half-Moon Reef, Matagorda Bay, ten thousand dollars.

For a day-beacon, to mark the wreck of the steamboat Farmer, near Pelican Island, in Galveston Bay, three hundred dollars.

For a beacon on the North Breaker, to mark the entrance to Galveston Bay, five thousand dollars.

Michigan. — For repair of the light-house foundation, and pier connected therewith, near Monroe, seven thousand two hundred dollars.

For completing foundations of two light-houses on St. Clair Flats, twenty thousand dollars.

For a light-house and fog-bell on the south point of the harbor of Michigan, six thousand dollars.

For a light-house at or near Old Fort Mackinaw, Michigan, six thousand dollars.

For a light-house on Beaver Island, six thousand dollars.

Indiana. — For a beacon-light on the pier or breakwater at Michigan city, two thousand dollars.

Illinois. — For a temporary beacon-light, at or near the breakwater now being constructed at Waukegan, Little Fort, one thousand dollars.

For buoys to make [mark] the bar and harbor at Chicago, three hundred dollars.

For a light at Port Clinton, five thousand dollars.

For the foundation of a light-house on the breakwater now in course of construction at the harbor of Waukegan, and for a light, when the
foundation shall be in a suitable condition for erecting the structure, in place of the present light at Little Fort, ten thousand five hundred dollars, to be expended under the direction of the Secretary of War.

For a light at Taylorport, five thousand dollars.

Wisconsin. — For a small beacon-light on or near the pier at Port Ulao, in lieu of the appropriation for a light-house at that port, approved September twenty-eight, eighteen hundred and fifty, one thousand dollars.

For a small beacon-light, to be placed on the new pier at Milwaukie, known as the "North Cut," when it shall be completed, one thousand dollars.

For a light-house at Fond du Lac, at the head of Lake Winnebago, ten thousand dollars.

California. — For a harbor-light at the town of Santa Cruz, Bay of Monterey, or on Punta Ano Nueva, ten thousand dollars.

For a harbor-light at Santa Barbara, ten thousand dollars.

For a light-house on or near Point Lobos, to mark the entrance to San Francisco Bay, twenty-five thousand dollars.

For a light-house on Punta de los Reyes, twenty-five thousand dollars.

Oregon Territory. — For a light-house at Umpqua, in addition to the appropriation for that object, approved March third, eighteen hundred and fifty-one, ten thousand dollars.

Washington Territory. — For a light-house on Blunt's or Smith's Island, in the Straits of Fuca, twenty-five thousand dollars.

For a light-house on Cape Shoalwater, at the entrance to the bay of that name, twenty-five thousand dollars.

For the two light-houses at Cape Flattery and New Dungeness, authorized by act of Congress, approved September twenty-eighth, eighteen hundred and fifty, in addition to any balance that may remain in the treasury of that appropriation after the completion of the light at Cape Disappointment, thirty-nine thousand dollars.

For buoys for the harbor and entrance to New Dungeness, and for the anchorages on the coast of Puget's Sound, five thousand dollars.

For buoys for the harbor and entrance to Shoalwater Bay, three thousand dollars.

Sec. 2. And be it further enacted, That the sums appropriated by the acts approved March third, eighteen hundred and forty-nine, and March third, eighteen hundred and fifty-one, for a light-house on Horse-shoe Reef, Niagara River, New York, or any balance thereof remaining in the treasury on the thirtieth of June, eighteen hundred and fifty-four, be, and they are hereby, reappropriated for the erection of a light-house at that point, on such plan as may be determined to be most advisable.

Sec. 3. And be it further enacted, That the appropriation for a light-house on Santa Cruz, California, approved thirty-first of August, eighteen hundred and fifty-two, be, and the same is hereby, authorized to be employed in the erection of a light-house on Anacapa Island, if, upon examination by the proper officer, it is ascertained that a more eligible site can be found for the interests of navigation on that island, than on the adjacent one of Santa Cruz.

Sec. 4. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized to cause the light to be discontinued, and the light-house, buildings, and land belonging thereto, at Calumet, in the State of Illinois, to be sold, and, on payment of the consideration agreed for into the treasury of the United States, to make, execute, and deliver all needful conveyances of the same, and the special jurisdiction of the United States over the same shall thereafter cease.

Sec. 5. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized upon the completion of the light-house at S. West
sissippi to be discontinued.

and exhibition of the light authorized by the first section of this act to be erected near the entrance to the South-West Pass of the Mississippi, to cause the present light at that locality to be extinguished, and the tower, buildings, and land belonging thereto to be sold, and upon the payments for the same being made, to execute and deliver all needful conveyances thereof; and the jurisdiction of the United States over said land shall thereafter cease, and revert to the State of Louisiana.

Sec. 6. And be it further enacted, That if, after a careful hydrographical examination of the locality, and the approaches thereto, shall have been made, it is found that the light at the entrance to Vermillion Bay, Louisiana, is not necessary for the navigation of that bay and the adjacent coasts, it shall be extinguished; and the Secretary of the Treasury is authorized to cause the lands and buildings belonging thereto to be sold, in the same manner as is provided in the fifth section of this bill.

Sec. 7. And be it further enacted, That if preliminary surveys are required to ascertain the necessity for any light-house or other aid provided for in this bill, or to determine the proper site for the same, or to ascertain more fully what the public exigency requires, the Secretary of the Treasury shall cause the necessary examinations and surveys on the seashore to be made under the direction of the Superintendent of the Coast Survey, and those on the northwestern lakes to be made under the direction of the Bureau of Topographical Engineers; and in all cases in which adverse reports are made, they shall be submitted to Congress at its next session; and in all cases in which the objects authorized are favorably reported upon, the works shall be commenced immediately after valid titles and State jurisdiction shall have been obtained to the sites.

Approved, August 3, 1854.

August 8, 1854. Chap. CXCV. — An Act to authorize the State of Illinois to select the residue of the Lands to which she is entitled under the act of second of March, eighteen hundred and twenty-seven, granting land to aid that State in opening a Canal to connect the waters of the Illinois River with those of Lake Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Governor of the State of Illinois is hereby authorized to cause to be selected, the balance of the land to which that State is entitled under the provisions of the act of the second of March, eighteen hundred and twenty-seven, granting land to aid that State in opening a canal to connect the waters of the Illinois River with those of Lake Michigan, out of any of the unsold public land in the State subject to private entry at one dollar and twenty-five cents per acre, and not claimed by preemption, the quantity to be ascertained upon the principles which governed the final adjustment of the grant to the State of Indiana for the Wabash and Erie Canal, under the provisions of the act of Congress approved the ninth of May, eighteen hundred and forty-eight.

Approved, August 3, 1854.

August 3, 1854. Chap. CXCVI. — An Act to amend the provisions of the fifty-sixth section of the act entitled "An Act to Regulate the Collection of Duties on Imports and Tonnage," approved the second day of March, one thousand seven hundred and ninety-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever merchandise shall hereafter be imported into any port of the United States from any foreign country in vessels propelled in whole or in part by steam, and it shall appear by the bills of lading that the merchandise so imported is to be delivered immediately after the entry of the vessel, it shall be lawful for the collector of such port to take possession of such merchandise and
deposit the same in bonded warehouse, and whenever it shall not appear by the bills of lading that the merchandise imported as aforesaid is to be immediately delivered, it shall be lawful for the Collector of the Customs to take possession of the same, and deposit it in bonded warehouse, at the request of the owner, master or consignee of the vessel, on three days' notice to such collector after the entry of the vessel, and all acts and parts of acts inconsistent with the foregoing provisions are hereby repealed.

**Approved, August 3, 1854.**

**CHAP. CXCVIII.** — *An Act to constitute Cairo, in the State of Illinois, a Port of Delivery.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Cairo, in the State of Illinois, shall be, and is hereby, constituted a port of delivery, and shall be subject to the same regulations and restrictions as other ports of delivery in the United States; and there shall be appointed a Surveyor of Customs, to reside at said port, who shall, in addition to his own duties, perform the duties and receive the salary and emoluments of surveyor; prescribed by the act of Congress, approved on the second of March, eighteen hundred and thirty-one, providing for the payment of duties on imported goods at certain ports therein mentioned, entitled "An act allowing the duties on foreign merchandise imported into Pittsburg, Wheeling, Cincinnati, Louisville, St. Louis, Nashville, and Natchez, to be secured and paid at those places," and the said city of Cairo, and the said port of delivery be, and is hereby, annexed to, and made part of, the Collection District of New Orleans, and all the facilities and privileges afforded by said act of Congress of the second of March, eighteen hundred and thirty-one, be, and hereby are, extended to the said port of Cairo.

**Approved, August 3, 1854.**

**CHAP. CXCIX.** — *An Act constituting San Pedro, in the State of California, a Port of Entry and Delivery.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the counties of Los Angeles, Santa Barbara, and San Bernardino, in the State of California, be, and they are hereby made a collection district, to be called the District of San Pedro; and San Pedro in said district, shall be, and is hereby made the port of entry for said district.

**Sec. 2. And be it further enacted,** That a collector shall be appointed for said district who shall reside at San Pedro. The said collector shall be allowed three thousand dollars per annum, with additional maximum compensation of two thousand dollars per annum, should his emoluments and fees, provided by law, amount to that sum.

**Sec. 3. And be it further enacted,** That Santa Barbara, in said district, shall remain a port of delivery therein in the same manner as it now constitutes a port of delivery in the District of San Diego.

**Approved, August 3, 1854.**

**CHAP. CC.** — *An Act to authorize the State of Wisconsin to select the residue of the Lends to which she is entitled under the act of eighth of August, eighteen hundred and forty-six, for the improvement of the Fox and Wisconsin Rivers.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Governor of the State of Wisconsin is hereby authorized to cause to be selected the balance of the land to which that State is entitled under the provisions of the act of the eighth August, eighteen hundred and forty-six, granting land to aid the

**Selection of the balance of land granted by act of 1846, ch. 170.**

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Territory of Wisconsin in the improvement of the Fox and Wisconsin Rivers and to connect the same by a canal, out of any of the unsold public lands in said State, subject to private entry at one dollar and twenty-five cents per acre, and not claimed by preemption; the quantity to be ascertained upon the principles which governed the final adjustment of the grant to the State of Indiana for the Wabash and Erie Canal, under the provisions of the act of Congress approved the ninth of May, eighteen hundred and forty-eight.

APPROVED, August 3, 1854.

CHAP. CCL.—An Act to vest in the several States and Territories the title in fee of the Lands which have been or may be certified to them.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases where lands have been, or shall hereafter be, granted by any law of Congress to any one of the several States and Territories; and where said law does not convey the fee-simple title of such lands, or require patents to be issued therefor; the lists of such lands which have been, or may hereafter be certified by the Commissioner of the General Land-Office, under the seal of said office, either as originals, or copies of the originals or records, shall be regarded as conveying the fee simple of all the lands embraced in such lists that are of the character contemplated by such act of Congress, and intended to be granted thereby; but where lands embraced in such lists are not of the character embraced by such acts of Congress, and are not intended to be granted thereby, said lists, so far as these lands are concerned, shall be perfectly null and void, and no right, title, claim, or interest shall be conveyed thereby.

APPROVED, August 3, 1854.

CHAP. CCIL.—An Act to constitute Palatka and Bayport, in the State of Florida, Ports of Delivery, respectively, and Keokuk and Dubuque, in the State of Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Palatka and Bayport, in the State of Florida, shall be, and are hereby created ports of delivery, respectively, and shall be subject to the same regulations and restrictions as other ports of delivery in the United States; and there shall be appointed a Surveyor of the Customs, to reside at each of said ports, who shall, in addition to his own duties, also perform the duties and receive the salary and emoluments of surveyors prescribed by the act of Congress passed on the second day of March, one thousand eight hundred and thirty-one, providing for the payment of duties on imported goods, at certain ports therein mentioned, the same being entitled "An act allowing the duties on foreign merchandise imported into Pittsburgh, Wheeling, Cincinnati, Louisville, St. Louis, Nashville, and Natchez, to be secured and paid at those places," and said Palatka be made a part and annexed to the collection district of St. John's in said State; and said Bayport be made a part and annexed to the collection district of St. Marks, in said State of Florida; and all the privileges and facilities afforded to Pittsburg, Wheeling, Cincinnati, Louisville, St. Louis, Nashville, and Natchez, by the act of Congress aforesaid, be, and the same are hereby extended to the said ports of Palatka and Bayport.

SEC. 2. And be it further enacted, That Keokuk and Dubuque, in the State of Iowa, be, and hereby are, constituted ports of delivery within the Collection District of New Orleans, and there shall be appointed a Surveyor of the Customs for each of said ports, who shall be residents thereof; said surveyors shall perform the duties and receive the salary and emoluments prescribed by the act of Congress approved, on the second
day of March, eighteen hundred and thirty-one, entitled "An act allowing the duties on foreign merchandise imported into Pittsburgh, Wheeling, Cincinnati, Louisville, St. Louis, Nashville and Natchez, to be secured and paid paid at those places."

Approved, August 3, 1854.

CHAP. CCIV.—An Act to revive the Act approved March third, eighteen hundred and twenty-three, and the Act approved May twenty-sixth, eighteen hundred and twenty-four, supplemental thereto, in reference to the Rio Hondo claims to land in Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act approved March third, eighteen hundred and twenty-three, entitled "An act providing for the examination of the titles to land in that part of the State of Louisiana situated between the Rio Hondo and the Sabine River," and the act approved May twenty-sixth, eighteen hundred and twenty-four, entitled "An act supplementary to an act providing for the examination of titles to land in that part of the State of Louisiana situated between the Rio Hondo and the Sabine," be, and the same are hereby, revived for and during the space of two years from the promulgation of this act.

Sec. 2. And be it further enacted, That the register and receiver at Natchitoches shall, severally, receive, as a full compensation for the duties required of them by the acts herein revived, the sum of fifty dollars, whenever they shall have finished the business required of them by the acts herein revived, and shall forward their reports to the Secretary of the Treasury.

Approved, August 3, 1854.

CHAP. CCXXVII.—An Act making Appropriations for Fortifications and other works of defence, and for repairs of barracks and quarters, for the year ending the thirtieth of June, one thousand eight hundred and fifty-five.

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 construction, preservation, and repairs of certain fortifications, barracks, and quarters, for the year ending the thirtieth of June, one thousand eight hundred and fifty-five:

For Fort Montgomery, at outlet of Lake Champlain, New York, fifteen thousand dollars.

For Fort Knox, at Narrows of Penobscot River, Maine, twenty thousand dollars.

For Fort Warren, at the Narrows, Boston Harbor, Massachusetts, thirty thousand dollars.

For Fort Adams and quarters, entrance to Narragansett Roads, Rhode Island, fifteen thousand dollars.

For Fort Schuyler, entrance to Long Island Sound, New York, fifteen thousand dollars.

For Fort Richmond, at the Narrows, New York Harbor, sixty thousand dollars.

For Fort Delaware, Delaware River, Delaware, fifty thousand dollars.

For Fort Carroll, Baltimore Harbor, Maryland, fifty thousand dollars.

For Fort Monroe, entrance to Hampton Roads, Virginia, twenty thousand dollars.

For Fort Sumpter, Charleston Harbor, South Carolina, twenty thousand dollars.

For Fort Clinch, entrance to Cumberland Sound, twenty-five thousand dollars.
For Fort Barancas and Barracks, Pensacola Harbor, ten thousand dollars.
For Fort M'Ree, Pensacola Harbor, and preservation of the site, ten thousand dollars.
For Fort Taylor, Key West, Florida, seventy-five thousand dollars.
For Fort Jefferson, Tortugas, Florida, fifty thousand dollars.
For fortifications at Alcatras Island, San Francisco Bay, California, one hundred thousand dollars.
For fortifications at Fort Point, entrance to San Francisco Bay, California, one hundred thousand dollars.
For armament of fortifications in the Harbor of San Francisco, California, one hundred and thirty thousand dollars.
For forts on the western frontiers of Texas, one hundred thousand dollars.
For repair of Fort Niagara, New York, three thousand dollars.
For repair of Fort Preble, Portland Harbor, Maine, one thousand dollars.
For repair and improvement of Fort Independence, Boston Harbor, Massachusetts, ten thousand dollars.
For repair of Fort Columbus and Castle Williams, New York Harbor, four thousand five hundred dollars.
For repair of Fort Hamilton, and for permanent wharf thereat, New York Harbor, ten thousand dollars.
For repair of Fort Mifflin, Delaware River, Pennsylvania, one thousand dollars.
For repair of wharf at Old Point Comfort, Virginia, seven thousand dollars.
For repair of Fort Macon, Beaufort Harbor, North Carolina, two thousand dollars.
For preservation of the site of Fort Macon, Beaufort Harbor, North Carolina, one thousand dollars.
For preservation of the site of Fort Johnson, including a new wharf, Charleston Harbor, South Carolina, four thousand two hundred dollars.
For preservation of Fort Moultrie, Charleston Harbor, South Carolina, twelve thousand three hundred dollars.
For repairs of Fort Jackson, Savannah River, Georgia, five thousand dollars.
For repairs of Fort Morgan, mouth of Mobile Bay, Alabama, five thousand dollars.
For repairs of Fort Pike, Rigolet Pass, Louisiana, one thousand dollars.
For repairs of Fort Macomb, (formerly Fort Wood,) Chef Menteur Pass, Louisiana, two thousand dollars.
For repairs of Tower Dupre, Bayou Dupre, Louisiana, five hundred dollars.
For repairs and extension of Fort St. Philip, Mississippi River, Louisiana, twenty-five thousand dollars.
For barracks and quarters at Fort Hamilton, New York, one thousand dollars.

Contingencies. For contingent expenses of the fortifications not herein mentioned, the preservation of their sites, the protection of title, and repairs of sudden damage to forts, twenty thousand dollars.

APPROVED, August 9, 1854.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following be established as Post-Roads in lieu of those heretofore established, viz:

MAINE.

From Alexandria to Wesley, through the town of Crawford.

From Alfred, by Lyman, Lyman Centre, Goodwin's Mills, North Kennebunkport, and Biddeford, to Saco.

From Augusta, by South China, North Palermo, Freedom, Brooks, Monroe, Ellingwood Corners, to Hampden.

From Augusta, by Brown's Corners, Vassalboro, East Vassalboro, China, Abbion, Unity, Troy, Dixmont, Dixmont Centre, Newburg, West Hampden, and Hampden, to Bangor.

From Augusta, by South Vassalboro, South China, Palermo, North Palermo, Montville, Liberty, East Montville, North Searsmont, and Belmont, to Belfast.

From Augusta, by Hallowell Cross Roads, and East Winthrop, to Winthrop.


From Augusta, by Togus Spring, South Windsor, Cooper's Mills, West Jefferson, Jefferson, North Waldoboro, Union, East Union, South Hope, and West Camden, to Rockland.


From Augusta, by West Sydney, Belgrade, North Belgrade, Smithfield, Osoola, Norridgewock, and Madison, to North Anson.

From Augusta, by Windsor, Patricktown, North Washington, Light's Corners, Liberty, South Montville, Searsmont, and Belmont, to Belfast.

From Augusta, by Sydney, Waterville, Fairfield, North Fairfield, South Bloomfield, Bloomfield, Skowhegan, Norridgewock, and Madison, to North Anson.

From Augusta, by Hallowell, French's Corners, Litchfield, Litchfield Corners, Bowdoin, Little River Village, and South Durham, to Freeport.

From Bangor, by Eddington, East Eddington, Tilden, Wesley, Crawford, Alexander, and Baring, to Calais, (over the "Black Road," so called.)

From Bangor, by North Bangor, Orono, West Great Works, Oldtown, Milford, Sunkhaze, Greenbush, Olamon, Passadumkeag, West Enfield, South Lincoln, Lincoln, Lincoln Centre, and North Lincoln, to Matawankeag.

From Bangor, by Six Mile Falls, Glenburn, Kirkland, Bradford, South Orneville, and Milo, to Brownsville.

From Bangor, by North Hermon, South Levant, West Levant, Exter, Garland, West Dover, East Saugerville, and Centre Guildford, to Monson.

From Bangor, to Upper Stillwater.

From Bangor, by Hermon, Carmel, Etna, East Newport, Newport, Palmyra, Pittsfield, & Canaan, to Skowhegan.

From Bangor, by East Hampden, Hampden, South Hampden, North Frankfort, Frankfort Mills, North Searsmont, and Swanville, to Belfast.

From Bangor, by Brener, Holden, East Holden, North Ellsworth, and Ellsworth Falls, to Ellsworth.

From Bangor, by Brener, Brener Village, Orrington, South Orrington, North Bucksport, Bucksport Centre, Bucksport, Orland, and North Castine, to Castine.

From Bangor, by West Glenburn, Kenduskeag, Corinth, Exter Mills, Exter, Dexter, Ripley, West Ripley, Main Stream, and Harmony, to Athens.
From Bangor, by North Hermon, South Levant, Rogers' Corners, Stetson, North Newport, Corrinna, Corrinna Centre, and St. Albans, to Hartland.

From Belfast, by East Knox, Knox Centre, Freedom, West Freedom, South Albion, China, and Winslow, to Waterville.

From Belfast, by Waldo, South Brooks, Brooks, and South Jackson, to Jackson.

From Belgrade, by Belgrade Mills, Rome, Mercer, and Stark, to West Mills.


From Bethel, by Newry, Newry Corners, Bear River, and Grifton, to Letter B.


From Biddeford, by Saco Hollis, Buxton, West Buxton, and North Hollis, to Limerick.

From Bristol, by Newcastle, to Pemaquid.

From Brooks, by Monroe, Ellingwood Corner, and Hampden, to Bangor.

From Brunswick to Bath.

From Brownsville, by North Brownsville, to Kattadkin Iron Works.

From Buckfield, by Sumner, to West Sumner.

From Bucksfield, by East Sumner, Hartford, and Canton Mills, to Canton.

From Buckport, by Orland, North Blue Hill, Blue Hill, Blue Hill Falls, North Sedgwick, and Deer Isle, to South Deer Isle.

From Calais, by Willtown, Baring, Sprague's Falls, Baileyville, Princetown, Waite, Topsfield, Jackson, Brook, Butterfields, Orient, Amity, and Hogdon, to Holton.

From Camden, by Hope, McLain's Mills, and North Appleton, to Searsmont.

From Camden to North Haven.

From Charlotte, by Middytemps, and Cooper, to Alexander.

From Cherryfield, by Beddington, to Delloys.

From Dennysville, by Pembroke and Robbinston, to Red Beach.

From Dexter, by Dover, South Mills, and West Dover, to Dover.

From Dexter, by West Dover, Dover South Mills, and Dover, to Foxcroft.

From Dixfield, by Peru and Canton Mills, and Livermore, to Strickland Ferry Depot.

From Dixmont, by North Dixmont, Plymouth, to East Newport.

From Dover, by East Dover, South Sebec, Milo, Kilmarnock, and Maxfield, to Howland.


From East Machias, by Whiting and West Lubec, to Lubec.

From East Machias, by North Cutler, to Cutler.

From the east line of the State, by Fort Fairfield, Manchester, and Presque Isle, to Aroostook.

From East Eddington, by Amherst, Aurora, Wesley, and Crawford, to Baileyville.

From Ellsworth, by Orland, Bucksport, Prospect-Ferry, Prospect, South Prospect, and Searsport, to Belfast.

From Ellsworth to Watatham.

From Ellsworth, by Surry, Blue Hill, Penobscot, and North Castine, to Castine.

From Ellsworth, by West Trenton, Eden, and Mount Desert, to South West Harbor.
From Ellsworth, by Hancock, West Sullivan, Sullivan, East Sullivan, West Goldsboro, Goldsboro, and Steuben, to Narraguagus.
From Ellsworth, by North Hancock, Franklin, Narraguagus, Harrington, Columbia, Jonesboro, and Whitneyville, to Machias.
From Ellsworth, by Ziden, North Manarille, Amherst, Aurora, to Great Pond.
From Exter, by West Garland, South Sangerfield, and Guilford, to Abbot.
From Farmington, by East Strong, New Vineyard, and New Portland, to Kingsfield.
From the Forks to Moose River.
From Goff’s Corners, by Auburn, North Auburn, Turner, to North Turner.
From Goff’s Corners, by East Turner and North Turner Bridge, to Livermore Centre.
From Gorham, by Buxton Centre, to West Buxton.
From Great Falls, by Lebanon, Sanford, Springvale, Emery Mills, Acton, Acton Corner, North Acton, West Newfield, West Parsonsfield, Effingham, New Hampshire, Effingham Falls, and Freedom, to Eaton Centre.
From Green Depot, by South Leeds, to Leeds.
From Guilford, by Parkman and Cambridge, to Harmony.
From Hampden, by South Hampden, South Newburgh, Dixmont, Morton’s Corner in Jackson, to Jackson.
From Hayneskill, by Bancroft Plantations, to Weston.
From Houlton, by Monticello, Bridgewater, and Presque Isle, to Fort Fairfield.
From Houlton to Woodstock, New Brunswick.
From Kennebunk, by Wells, Ogunquit, Cape Neddiek, and York, to Portsmouth, New Hampshire.
From Kenduskeag, by South Corinth, East Corinth, West Charleston, South Dover, Dover, Foxcroft, Sangerville, Guilford, and Abbott, to Monson.
From Lebanon, by Centre Lebanon, to West Lebanon.
From Limerick, by Newfield, West Newfield, East Wakefield, New Hampshire, and Leighton’s Corners, to Ossipee.
From Lincoln Centre, by Pattagumpus and Chester, to Nickerton.
From Lovell, by North Fryburgh, to Stow.
From Machias, by East Machias, Marion, Dennysville, and Charlotte, to Calais.
From Machias, by North Fairfield, Wesley, Crawford, and Alexander, to Princeton.
From Machias to Machiasport.
From Mattawamkeag, by South Molunca, Haynesville, and Linneas, to Houlton.
From Mattawamkeag, by Conway and Number Three, to Patten.
From Mechanics’ Falls, by West Minot and East Hebron, to Backfield.
From Mexico, by Rosebury, to Byron.
From Monson, by Shirley Mills and Shirley, to Greenville.
From Monson, by Abbot, Parkman, South Parkman, Dexter, Pleasant Vale, and Newport, to Detroit.
From New Castle to Bristol.
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From North Anson, by West Anson and East New Vineyard, to New Vineyard.

From North Anson, by Emden, Solon, Bingham, and Carritunk, to the Forks.

From North Anson, by Emden Centre, to Concord.

From North Lincoln, by Chester and West Indian Township, to Nicketon.

From North Berwick, by South Sanford, Sanford, Springvale, Alfred, and Waterborough, to Waterborough Centre.

From North New Portland, by Lexington and Dead River, to Flag Staff.

From Norway, by Waterford, South Waterford, and Sweden, to Lovell.

From Orono, by Upper-stillwater, Oldtown, Alton, and La Grange, to Kilmarnock.

From Oldtown, by Argyle and Edinburgh, to Howland.

From Passadumkcaug, by Enfield and Lowell, to Burlington.

From Patton, by Unicoius, Masardis, and Aroostook, to Fort Kent.

From Paris, by North Paris, West Sumner, Sumner, East Sumner, Hartford, Canton Mills, to Canton.

From Plantations Number Eleven, called Aroostook, to the East line of the State by Presque Isle, and Fort Fairfield Plantations.


From Portland, by Falmouth, Cumberland, North Yarmouth, Freeport, and Brunswick, to Bath.

From Portland, by Steven's Plains, West Falmouth, West Cumberland, Gray, West Gloucester, and Poland, to Mechanics Falls.

From Portland, by Oak Hill, Saco, Biddeford, Kennebunk Depot, Kennebunk, Wells' Depot, North Berwick, and Elliot, to Portsmouth, New Hampshire.

From Portland, by Yarmouth, Freeport, Brunswick, Topsham, Bowdoinham, Richmond, Rosedale, Gardiner, Pittston, Farmingdale, and Hallowell, to Augusta.


From Presque Isle, by Lyndon, Van Buren, West Van Buren, Madawaska, and West Madawaska, to Fort Kent.

From Presque Isle, to Number Eleven, Range Five, Aroostook.

From Railroad Junction at Danville, by Goff's Corners, Lewiston, Green Corner, Green Leeds Station, Monmouth, Winthrop, Readfield, Belgrade, and West Waterville, to Waterville.

From the Railroad Depot, by Wetchville, to Oxford.

From Railroad Depot, by Oxford, Otisfield, Casco, and Edes' Falls, to Naples.

From Raymond, by East Raymond, Casco, and Otisfield, to Bolster's Mills.


From Readfield, by Kent's Mills, Fayette, North Fayette, South Chesterville, Chesterville, North Chesterville, and East Wilton, to Wilton.

From Richmond to Lewiston (Androscoggin C. H.)
From Rockland, by Rockport, Camden, Lincolnville, Northport, and East Northport, to Belfast.
From Rockland to Matinicus.
From Rockland to Isle au Haut.
From Skowhegan, by Cornville, Athens, Brighton, Kingsbury, Blanchard, and Shirley, to Greenville.
From Skowhegan, by East Madison and South Solon, to Solon.
From Southwest Harbor to Cranberry Isle.
From Springvale, by Alfred Ross' Corners, Newfield, South Parsonsfield, and Parsonsfield, to Effingham, New Hampshire.
From South Paris to Norway.
From South Paris, by Harrison, North Bridgeton, and West Bridgeton, to Fryburgh.
From South Paris, by Snow's Falls, Woodstock, North Woodstock, Rumford, Rumford Point, and South Andover, to Andover.
From Standish, by East Limington, North Limington, Limington, Cornish, and Kegar Falls, to Porter.
From Strong, by West Freeman, to Salem.
From Thomaston, by St. George and Tenant's Harbor, to St. George.
From Thomaston, by Cushing, to Friendship.
From Tilden, by Amherst and Aurora, to Township.
From Union, by North Union and Washington, to Light's Corners.
From Waterville, by Kendall's Mills, Fairfield Corners, Pishon's Ferry, Cannaan, and West Hartland, to Hartland.
From Waterville, by Winslow, Benton, Clinton, Burnham Village, East Burnham, Troy Centre, Troy, North Dixmont, North Newburgh, North Hampden, West Hampden, and Hampden, to Bangor.
From Waterville, by Fairfield, Larone, Oseola, to Norridgewock.
From Waterville, by Kendall's Mills and Benton, to Unity.
From Waterville, by Benton, Clinton, Burnham Village, East Pittsfield, Detroit, Plymouth, Etna Centre, Carmel, and Hermon, to Bangor.
From Waterboro Centre, by Limerick and Limington, to Standish.
From Waldoboro, by South Waldoboro and Friendship, to Cushing.
From Waterford, by North Waterford, East Stoneham, North Lovell, and Centre Lovell, to Lovell.
From Winthrop, by Wayne, East Livermore, North Livermore, Canton, Dixfield, Mexico, East Rumford, to Bryant's Pond.
From Wiscasset, by Dresden Mills and Dresden, to Richmond.
From Wiscasset, by Alna, Whitfield, and East Pittston, and Pittston, to Gardiner.
From Wiscasset, by North Edgecomb, Edgecomb, North Boothbay, and Boothbay, to Hodgson's Mills.
From Yarmouth, by North Yarmouth, East North Yarmouth, Poland, West Durham, Durham, Lisbon, Webster, and Wales, to Monmouth.

NEW HAMPSHIRE.

From Amherst, by Milford, East Wilton, Wilton, Mason, and Mason Village, to New Ipswich.
From Barrington, by Centre Strafford and Centre Barnstead, to Barnstead.
From Berlin Falls, by Berlin, to Milan.
From Bradford, by Newbury and Newport, to Claremont.
From Bristol, by Bridgewater and Hebron, to Groton.
From Bristol, by Bridgewater and West Plymouth, to Rumney.
From Brookline to Railroad Depot at Pepperville.
From Canterbury Depot, by Canterbury, to Shaker Village.
From Charlestown, by Aeworth, to Lempster.
From Chester, by Derry, to Lawrence, Massachusetts.
From Claremont, by Cornish Flats, Meriden, and East Plainfield, to Lebanon.
From Concord, by West Concord, Hopkinton, Contootook Village, Warner, Bradford, Newbury, and Newport, to Claremont.
From Concord, by Chichester, North Chester, Pittsfield, Barnstead, Strafford, and Barrington, to Dover.
From Concord, by Loudon, Loudon Bridge, and Gilmanton, to Gilman
ton Iron Works.
From Concord, by Loudon, Loudon Centre, Lower Gilmanton, and Gilmanton Iron Works, to Alton.
From Concord, by North Dumbarton, to Dumbarton.
From Concord, by West Concord Mast Yard, Hopkinton, Contootook Village, and Warner, to Bradford.
From Concord, by Fisherville, Boscawen, Salisbury, Franklin, East Andover, Andover, West Andover, Danbury, Grafton, Grafton Centre, East Canaan, Canaan, Enfield, West Canaan, North Enfield, East Lebanon, Lebanon, West Lebanon, to White River Junction, Vermont, sixty-nine miles and back, twelve times a week, with a branch from Franklin, by Hill, to Bristol.
From Concord, by Pembroke, Allentown, South Deerfield, Candia, Raymond, Epping, Stratham, and Greenland, to Portsmouth.
From Concord, by Chichester, Emson, West Northwood, East Northwood, and Nottingham Turnpike, to Durham.
From Concord, by Hookset, Amoskeag, Manchester, Reed's Ferry, Thornton's Ferry, Nashua, Tyngsborough, Massachusetts, North Chelms- ford, and Middlesex Village, to Lowell.
From Contootook Village, by Henniker, to Hillsboro Bridge.
From Conway, by North Conway, Lower Bartlett, Bartlett, Hart's Location, Crawford House, White Mountain, and Bethlehem, to Littleton.
From Dover, by Gonie, Rochester, Farmington, New Durham, Downing's Mills, and Alton, to Alton Bay.
From Dover, by North Barrington, Strafford Corners, and North Strafford, to North Barnstead.
From Dublin, by Harrisville and Nelson, to Munsonville.
From East Wilton, by Peterborough, Dublin, and Marlborough, to Keene.
From East Wilton, by South Lyndeborough, Greenfield, Hancock, South Stoddard, Stoddard, Marlon, and New Alstead, to Paper Mill Village.
From Epping, by Nottingham, Northwood, and Epson, to Pittsfield.
From Errol to Letter B.
From Exter, by Kingston, Danville, Chester, and Auburn, to Man-
chester.
From Exter, by Brentwood, Poplin, and South Raymond, to Ray-
mond.
From Farmington, by Middleton, South Wolfborough, Wolfborough, Mackerel Corner, Tuftonborough, Melvin Village, East Mouttonborough, Mouttonborough, and Sandwich, to Centre Sandwich.
From Franklin, by Hill, to Bristol.
From Gilmanton, by Gilmanton Iron Works and South Alton, to Farmington.
From Great Falls, by Rochester and South Milton, to Milton.
From Haverhill, by Haverhill Centre, to Benton.
From Hillsborough Bridge, by Antrim, to Bennington.
From Hillsborough Bridge, by Hillsboro,' North Branch, South Stoddard, Munsonville, and East Sullivan, to Keene.
From Hollis to the Railroad Depot.
From Jaffrey, by East Jaffrey and Rindge, to Winchendon.
From Keene, by Sullivan and Gilson, to Marlow.
From Keene, by Chesterfield Factory and Chesterfield, to Brattleborough.
From Keene, by Swanzey, to Richmond.
From Kingston, by Danville and Saudown, to East Chester.
From Lake Village, by West Alton, to Alton Bay.
From Lancaster, by Jefferson Mills, to Jefferson.
From Lisbon, by Sugar Hill, to Franconia.
From Littleton, by Whitefield, to Lancaster.
From Lower Bartlett, by Jackson and Pinkham’s Grant, to Gorham.
From Lyman, by North Lyman, to Lower Waterford.
From Manchester, by Auburn, Chester, Hampstead, and Atkinson, to Haverhill, Massachusetts.
From Manchester, by Auburn, Candia, South Deerfield, Deerfield, Nottingham, Lee, and Wadley’s Falls, to New Market.
From Mason Village, by New Ipswich and Temple, to Petersborough.
From Meredith Village, by Centre Harbor, Moutonborough, Sandwich Centre, Sandwich, and North Sandwich, to Tamworth.
From Meredith Village, by Centre Harbor, Moutonborough, Sandwich, South Tamworth, Tamworth, Tamworth Iron Works, Eaton, Conway, and Centre Conway, to Fryeburgh, Maine.
From Nashua, by South Merrimack, Amherst, New Boston, and South Weare, to Weare.
From Nashua, by South Merrimack and Milford, to East Wilton.
From Nashua, by South Merrimack, Amherst, Mount Vernon, Francistown, Hillsborough, Washington, East Dempster, and Unity, to Claremont.
From Newport, by Croydon Flats, Croydon and West Enfield, to Lebanon.
From North Charleston to Unity.
From Northumberland, by Stark, Dummer, Milan, Berlin, and Berlin Falls, to Gorham.
From Northumberland, by Stratford, Lower Columbia, Columbia, Colebrook, and West Stewartstown, to Canaan.
From Oil Mill Village, by East Weare, Weare, Deering, Hillsborough Bridge, and Hillsborough Centre, to East Washington.
From Paper Mill Village, by South Acworth, Lempster, and East Unity, to Newport.
From Pittsfield, by Barnstead, and Lower Gilmanton, to Gilmanton.
From Pittsfield, by Barnstead, Barnstead Centre, North Barnstead, and South Alton, to Downing’s Mills.
From Plymouth, by Campton, Campton Village, Thornton, West Thornton, Woodstock, Lincoln, Flume, Lafayette, and Franconia, to Littleton.
From Portsmouth, by Rye, to Rye Beach.
From Portsmouth to Kittery, Maine.
From the Railroad Depot at Potter Place, by Wilmot Flats, New London, George’s Mills, and Wendell, to Newport.
From Sanbornton Bridge, to Franklin.
From South Milton, by Milton, Union, Wakefield, North Wakefield, Ossipee, Centre Ossipee, West Ossipee and Eaton, to Conway.
From Springfield, by North Springfield, to Gassett's Station.
From Station House at Berlin Falls, by Berlin, Milan, Dummer, and Cambridge, to Errol.
From Union, by Brookfield, North Wolfsborough, and Water-Village, to Tuftonborough.
From Union Bridge Depot, by East Sanbornton, and Upper Gilman-
ton, to Gilmanton.
From Wakefield, by East Wakefield, and Gilletson Corner, to Eff-
ingham.
From Warren by East Haverhill, to Haverhill.
From Weir's Bridge, by Centre Harbor, to Wolfsborough.
From Wells River, Vermont, by Bath, New Hampshire, Lisbon, Lit-
tleton, North Littleton, and Dalton, to Lancaster.
From Wells River, by Woodville, Bath, and Lisbon, to Littleton.
From Whitefield, to Carroll.
From West Andover, by Wilmot, West Springfield, and Granthany, to Croydon.
From Windham, by Fessenden Mills, Pelham, and Dracut, Massasu-
netts, to Lowell.

VERMONT.

From Bakersfield, by West Enosburgh, and Enosburgh Falls, to West Berkshire.
From Barnet to Peacham.
From Barnet to Waterford Lower Village.
From Barton, by Barton Landing, down the Barton River, to West Derby.
From Bellow's Falls, by Rockingham, Bartonsville, Chester, North Chester, Cavendish, Proctorsville, Ludlow, Mount Holley, East Walling-
ford, Cuttingsville, East Clarendon, North Clarendon, Rutland, Pittsford, Brandon, Liecester, Otter Creek, Satisburg, West Satisburg, Middleburg, Vergennes, Ferryisburgh, North Ferrisburgh, Charlotte, and Shelburne, to Burlington.
From Bellow's Falls, by Saxton’s River, Cambridgeton, Grafton, Townsend, West Townsend, North Wardsborough, West Wardsborough, and Stratton, to Arlington.
From Bellow’s Falls, by South Charleston, New Hampshire, Charle-
From Bethel, by Gaysville, Stockbridge, Rochester, Hancock, Ripton, and East Middleburg, to Middlebury.
From Brandon, by Sudbury, and Orwell, to Chipman’s Point.
From Brattleborough, by West Dummerston, and Fayetteville, to Townshend.
From Brattleborough, by West Dummerston, Fayetteville, Willia-
msville, and Dover, to Wilmington.
From Brattleborough, by Dummerston, Putney, Westminster, and Walpole, New Hampshire, to Bellow's Falls, Vermont.
From Brattleborough, by West Brattleborough, Marlborough, Wil-
mington, Searsbury, and Woodford, to Bennington.
From Brattleborough, by Guilford, Guilford Centre, Green River, Halifax, West Halifax, Jacksonville, Whittingham, Readsborough, Heart-
wellville, and Stamford, to North Adams, Massachusettts.
From Bridgewater, by Woodstock, Taftsville, and Quechee Village, to the Railroad station.
From Burlington, by Winooski Falls, Painesville, Colchester, West
From Burlington, by South Hero, to Plattsburg, New York.
From Burlington, by St. George, Hinesburg, and Monkton, to Vergennes.
From Burlington, by St. George, Hinesburg, Starksborough, Bristol, and New Haven Mills, to Middleburg.
From Canaan to Pittsburgh, New Hampshire. From Chester, by Andover, to Weston.
From Chester Village, by Ringville, to Worthington.
From Danby, by Mount Tabor, to Weston.
From Danville, by Walden, East Hardwick, Hardwick, Greensboro, and Craftsbury, to North Craftsbury.
From East Barnard to Royalton.
From East Berkshire, by Montgomery, to Montgomery Centre.
From East Burke, by Victory, Granby, and Guildhall, to Northumberland, New Hampshire.
From East Thetford, by Thetford, Post Mill Village, West Fairlee, and Vershire, to Chelsea.
From Factory Point, by Winhall, Peru, Landsgrove, Londonderry, South Londonderry, and Simonsville, to Chester.
From Fairfax to Buck Hollow.
From Fairfax to Fletcher.
From Fairfax to Westford.
From Fairfax to Georgia Depot.
From Grafton, by Houghtonsville, and Windham, to Londonderry.
From Hartland Depot, by Hartland, Woodstock, and Bernard, to Bethel.
From Irasburgh, by Brownington Centre, and East Charleston, to Brighton.
From Jacksonville, by South Halifax, Coleraine, Massachusetts, and Griswoldville, to Shelburne Falls.
From Johnson, by Hyde Park, Morrisville, and Wolcott, to North Craftsbury.
From Johnson, by North Hyde Park, Eden, Lowell, Westfield, Troy, Newport, and West Derby, to Derby Line.
From Jonesville, by Huntington, Starksboro, and Bristol, to New Haven.
From Jonesville, by West Bolton, Underhill Centre, Pleasant Valley, Cambridge, Jefferson, Waterville, Bakersfield, West Enosburg, Enosburg Falls, and West Berkshire, to East Franklin.
From Lancaster, New Hampshire, by Northumberland, Guildhall, Vermont, Maidstone, Brunswick, Lemington, and South Canaan, to Canaan.
From Lyndon Centre, by East Burke, Burke, Newark, East Charleston, West Charleston, and Derby, to Derby Line.
From Manchester, by South Dorset, Dorset, East Rupert, Pawlet, and Wells, to Granville, New York.
From Middlebury, by Cornwall, Whiting, Sudbury, and Hubbards- town, to Castleton.
From Middlesex, by Moretown, and Waitsfield, to Warren.
From Montpelier, by Middlesex, Waterbury, Bolton, Richmond, Jonesville, and Williston, to Burlington.
From Middleburg, by Cornwall, West Cornwall, and Shoreham, to Larrabee's Point.
From Middlebury, by Salisbury, Leicester, Brandon, Pittsford, Rutland, East Clarendon, Cuttingsville, Mount Holly, Proctorsville, Cavendish, North Chester, Chester, Bartonsville, to Bellows Falls.
From Mount Pelior, by Barre, and Wasington, to Chelsea.
From Montpelier, by Worcester, Elmore, Morrisville, Hyde Park,
Johnson, Waterville, Bakersfield, East Fairfield, and Fairfield, to St. Albans.
From Montpelier, by Barre, Orange, West Topsham, East Corinth, and Bradford Centre, to Bradford.
From Montpelier, by North Montpelier, East Calais, Woodburg, South Hardwick, East Hardwick, Hardwick, Greensborough, and Glover, to Barton.
From Montpelier, by Barre, South Barre, Williamstown, East Brookfield, East Randolph, and East Bethel, to Royalton.
From Montpelier, by East Montpelier, Plainfield, Marshfield, and Cabot, to Danville.
From Morgan, by Holland, to Derby Line.
From North Craftsbury, by Albany, Irasburg, Coventry, Newport, West Derby, and Derby, to Derby Line.
From Paper Mill Village, by South Ackworth, Lempster, and East Unity, to Newport.
From Painesville, by Essex, Jericho, Underhill, Cambridge, and Jeffersonville, to Johnston.
From Proctorsville, by Cavendish, Upper Falls, Corners, and West Claremont, to Claremont.
From Salem, by West Rupert, to Rupert.
From Sherburne, by North Sherburne, and Pittsfield, to Stockbridge.
From St. Albans, by East Highgate, Franklin, East Franklin, and West Berkshire, to Berkshire.
From St. Albans, by Swanton Centre, to Highgate.
From St. Albans, to Swanton.
From St. Albans, by Sheldon, East Sheldon, and West Enosburgh, to Enosburgh.
From St. Albans, by Sheldon, Enosburgh Falls, and East Berkshire, to Richford.
From Strafford, by South Strafford, and Union Village, to Pompanoosuc.
From Steven's Village to Lower Waterford.
From St. Johnsbury, by St. Johnsbury Centre, Lyndon, Lyndon Centre, Sutton, Barton, Brownington, and Derby, to Derby Line.
From St. Johnsbury to Danville.
From St. Johnsbury, by Johnsbury East, West Concord, Concord, and Lunenburg, to Lancaster, New Hampshire.
From St. Johnsbury, by Lower Waterford, and Waterford, to Littleton, New Hampshire.
From South Royalton, by Tunbridge, to Chelsea.
From Swanton, by Highgate, Franklin, East Franklin, and West Berkshire, to Richford.
From Swanton, by West Swanton, Alburgh, Alburgh Springs, and West Alburgh, to Rouse's Point, New York.
From Troy to North Troy.
From Troy, by West Newport, Coventry, and Irasburg, to Barton.
From Vergennes, by Addison, Bridgeport, Shoreham, Orwell, Benson, and West Haven, to White Hall, New York.
From Waterford, by Littleton, New Hampshire.
From Waterbury, by Stow and Morrisville, to Hyde Park.
From Wethersfield, by Ascutneyville and West Claremont, to Claremont Depot.
From Well's River to Ryegate.
From West Milton, by South Hero, Grand Isle, North Hero, and Isle La Mott, to Alburgh.
From West Rutland, by Clarendon Springs, Ira, Tinmouth, and Danby Four Corners, to Danby.
From West Townshend, by South Windham, to Windham.
From Windsor, by Brownsville, Felchville Upper Falls, and Cavenish, to Proctorsville.
From Woodstock, by Bridgewater, Plymouth, and Tyson Furnace, to Ludlow.
From Woodstock, by South Pamfret, Pamfret, and Snow's Store, to West Hartford.

MASSACHUSETTS.

From Attleboro', by North Attleboro', to South Attleboro'.
From Amherst, by Leverett, Shutesbury, North Prescott, New Salem, and North New Salem, to Orange.
From Ashburnham Junction, by Gardner, South Gardner, Baldwinville, Templeton, Philipston, South Royalton, Athol, Orange, Wendell Depot, Erving, Grafton's Corners, Northfield, Vernon, and Hinsdale, to Brattleborough, Vermont.
From Athol, by North Orange, Warwick, Winchester, West Winchester, and Hinsdale, to Brattleborough, Vermont.
From Auburndale Station to Newton Lower Falls.
From Baldwinville Depot, by Templeton, to Philipston.
From Braintree Depot, by Weymouth, East Weymouth, and Hingham, to Cohasset.
From Boston, by Dorchester, to Milton.
From Boston, by Roxbury, to Jamaica Plains.
From Boston, by Harrison Square, Nipmuc Village, Quincy, Braintree, South Braintree, South Weymouth, Abington, Hanson, South Hanson, and Kingston, to Plymouth.
From Boston, by West Medford, Winchester, East Woburn, Wilmington, and North Billerica, to Lowell.
From Boston, by Canton, Sharon, East Foxboro', Mansfield, Attleboro', Seekonk, and Pawtucket Rhode Island, to Providence,
From Boston, by Somerville, Waltham, Lincoln, Concord, South Acton, Acton, West Acton, Littleton, West Littleton, South Groton, Shirley, Shirley Village, Leominster, and North Leominster, to Fitchburg.


From Boston to Charlestown.

From Boston, by Cambridgeport, to Cambridge.

From Boston, by Brighton, Newton, West Newton, West Needham, Natick, South Framingham, Ashland, Cordaville, Westborough, and New England Village, to Worcester.

From Chatham, by North Chatham, East Harwick, and South Orleans, to Orleans.

From Charlton Depot, by Charlton and Southbridge, to Globe Village.

From Chester Village, by Ringville, to Worthington.

From Cohasset, by North Scituate, Scituate, and East Marshfield, to Marshfield.

From Cordaville, by Hopkinton, and Southboro, to Woodville.

From Dedham, by West Dedham, Medfield and Rockville, to Franklin City.

From Dedham Junction, by Dedham, South Dedham, Walpole, East Walpole, South Walpole, Franklin City, and Franklin, to Waterford.

From East Foxboro', by Foxboro', and West Foxboro', to Wrentham.

From Enfield, by Prescott, to Pelham.

From Enfield, by Ware, to West Brookfield.

From Fall River, by Newport, Rhode Island, to New York, New York.

From Fall River, by Swansea and Warren, Rhode Island, to Bristol.

From Fall River, by Tiverton, (Rhode Island,) and Portsmouth, to Newport.

From Farnumsville to New England Village.


From Fitchburg, by West Fitchburg, Westminster, Ashburnham, Ashburnham Depot, Gardner, South Gardner, Baldwinsville, South Royalston, Royalston, Athol, Athol Depot, Orange, Wendell Depot, Erving, Grout's Corners, Northfield Farms, Northfield, West Northfield, and Vernon, Vermont, to Brattleboro'.

From Franklin, by West Wrentham, to Diamond Hill, Rhode Island.

From Great Barrington, by North Egremont, to Alford.

From Great Barrington, by Hartsville, Mill River, New Marlboro, Sandisfield, North Colebrook, Connecticut, and Colebrook, to Winchester.

From Greenfield, by Montague Canal, to Grout's Corners.

From Greenfield, by East Shelburne, Colerain, Adamsville, and Health, to Rowe.


From Groton Depot, by Forge Village, to North Chelmsford.

From Groton Depot, by Shirley, and Townsend Harbor, to Townsend.

From Groton Junction, by Forge Village, Westford, West Chelmsford, and North Chelmsford, to Lowell.

From Haverhill to Bradford.
From Haverhill, by East Haverhill, West Amesbury, Amesbury, and Salisbury, to Newburyport.
From Hingham, by North Cohasset, to Hull.
From Hingham, by South Hingham, West Scituate, and South Scituate, to North Marshfield.
From Hinsdale, by Winchester, West Winchester, Westport, Swansea, and West Swansea, to Keene.
From Holliston, by Medway, Franklin, West Wrentham, Diamond Hill, (Rhode Island,) and Valley Falls, to Pawtucket.
From Holmes's Hole, by West Tisbury, to Chilmark.
From the Junction to Watertown.
From Kingston, by North Plympton, and East Middleboro,' to Middleboro.'
From Lawrence, by North Andover, West Boxford, Georgetown, and Byfield, to Newburyport.
From Lawrence, by Methuen, to Salem, New Hampshire.
From Lexington, by Bedford, Carlisle, and Westford, to Forge Village.
From Lexington Depot to Bedford.
From Lowell, by Carlisle, to Concord.
From Lowell, by Tewksbury, to Lawrence.
From Medfield, by East Medway, and Medway, to West Medway.
From Middleboro, by Rock, South Middleboro,' West Wareham, Wareham, East Wareham, North Sandwich, Monument, and West Sandwich, to Sandwich.
From Milbury, by Sutton, to West Sutton.
From Milford, by South Milford, to Bellingham.
From Milford, by Mendon, to Uxbridge.
From Monument, by Pocasset, North Falmouth, West Falmouth, and Falmouth, to Wood's Hole.
From Nahant to Lynn.
From Natick to Saxonville.
From Nantasket Depot, by North Cohasset, to Hull.
From New Bedford, by Wood's Hole, and Holmes's Hole, to Gard-ington.
From New Bedford, by Dartmouth, South Westport, Adamsville, Little Compton, Rhode Island, and Tiverton, to Providence, Long Island.
From New Bedford, by Fair Haven, Mattapoisett, and Sippican, to Wareham.
From New Bedford, by North Dartmouth, Westport, Fall River, Swansea, North Swansea, and South Seekonk, to Providence, (Rhode Island.)
From New Bedford, by Wood's Hole, and Holmes's Hole, to Nan-tucket.
From Newburyport, by West Newbury, Groveland, and Bradford, to Haverhill.
From Northampton, by Leeds, and Haydensville, to Williamburgh.
From Northampton, by West Hampton, and Norwich, to Chester Village.
From Northampton, by Hadley, Amherst, North Amherst, Sunderland, and Montague, to Grout's Corners.
From Northampton, by East Hampton, to Southampton.
From North Andover, by West Boxford, Georgetown, and Byfield, to Newburyport.

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From North Abington Depot, by East Abington, Hanover, and Pembroke, to West Duxbury.
From North Adams, by Williamstown, and Pownal, to Bennington, Vermont.
From North Danvers, by Topsfield, Boxford, Georgetown, and Bradford, to Haverhill.
From North Wrentham, by Rockville, to Medway.
From Orange, by North Orange, and Warwick, to Winchester, New Hampshire.
From Palmer, by Three Rivers, Belchertown, and South Amherst, to Amherst.
From Palmer, by Thedike, to Ware.
From Palmer, by Brimfield, Fiskdale, Sturbridge, and Globe Village, to Southbridge.
From Palmer, by Bond's Village, Enfield, and Greenfield, to Greenfield Village.
From Pittsfield, by Lenox, to Lee.
From Pittsfield, by Lanesboro', New Ashford, and South Williamstown, to Williamstown.
From Pittsfield, by Cheshire and Adams, to North Adams.
From Railroad Depot, by Southborough, to Marlborough.
From Railroad Depot, by Stoughton, North Easton, and South Easton, to Easton.
From Railroad Depot, by Chester Factories, Breet, Otis, West Otis, and Monterey, to Great Barrington.
From Rehoboth, by North Rehoboth, to Attleboro'.
From Rollinsford to Great Falls.
From Russell, by Blanford, to North Blanford.
From St. Johnsbury to North Danville.
From Salem to Marblehead.
From Salem, by Danversport and Middletown, to Lawrence.
From Salem, by Danvers and Danversport, to North Danvers.
From Salem, by Beverly Farms and Manchester, to Gloucester.
From Sandwich, by Sandwich, Cotuit, Cotuit Port, Marlston's Mills, and Osterville, to Centerville.
From Sandwich, by West Barnstable, Barnstable, Yarmouthport, Yarmouth, Dennis, East Dennis, West Brewster, Brewster, East Brewster, Orleans, Eastham, North Eastham, South Wellfleet, Wellfleet, Truro, and North Truro, to Provincetown.
From Springfield, by Chicopee, Williamansett, and South Hadley Falls, to South Hadley.
From Springfield, by Williamansett, Ireland Depot, Northampton, Hatfield, East Whatley, Whatley, South Deerfield, Deerfield, Greenfield, and Bernardston, to Northfield Junction.
From Sheffield, by South Egremont, North Egremont, Green River, (New York,) Austerlitz, and Spencertown, to Chatham Four Corners.
From State Line Depot, by West Stockbridge, Stockbridge, and South Lee, to Lee.
From Shelburne Falls, by Buckland, Hawley, and South Hawley, to Plainfield.
From Springfield, by Chicopee, to Chicopee Falls.
From Sterling Junction, by Sterling and Leominster, to Fitchburg.
From South Acton Depot, by Stow, Rockbottom, Feltonsville, Berlin, and Boyleston, to West Boyleston.
From South Braintree Junction, by Randolph, East Randolph, East
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Stoughton, North Bridgewater, Cambello, West Bridgewater, Bridgewater, North Middleboro', Middleboro', Myrickville, and Freetown, to Fall River.
From South Deerfield, by Conway, Ashfield, Plainfield, and Savoy, to Adams.
From South Abington Depot, by South Abington, and East Bridgewater, to Bridgewater.
From South Framingham, by Holliston and Braggville, to Milford.
From South Framingham to Framingham.
From Taunton, by Myrickville, to New Bedford.
From Taunton, by North Dighton, Dighton, and Somerset, to Swansea.
From Taunton, by Norton and Mansfield, to Mansfield Junction.
From Townsend, by New Ipswich, (New Hampshire,) to Peterborough.
From Warren, by Brimfield, to Wales.
From Wendell Depot, by Wendell, Lock's Village, and North Leverett, to Montague.
From West Barnstable, by Hyannis and West Yarmouth, to South Yarmouth.
From West Barnstable, by Hyannis, to Hyannisport.
From West Brookfield, by New Braintree, to Hardwick.
From West Brookfield, by Ware and Enfield, to Amherst.
From Westfield, by East Granville, West Granville, Tolland, and New Boston, to Sandisfield.
From West Newton, by Newton Upper Falls, Grantville, [and] Needham, to Dover.
From West Cambridge, by East Lexington, to Lexington.
From Westborough Station, by Northborough, to Shrewsbury.
From Weston Depot, by Weston and Wayland, to Sudbury.
From Whitinsville to East Douglas.
From Williamsburg, by Goshen, Cummington, Cummington West Village, East Windsor, and Windsor, and Hinsdale, to Hinsdale Depot.
From Williamsburg, by Chesterfield, West Chesterfield, Worthington, West Worthington, and Peru, to Hinsdale.
From Winchester to Woburn.
From Woburn, by Burlington and Bellerica, to Lowell.
From Worcester, by Paxton, West Rutland, Smithville, Barre Plains, Barre, Petersham, and North New Salem, to Orange.
From Worcester, by Paxton, Coldbrook, Barre, Petersham, North New Salem, and Wendell Depot, to Warwick.
From Worcester, by Paxton, Coldbrook, Barre, Petersham, North New Salem, Wendell Depot, Northfield, and Vernon, (Vermont,) to Brattleboro'.
From Yarmouth, by South Yarmouth, West Dennis, South Dennis, West Harwick, Harwick, Harwichport, South Harwich, Chatham, and North Chatham, to East Harwich.
Rhode Island.

From Bristol, by New Castle, to Pamaquid.
From Chepachet to Burrillville.
From Coventry, by West Greenwich, to Pine Hill.
From Coventry, by Poterville, to Rice City.
From Kingston Depot, by Usquepaugh, to Brand's Iron Works.
From Nooseneck Hill, by West Greenwich Centre, Eskoheag, and Voluntown, to Campbell's Mills.
From Newport, by Jamestown, Narragansett, Tower Hill, Wakefield, Pawtuxet, Charlestown, and Quonochontaug, to Westerly.
From Pawtuxet to Warwick Neck.
From Providence, by Lippett, to Fiskville.
From Providence, by Pawtuxet, Warwick, and East Greenwich, to Wickford.
From Pawtuxet to Warwick Neck.
From Providence, by Centredd, Greenville and Chepachet, to Pascoag.
From Providence, by North Scituate, South Foster, and South Killingly, Connecticut, to West Killingly.
From Providence, by North Scituate, Foster, and East Killingly, Connecticut, to Killingly.
From Providence, by Vue de l'Eau, Barrington, Warren, Bristol, and Portsmouth, to Newport.
From Providence, by Olneyville, South Scituate, Mount Vernon, Rice City, Sterling, Connecticut, and Moosup, to Central Village.
From South Scituate, by Claysville, to Foster Centre.
From Wakefield, by Peaceable and Kingston, to Kingston Depot.
From Warwick Depot, by Warwick, Centreville, and Anthong, to Coventry.
From Westerly, by Potter's Hill and Ashaway, to Hopkinton.

Connecticut.

From Allyn's Point, by Norwich, Greenville, Jewett's City, Plainfield, Central Village, West Killingly, Killingly, Quinebaug, Thompson, Fisherville, Webster, Massachusetts, Oxford, and Auburn, to Worcester.
From Andover, by Gilead and Hebron, to Colchester.
From Bethel, by Redding, Redding Ridge, and Easton, to Bridgeport.
From Bethel, by Cold Spring, Monroe, and Huntington, to Derby.
From Bethel, by Cold Spring, to Derby.
From Bridgeport, by Trumbull and Trumbull Long Hill, to Stepney.
From Bridgeport, by Stepney Depot, Cold Spring, Newton, Hawleyville, Brookfield, New Milford, Gaylord's Bridge, South Kent, Kent,
Cornwall Bridge, West Cornwall, Falls Village, South Canaan, Canaan, Ashley Falls, (Massachusetts,) Sheffield, Great Barrington, Van Dusenville, and West Stockbridge, to State Line.


From Bridgeport, by Cold Spring, Newtown, Hawleyville, Brookfield, New Milford, Gaylord's Bridge, South Kent, Kent, Cornwall Bridge, West Cornwall, Falls Village, South Canaan, Canaan, Sheffield, (Massachusetts,) Great Barrington, Van Dusenville, and West Stockbridge, to State Line.


From Bristol, by Terryville, Plymouth, Plymouth Hollow, and Northfield, to Litchfield.

From Central Village, by Canterbury, Westminster, Scotland, and Windham, to South Windham.

From Colchester, by Westchester and Modus, to East Haddam.

From Collinsville, by New Hartford Centre, Torrington, and Bakersville, to Wolcottville.

From Collinsville, by Pine Meadows, New Hartford, Winchester, West Winsted, Millbrooke, Norfolk, West Norfolk, and East Canaan, to Canaan.

From Danbury, by Ball's Pond, to New Fairfield.

From Danbury, by New Fairfield, and Haviland Hollow, (New York,) to Patterson.

From Danbury, by Bethel, to Hawleyville.

From Falls Village, by Salisbury, Lakeville, and Ore Hill, to North-East, N. Y.

From Farmington, by Unionville, Burlington, and Harwinton, to Wolcottville.

From Greenwich, by North Greenwich, Round Hill, Banksville, and Stanwich, to Long Bridge.

From Hartford, by Bloomfield, Tariffville, Granby, North Granby, and East Granville, (Massachusetts,) to Blanford.

From Hartford, by West Hartford, Avon, Canton, Collinsville, New Hartford, Winchester, Millbrook, and Norfolk, to Canaan.

From Hartford, by West Hartford, Farmington, Bristol, Terriersville, Plymouth, Plymouth Hollow, to Northfield.

From Hartford, by Bloomfield, Simsbury, West Granby, and Hartland, to West Granville, Massachusetts.

From Hartford, by Hockanum and Glastenbury, to South Glastenbury.

From Hartford, by East Hartford, Glastenbury, Marlborough, Colchester, Salem, and Chesterfield, to New London.

From Hartford, by Poquonock, Rainbow, East Granby, West Suffield, and Feeding Hill, to Westfield, Massachusetts.

From Hartford, by Wethersfield, Rocky Hill, Cromwell, Middletown, Durham, Durham Centre, Northford, and Fair Haven, to New Haven.

From Hartford, by West Hartford, Farmington, Bristol, Terriersville, Plymouth, Plymouth Hollow, and Northfield, to Litchfield.

From Hartford, by Buckland, Manchester, Manchester Station, Quar- rymville, Boston, Andover, and South Coventry, to Willimantic.

From Hartford, by New Britain, Plainville, and Forrestville, to Bristol.

From Hartford, by Bloomfield, Tariffville, Granby, and Southwick, to Westfield, Massachusetts.
From Hartford, by East Hartford, South Windsor, East Windsor Hill, and Windsorville, to Broad Brook.
From Hartford, by Bloomfield, Simsbury, West Granby, and Hartford, to West Granville, Massachusetts.
From Hartford, by Simsbury, North Canton, and Barkhamstead, to West Hartford.
From Hartford, by East Hartford, East Windsor Hill, South Windsor, East Windsor, Broad Brook, Scitico, and Somerville, to Somers.
From Hartford, by East Hartford, Manchester, Quarryville, Coventry, South Coventry, Willimantic, Windham, Howard Valley, and Brooklyn, to West Killingly.
From Hartford, by East Hartford, Buckland, Oakland, Vernon, Rockville, Ellington Square, Pond, and West Stafford, to Stafford.
From Hartford, by East Hartford, Manchester, Bolton, Andover, Columbia, Liberty Hill, Lebanon, Franklin, and Norwichtown, to Norwich.

From Humphreysville, by Oxford, Southford, Southbury, Woodbury, Bothleham, and South Adams, to Litchfield.
From Jewett's City, by Griswold, Voluntown, and Pendleton Hill, to North Stonington.
From Litchfield to Wolcottville.
From Litchfield to Litchfield Railroad Station.
From Litchfield, by Goshen, West Goshen, and North Cornwall, to West Cornwall.
From Litchfield, by Bantam Falls, Woodville, New Preston, Marble Dale, and Northville, to New Milford.
From Middletown, by Portland, Middle Haddam, and East Hampton, to East Hampton Lake.
From Middletown, by Portland, Middle Haddam, Cobalt, Haddam, Leesville, Modus, East Haddam, Hadlyme, Northe Lyme, and Ham- burg, to Lyme.
From Middletown to Meriden.
From Middletown, by Higganum, Haddam, East Haddam, Chester, Deep River, Centre Brooke, and Essex, to Saybrook.
From Middletown to Portland.
From Middletown, by Portland, Cobalt, Middle Haddam, and East Hampton, to Chatham.
From Middletown, by Portland, Middle Haddam, East Hampton, Marlborough, Hebron, Columbia, and Willimantic, to Windham.
From Milford, by Derby, Humphreysville, and Naugatucke, to Waterbury.
From Naples, by Riker Hollow, to Prattsburgh.
From New Hartford, by Pleasant Valley, Hitchcockville, and Cob- brook River, to New Boston, Massachusetts.
From New Haven, by Hamden, Cheshire, Southington, Plainville, Farmington, Avon, and Simsbury, to Tariffville.
From New Haven to East Haven.
From New Haven, by Fair Haven, North Branford, North Guilford, North Madison, Killingworth, and Winthrop, to Deep River.
From New Haven, by West Haven, Milford, Stratford, Bridgeport, Fairfield, Southport, Westport, Sagatuck, Norwalk, South Norwalk, Darien Depot, Stanford, Mianus, Greenwich, Port Chester, New York, Rye, Mamaroneck, New Rochelle, Eastchester, West Farms, Haerlem, and Yorkville, to New York.
From New Hartford, by Pleasant Valley, Hitchcockville, Colbrooke River, New Boston, Massachusetts, and Otis, to West Becket.
From New London, by Chesterfield and Salem, to Colchester.
From New London, by Uncasville, Norwich, Norwichtown, Yantic, North Franklin, South Windham, Willimantic, South Coventry, Eagleville, Mansfield Depot, West Willington, Stafford Springs, and Monson, Massachusetts, to Palmer.
From New London, by Groton Centre, Groton, Mystic, Mystic River, and Mystic Bridge, to Stonington, Connecticut.
From New London, by Mystic River or Mystic Bridge (by water,) to Stonington.
From New Milford, by Bridgewater, to Roxburg.
From Newtown, by South Britain, Southbury, and Woodbury, to Hotchkissville.
From New York, by Haerlem, West Farms, East Chester, New Rochelle, Mamaroneck, Rye Port, Chester, Greenwich, (Connecticut,) Stamford, Darien, Norwalk, Westport, Southport, Fairfield, Bridgeport, Stratford, to Milford.
From North Woodstock, by Woodstock, and Pomfret, to Quinebaug.
From Norwalk, by Weston, to Redding Ridge.
From Norwalk to New Canaan.
From Norwich, by Norwichtown, Franklin, Windham, Mansfield Centre, Mansfield, Tolland, Rockville, Ellington, Somers, North Somers, and East Long Meadow, Massachusetts, to Springfield.
From Norwich, by Preston, Griswold, Voluntown, Pendleton Hill, and North Stonington, to Westerly, Rhode Island.
From Norwich, by Norwichtown, Bozrah, and Bozrahville, to Colchester.
From Norwich, by Poquetannuck, and Ledyard, to Gale’s Ferry.
From Norwich, by Jewett’s City, Plainfield, Central Village, West Killingly, Killingly, Wilkinson, Thompson, Fisherville, Webster, Massachusetts, Oxford, and Auburn, to Worcester.
From North Woodstock, by Woodstock, and Pomfret, to Wilkinson.
From Pleasant Valley to New Hartford.
From Pleasant Valley to Warwick Neck.
From Poughkeepsie, by La Grangeville, Cronce’s Store, Pleasant Ridge, and Waitstown, to South Dover.
From Rockville, by Tolland, West Willington, Willington Centre, Moose Meadow, Westford, North Ashford, West Woodstock, Village Corners, and Dudley, to Webster, Massachusetts.
From Rough and Ready, by West Union Slayter’s in Troupsburgh, and Brookfield, to Westfield, Pennsylvania.
From South Norwalk, by Norwalk, Wilton, Georgetown, Ridgefield, Redding, Redding Ridge, and Bethel, to Danbury.
From Stamford to New Canaan.
From Stafford Depot, (Connecticut,) to Southbridge, (Massachusetts,) from Stuartville, by Bloomfield, Tariffville, Granby, North Granby, and East Granville, (Massachusetts,) to Blanford.
From Tolland, by Moose Meadow, Westford, North Ashford, and West Woodstock, to North Woodstock.
From Unionville, by Burlington, and Harwinton, to Wolcottville.
From Vernon Depot, by Vernon, Rockville, and Tolland, to Stafford Springs.
From Voluntown, by Campbell’s Mills, Collamer, and Sterling Hill, to Sterling.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 290. 1854.

From Waterbury to Watertown.
From Waterbury, by Marion, to West Meriden.
From Waterbury, by Watertown, to Litchfield.
From West Cornwall to Sharon.
From West Killingly, by Brooklyn, Hampton, Chaplin, and North Windham, to Willimantic.
From West Willington, by Moose Meadow, Westford, North Ashford, West Woodstock, and New Boston, to Webster, (Massachusetts.)
From Willimantic, by Mansfield Centre and Chaplain, to Eastford.
From Windham to Willimantic.

New York.
From Addison, by South Addison, and Elkland, (Pa.,) and Oceola, to Knoxville.
From Albion, by Gaines, Waterport, Carlton, West Carlton, Yates, County Line, Somerset, Olcott, Wilson, and Ransomville, to Youngstown.
From Albany, by Ireland Corners, Newtonsville, and Boght, to Crescent.
From Albany, by West Troy, to Troy.
From Albany, by Cedar Hills, and Coeymans, to New Baltimore.
From Albany, by Guilderland, Guilderland Centre, Knowsville, Township, West Township, Gallupsville, Seoharie, East Cobleskill, Barnesville, Cobleskill Centre, Cobleskill, and Warnerville, to Richmondville.
From Albany, by West Troy, Cohoes, Waterford, Schaghticoke, Eagle Bridge, Centre White Creek, Cambridge, Shusan, Salem, West Rupert, (Vermont,) Rupert, West Paulct, Granville, (N. Y.,) Middle Granville, West Poultney, (Vt.,) Castleton, West Rutland, and Centre Rutland, to Rutland.
From Albany, by Kenwood, Bethlehem, Clarksville, Reedville, Westerlo, Rensseelaerville, Medusa, and Oak Hill, to Durham.
From Albany, by Bethlehem Centre, Feura Bush, Keefer's Corners, and Indian Fields, to Greenville.
From Albany, by Guilderland, Dunnsburg, East Duanesburg, Duanesburg, Esperance, Sloanesville, Carlisle, Sharon, Sharon Centre, and Leesville, to Cherry Valley.
From Albany, by Defriestville, and West Sand Lake, to Sand Lake.
From Almond, by McHenry's Valley, and Collin's Settlement, to Phillipsville.
From Almon to Mill Grove.
From Almon, by Cowlesville and Folsomville, to Bennington.
From Almon, by South Alden, and Willis's Mill, to East Aurora.
From Almond, by Canakedier and Phillip's Creek, to Philipsville.
From Adams, by Rodman, East Rodman, South Rutland, Champion, South Roads, to Copenhagen.
From Alps, by Hoag's Corners, and East Nassau, to Moffit's Store.
From Amsterdam, by Port Jackson, Minaville, Braman's Corners, to Burtons ville.
From Amsterdam, by Perth, Vail's Mills, Broad Albin, North Broad Albin, Union Mills, Northampton, Osborne's Bridge, and Newton's Corners, to Northville.

From Amsterdam, by Port Jackson, Minaville, Port Hunter, and Auriesville, to Glen.

From Amsterdam, by Hagaman's Mills, West Galway, Galway, North Galway, and Providence, to Barkersville.

From Antwerp, by North Wilna, Wilna, Carthage, and Deep River, to Denmark.

From Andover, by Independence, to Whitesville.

From Angelica, by Allen Centre, Short Tract, Granger, and Hunt's Hollow, to Portageville.

From Argyle, by North Argyle, and South Hartford, to Hartford.

From Attica, by Varysburg, Johnsonburg, North Java, East Java, and East China, to China.

From Auburn, by Sennet, Seneca River, Cats, Meredith, Ira, Hannibal Centre, Hannibal, and Kinney's Four Corners, to Oswego.

From Auburn, by Fleming, Scipio, Venice, Genoa, East Genoa, North Lansing, West Groton, and East Lansing, to South Lansing.

From Auburn, by Fleming, The Square, Scipioville, Sherwood's, Poplar Ridge, Ledyard, King's Ferry, Five Corners, Lansingville, Ludlowville, South Lansing, and Forest City, to Ithica.

From Auburn, by Owasco Lake, Moravia, Locke, Summer Hill, and Homer, to Cortlandt Village.

From Auburn, by Pontico, to Skaneateles.

From Auburn, by Owasco, and Niles, to Kellogsville.

From Auburn to Port Byron.

From Auburn, by Aurelius, Union Springs, and Cavanna, to Aurora.

From Ausable Forks, by Wilmington, Jay, and Upper Jay, to Keene.

From Ausable Forks, by Black Brook, Union Falls, Merriville, Duane, and South Dickinson, to Nicollville.

From Ausable Forks, by Black Brook, Franklin Falls, and Bloomingdale, to Suranae Lake.

From Bainbridge, by West Bainbridge, Coventryville, Coventry, Greene, Geneganslet, and Triangle, to Whitney's Point.

From Ballston, by West Milton, South Galway, Galway, Whiteside's Corners, Providence, North Hampton, and Edinburg, to West Day.

From Baldwinsville, by Plainville, Meredith, Cato, Victory, and Westbury, to Wolcott.

From Bangall, by Hull's Mills, Federal Store, and City, to Amenia.

From Barcelona, by Westfield, Hartfield, Mayville, Magnolia, and Harmony, to Jamestown.

From Barrytown, to Red Hook, Rock City, Milan, and Lafayetteville, to Pine Plains.

From Barryville, by Lumberland, Beaver Brook, Forestburg, Monticello, Stevensville, and Liberty Falls, to Liberty.

From Batavia, by Elba, South Barre, Barre, Barre Centre, and Albion, to Gaines.

From Batavia, by East Bethany, Pavillion, Covington, La Grange, and Perry Centre, to Centre.

From Batavia, by Alexander, to Attica.

From Batavia, by Oakfield, Wheatville, Alabama, and Royalton, to Medina.


From Bath, by North Cameron, Cameron, South Hill, Jasper, and Troupsburgh, to Knoxville, (Pa.)

From Bath, by Campbell's Creek, Towlesville, East Canisto, Canisto, and Bennett's Creek, to Greenwood.
From Bath, by Marsh's and Bennett's, to Towlesville.

From Bath, by Wheeler, to Frattsburg.

From Bath, by Thurston and South Thurston, to West Addison.

From Bath, by Mud-Creek, Campbellstown, Cooper's Plains, and Painted Post, to Corning.


From Belvidere, by Transit Bridge, Belfast, Oramel, and Canadicea, to Rushford.

From Bergen, by East Bergen, Sweden, and Brookport, to Clarkson.

From Beeckmantown, by West Chazy, to Chazy.

From Binghamton, to Katterville, Chenango Forks, Greene, East Greene, South Oxford, and Oxford, to Norwich.

From Binghamton to Friendsville.

From Binghamton, by Fort Crane, Osborne's Hollow, Colesville, and West Colesville, to Harpersville.

From Binghamton, by Castle Creek, Hyde's Settlement, Whitney's Point, Lisle, Killawog, Marathon, Bledgett's Mills, and Cortlandt Village, to Homer.

From Brasher's Falls, by Brasher's Iron Works, and Helena, to Hogansburg.

From Brooklyn, by Flat Bush, and New Utrecht, to Fort Hamilton.

From Brownsville, by Perch River, Stone Mills, and Lafargeville, to Clayton.


From Buffalo, by Ebenezer Village, to Cowlesville.

From Buffalo, by East Evans, North Evans, Evans, Irving, Silver Creek, Sheridan, Dunkirk, Fredonia, Salem Cross Roads, Portland, Westfield, and Ripley, to State Line.

From Buffalo, by Red Jacket, Spring Brook, West Aurora, East Aurora, South Wales, Holland, Sardinia, Yorkshire, Delavan, Machias, Franklinville, Cadiz, and Rice, to Hinsdale.

From Buffalo, by West Seneca, Big Tree Corners, Hamburg, North Boston, Patchin, Boston, Springville, Ashford, Plato, Ellicottsville, and Great Valley, to Killbuck.

From Buffalo, by Black Rock, to Tonawanda.

From Buffalo to Lockport.

From Buffalo, by East Hamburg, Ellicott, and California, to Griffin's Mills.

From Burns, by Doty's Corners, to Dansville.

From Cairo, by East Durham, Potter's Hollow, Manor Hill, and Conesville, to Gilboa.

From Cambridge, by North White Creek, Anaquascook, East Salem, and West Arlington, (Vt,) to Arlington.

From Cambridge, by North Cambridge, to Greenwich.

From Canaan Four Corners, by New Britain, Moffit's Store, East Nassau, and Hoag's Corners, to Sand Lake.

From Canaan Four Corners, by New Lebanon, to New Lebanon Springs.

From Camden, by East Florence, and Florence, to Bedford.

From Camden, by Hillsboro, Cartersville, Amboy Centre, East Parish, Parish, and Colosse, to Mexico.

From Canandaigua, by Cheshire, Bristol Centre, Ilioneoye, Canadice, and East Springwater, to Springwater.

From Canandaigua, by Larned's Corners, Orleans, Seneca Castle, Flint Creek, Hopewell, and Larned's Corners, to Canandaigua.
From Canandaigua, by Centrefield, East Bloomfield, Taylorsville, West Bloomfield, North Bloomfield, Honeoye Falls, East Rush, and West Rush, to Caledonia.

From Canandaigua, by Bristol, Allen’s Mills, Richmond Mills, Livonia, and Lakeville, to Genesee.

From Canandaigua, by Hopewell, Stanly Corners, Ferguson’s Corners, Hall’s Corners, Benton Centre, Penn Yan, Milo Centre, Milo, North Starkey, Big Stream Point, and Rock Stream, to Watkins.

From Canandaigua, by West Farmington and Norton’s Mills, to Farmington.

From Canajoharie, by Spraker’s Basin, Root, Charleston Four Corners, Sloansville, and Central Bridge, to Schoharie.

From Canajoharie, by Ames and Sharon Springs, to Sharon Centre.

From Canajoharie, by Flat Creek, Argusville, and Sharon, to Gardnersville.

From Candor Centre, by West Candor, Spencer, Van Etterville, Cayuta, West Cayuta, and Alpine, to Catharine.

From Canisteo, by Bennet’s Creek, Greenwood, Rough and Ready, West Troopsburgh, Jasper, Woodhull, and South Addison, to Addison.

From Canisteo, by Purdy Creek, West Greenwood, and West Union, to Whitesville.

From Canton, by North Russel, Russel, Edwards, Fullersville Iron Works, Fowler, and Bent Bridge Creek.

From Canton, by East De Kalb, to Richville.

From Catskill, by Leeds, South Cairo, Cairo, Acra, South Durham, East Windham, Unionville, Windham Centre, Windham, Ashland, Red Falls, Prattsville, Moresville, Stamford, Hobart, South Kortright, and Bloomville, to Delhi.

From Catskill, by Kisatam, Palenville, Tannersville, Hunter, Jewett’s Centre, and Lexington, to Prattsville.

From Castile, by St. Helena, River Road Forks, and Brook’s Grove, to Tuscarora.

From Cattaraugus, by Otto, and Eddysville, to Ellicottsville.

From Cattaraugus, by New Albion, to Leon.

From Centre White Creek, by White Creek, to North Bennington. (Vt.)

From Chateaugay, by Wrightsville, to Frontier.

From Chemung, by Wynkoop Creek, and South Erin, to Van Ettonville.

From Cherry Valley, by Roseboom, Middlefield, and Westville, to Milford.


From Chester, by Sugar Loaf, Warwick, and Edenville, to Amity.

From Chester, by Florida, to Warwick.

From Chittenango, by Perryville, Fenner, and Nelson, to Eriesville.

From Chittenango Station, by Chittenango, Chittenango Falls, Cazenovia, New Woodstock, De Ruyter, Cuyler, Truxton, East Homer, and Homer, to Cortlandt Village.

From Cobleskill, by Lawyersville, Hindsville, Gardnersville, Seward, South Valley, and Pleasant Brook, to Roseboom.

From Cocheton, by Fosterdale, Bethel, White Lake, Mongaup Valley, Monticello, Bridgeville, Gales, Wurtzboro, and Bloomingburg, to Midletown.

From Cocheton, by Damascus, (Pa.) to Rileyville.

From Coeymans by Coeyman’s Hollow, Dormansville, and Westerlo, to South Berne.

From Comstock’s Landing, by West Granville, North Granville, and Middle Granville, to Granville.

From Concord Centre to Java.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Cooperstown, by Fly Creek, Oakville, Burlington, West Burlington, Edmeston, Pittsfield, New Berlin, New Berlin Centre, and South New Berlin, to Norwich.

From Cooperstown, by Middlefield, Westford, and Decatur, to Worcester.

From Copenhagen, by Finckney, Barnes's Corners, Worthville, and Jacksonville, to Lorraine.


From Corning, by Painted Post, Addison, Rothbournsville, West Addison, Cameron Mills, West Cameron, East Canisto, and Canisto, to Hornellsville.

From Corning, by Post Creek, Hornby, Beaver Dams, and Moreland, to Watkins.

From Cortlandt Village, by McGrawsville, Freetown Corners, and East Freetown, to Texas Valley.


From Covesville, by Quaker Springs, and Dean's Corners, to Ketcham's Corners.

From Coxsackie, by Medway, Greenville, South Westerlo, and Norton Hill, to Oak Hill.

From Cuba, by Black Creek, and Rockville, to Belfast.

From Cuba, by Rawson, Rushford, Fairview, Freedom, Sandusky, and China, to Yorkshire.

From Cuba, by West Clarksville, and West Genesee, to Portville.

From Cuba, by Hindslade, to Olean.

From Dansville, by Ossian, Whitney's Valley, and Bird'sall, to Allen.

From Dansville, by Scottsburg, and West Conesus, to Conesus.

From Davenport, by North Kortright, and Harpersfield, to Stamford.

From Deer Park, by West Hills, and Dix Hills, to Commack.

From Delhi, by Kortright, to Harpersfield.

From De Ruyter, by Linklean, Union Valley, Pitcher, Taylor, Cincinnatus, Willet, and Upper Lisle, to Whitney's Point.

From De Ruyter, by Otselic, Smyrna, Sherburne, and Columbus, to New Berlin.

From Deposit, by Sanford, Vallonia Springs, South Bainbridge, Coventryville, and Cheshireville, to Oxford.

From Deposit, by Barbourville, Masonville, Bennettsville, Bainbridge, East Guilford, Rockdale, Mount Upton, Whites Store, South New Berlin, and New Berlin Centre, to New Berlin.

From Deposit to Cannonsville.

From De Ruyter, by North, Linklean, South Otselic, Plymouth, and South Plymouth, to Norwich.

From Dickinson Centre, by Dickinson, Moira, and Bombay, to Fort Covington.

From Dover, by Amenia, and Leedsville, to Sharon.

From Dunkirk, by Fredonia, Laona, Cassadaga, Gerry, and Vermont, to Jamestown.

From Dunkirk to Detroit, (Mich.)

From East Chatham, by Chatham and Malden's Bridge, to Nassau.

From Elizabethtown, by Keene, North Elba, Harrietstown, and St. Armand, to Merritsville.

From Elmira, by East Veteran, and West Cayuta, to Ithaca.

From Elmira, by Fairport, Pine Valley, Millport, Croton Corners, and Havana, to Watkins.

From Elmira, by North Chemung, and Erin, to Cayuta.

From Elmira, by Fairport, Millport, and Havana, to Salubria.

From Erie, (Pa.), by Phillipsville, Wattsburg, Marvin, N. Y., Clymer, Clymer Centre, Panama, Blockville, Harmony, Jamestown, Levant, Poland Centre, Falconer, Randolph, East Randolph, and Napoli, to Little Valley.

From Essex to Charlotte, (Vt.)

From Farmingdale Depot, by Amityville, and South Oyster Bay, to Jerusalem South.

From Fisher's, by Mendon, and Mendon Centre, to Honeoye Falls.

From Fishkill, by Shenandoah and Kent, to Carmel.

From Fishkill, by Brinkerhoff, Johnsonville, Oregonville, Gayhead, Courtlandville, and Stormville, to Pouhquag.

From Fishkill Landing, by Matteawan, Glenham, Fishkill, East Kill, Ortonville, and Johnsville, to Stormville.

From Fonda, by Fultonville, Glen, and Charleston, to Fultonville.

From Fonda, by Johnstown, Groversville, Kingsborough, Mayfield, and Cranberry Creek, to Osborne's Bridge.

From Fonda, by Sammonsville, and Ephratah, to Newkirk's Mills.

From Fordham, by King's Bridge, Yonkers, Hastings upon Hudson, and Dobb's Ferry, to Ferytown.


From Fort Covington, by Hogansburg, and Racket River, to Massena.

From Fort Edwards, by Sandy Hill, Glenn's Falls, French Mountain, Caldwell, Warrensburg, Chestertown, and Pottersville, to Schroon Lake.

From Fort Plain, by Hallsville, and Minden, to Starkville.

From Fort Plain, by Frye Rush, Hessville, and Sprout Brook, to Cherry Valley.

From Fort Plain, by Hallsville, Starkville, Van Hornsville, Springfield Centre, Cooperstown, Hartwick Seminary, South Hartwick, Mount Vision, and Laurens, to Morris.

From Fredonia, by Laona, Arkwright, and Hamlet, to Villa Nova.

From Fredonia, by Stockton, Oregon, Ellery, and Fluvanna, to James-town.

From Fulton, by Volney, Palermo, Vermillion and Butterfly, to Mexico.

From Fulton, by Gilbert's Mills, Pennellsville, and Caughdenoy, to Brewerton.

From Gales, by Glen Wild, to Sandburg.

From Genesee, by Cuylersville, Moscow, Perry, Castile, and East Pike, to Pike.

From Geneva, by Stanley Corners, Benton, Pennyan, Barrington, and Urbana, to Bath.

From Geneva, by Junius, Junius, Marengo, Clyde, Rose, and West Butler, to Wolcott.


From Gerry to Charlotte Centre.

From Gilboa, by Mine Kill Falls, North Blenheim, and Brakeben, to Middleburg.

From Goshen, by New Hampton, State Hill, Wells's Corners, and Minisink, to Port Jervis.

From Goshen, by Ridgebury, West Town, Unionville, Mount Salem, (N. J.), Minisink, (N. Y.), Wells Corners, and State Hill, to Goshen.

From Gouverneur, by Negotchie, Oxbow, Theresa, West Theresa, and Orleans Four Corners, to Lafargeville.

From Great Bend, by Carthage and Deer River, to Denmark.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Gowanda, by Perrysburg, Nashville and Hanover, to Fredonia.
From Great Bend, by Evan's Mills, to French Creek.
From Gowanda, by West Perryburg, and Smith's Mills, to Silver Creek.
From Greene, by Geneganslet, Smithville Flats, and East German, to McDonough.
From Greenwich, by Battenville, East Greenwich, to Salem.
From Greenport, by Sag Harbor, and Bridge Hampton, to South Hampton.
From Granville, by Middle Granville, and North Granville, to Comstock's Landing.
From Guilderland, by Rotterdam, Mariaville, Minaville, and Fort Hunter, to Tribe's Hill.
From Hamilton, by Lebanon, Georgetown, Atsetic, South Atsetic, and Linklean, to Pitcher Springs.
From Hamburg, by Water Valley, White's Corners, Eden, Collins, and Angola, to Gowanda.
From Haverstraw to Clarkstown.
From Hart's Village, by Washington, and Little Rest, to Dover.
From Hancock, by Partridge Island, Harvard's, Elwood's Bridge, Colchester, Pepacton, and Cabin Hill, to Delhi.
From Hancock, by Rock Rift, Walton, and Hampden, to Delhi.
From Hampsiead Depot, by Roslyn, and Cedar Swamp, to Glen Cove.
From Herkimer, by Mohawk, Jordonsville, Page's Corners, Richfield Springs, Schuyter's Lake, Oaksville, and Fly Creek, to Cooperstown.
From Heuvelton, by De Peyster, Edenton, and Pope's Mills, to Macedon.
From Heuvelton, by Rensselaer Falls, to Hermon.
From Hicksville, by Cold Spring Harbor, Huntington, and Centreport, to Northport.
From Hicksville, by Jericho, and East Norwich, to Oyster Bay.
From Hornellsville, by Haskensville, Rogersville, Loon Lake, and Patchin's Mills, to Wayland Depot.
From Hornellsville, by Big Creek, Howard, Groff's Mills, and Kennedyville, to Bath.
From Hudson, by Claverack, Churchtown, Taghkanic, Copake, and Boston Corners, (Mass.), to North East, (N. Y.)
From Hillsdale, by North Egremont, Egremont Plains, and South Egremont, to Great Barrington.
From Hudson, Claverack, Melenville, and Ghent, to Chatham Four Corners.
From Hudson, by West Taghkanic, Ancram, and Ancram Lead Mines, to North East.
From Hudson, by Stockport, Stuyvesant Falls, to Kinderhook.
From Ithica, by West Dryden, Peruville, Groton, and Locke, to Moravia.
From Ithica, by Newfield, and Catharine, to Havana.
From Ithica, by Enfield, Enfield Centre, Trumbull's Corners, Cayuta-ville, and Odessa, to Havana.
From Ithica, by Varna, Etma, Dryden, and McLean, to Cortlandt Village.
From Ithica, by Enfield, Mecklenburg, Reynolds, Bennettsburg, Burdette, Watins, Reading, Fine Grove, Tyrone, Weston, Wayne Four Corners, North Urbana, and Urbana, to Bath.
From Ithica, by Slater'sville, Caroline, Richford, Centre Lisle, and Lisle, to Whitney's Point.
From Ithica, by Danby, to South Danby.
From Ithica, by Danby, South Danby, Willsesville, and Candor, to Owego.
From Jamaica to Rockaway.
From Jamestown, by Levant, Ellington, Clear Creek, Conewango, Leon, and Sociality, to Gowanda.
From Jefferson, by Morseville, Summit, West Fulton, and Fultonham, to Middleburg.
From Johnstown, by Rockwood, Garoga, Lassellville, and Oppenheim, to Brockett's Bridge.
From Johnsburg to Wellstown.
From Jordan to Elbridge.
From Katonah, by Cross River, and Bountonville, to South Salem.
From Keeseville, by Port Kent, to Burlington, (Vt.)
From Keeseville, by Peru, to Plattsburg.
From Keeseville, by Clintonville, and New Sweden, to Ausable Forks.
From Kensico Depot, by Kensico, and Amonk, to North Castle.
From Kinderhook, by Stuyvesant, Schodack Landing, and Castleton, to Albany.
From Kingston, by Glassco, to Saugerties.
From Kingston, by West Hurley, Olive, Shokan, The Corner, Poughkeepsie, Shandaken, Pine Hill, Griffin's Corners, Clovesville, Arkville, Middletown Centre, Clark's Factory, and Andes, to Delhi.
From Kingston, by Rondout, Amesville, Esopus, and River Side, to New Paltz Landing.
From the Kingston route, near Fish Lake, by Brushland, to Bovina.
From Knowlesville, by Millville, to Farmingham.
From Lamson's, by Little Utica, Polkville, and Lysander, to Plainville.
From Lancaster, by East Aurora, Griffin's Mills, West Falls, Colden, and Glenwood, to Springville.
From Le Roy, by Roanoke, East Bethany, Bethany, West Bethany, and Brookeville, to Alexander.
From Le Roy, by Pavillion Centre, Pearl Creek, and Wyoming, to Warsaw.
From Lewiston, to Niagara Falls.
From Lewiston to Youngstown.
From Lexington, by West Kill, and Bushnellsville, to Shandaken.
From Liberty, by Parksville, Purvis, Rockland, Beaverkill, Shinn Creek, and Shavertown, to Pepacton.
From Liberty, by Youngsville, Callikoon, and North Branch, to Callikoon Depot.
From Little Falls, by Manheim Centre, Brockett's Bridge, Salisbury, Sallisbury Centre, to Deveraux.
From Little Falls, by Etnonville, Fairfield, Middleville, Newport, Poland, Cold Brook, Russia, Gravesville, and Trenton Falls, to Trenton.
From Little Falls, by Jacksonburg, Paine's Hollow, and Crain's to Warren.
From Little Falls, by Danube, to Newville.
From Little Falls, by Salisbury, to Graysville.
From Linden, by Middlebury, Wyoming, Pearl Creek, Covington, Peoria, Greigsville, Pittford, and Spotwood, to Geneseo.
From Lockport, by Pekin, to Lewiston.
From Lockport, by Hickory Corners, Cambria, and South Wilson, to Wilson.
From Lockport, by Wright's Corners, and Newfane, to Olcott.
From Lockport, by Wright's Corners, Hess Road, and Somerset, to Somerset.
From Lockport, by Mapleton, and Shawnee, to Bergholtz.
From Lockport, by Locust Tree, Rapids, West Newstead, North Clarence, and Clarence Centre, to Clarence.
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From Lockport, by Mount Cambria, Pendleton Centre, and Pendleton, to Lockport.
From Lockport to Wilson, by Coomer.
From Lodi, by South Lodi, North Hector, Hector, and Burdette, to Watkins.
From Lodi, by Lodi Centre, Seneca, Logan, and Bardette, to Watkins.
From Lowville, by South Harrisburg, Harrisburg, New Boston, and Pinkney, to Rodman.
From Lyons, by South Sodus, and Alton, to Sodus Point.
From Madrid Station, by Buck's Bridge, and Morly, to Canton.
From Malone, by East Constable, and West Constable, to Fort Covington.
From Manlius, by Watervale, and Pompey Centre, to Manlius.
From Manlius Depot, by Manlius Centre, Fayetteville, to Manlius.
From Marcellus Depot, by Marcellus Falls, Marcellus, South Marcellus, Thorn Hill, and Borodino, to Spafford.
From Marvin, by French Creek, and Mina, to Sherman.
From Mechanicsville, by Stillwater, Bemus' Heights, Covesville, Victory Mills, Schuylersville, Northumberland, Fort Miller, and Fort Edward Centre, to Fort Edward.
From McConnellsville, by Vienna, North Bay, West Vienna, Cleveland, Bernhard Bay, Constantia, and West Monroe, to Central Square.
From Medford Station, by Coram, Miller's Place, and Mount Sinai, to Fort Jefferson.
From Medford Station, by Patchogue, Belleport, and Fire Place, to Moriches.
From Medina, by Ridgeway, and Lyndonville, to Yates.
From Monticello, by Thompsonville, Fallsburg, Woodburne, Habsbouch, Neversink, and Claryville, to Grahamsville.
From Mooresville, by Roxbury, Stratton Falls, and Halcottsville, to Arkville.
From Mount Morris, by Tuscarora, and Union Corners, to Byersville.
From Naples, by Riker Hollow, to Plattsburg.
From New York, by Brooklyn, East New York, Jamaica, Brushville, Hempstead Branch, Hempstead, Merrick, Farmingdale, Babylon, Deer Park, Thomson's Station, Suffolk Station, Lakeland, Waverly, Manorville, Yaphank, Suffolk C. H., Upper Aquebogue, Jamesport, Mattituck, Cutchoque, West Southold, and Southold, to Greenport.
From New York, by Yorkville, Haerlam, Mott Haven, Morrisania, Fordham, Mount Vernon, Bronxville, Tuckahoe, Scarsdale, Moringville, White Plains, Kensico, Neperan, Pleasantville, Chappaqua, New Castle,
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Mount Kisco, Bedford Station, Katona, Golden's Bridge, Purdy's Station, Croton Falls, Brewster's Station, Dykeman's, Carmel, Towne's, Haviland Hollow, Patterson, Pawlings, South Dover, Dover, Wassaic, Amenia, Oblong, Northeast Station, Boston Corners, Mass., Copake, N. Y., Hillsdale, North Copake, Martindale Depot, and Ghent, to Chatham Four Corners.

From New York, by New London, Conn., to Norwich.
From New York, by Tompkinsville, Stapleton, New Brighton, and North Shore, to Port Richmond.
From New York, by Williamsburg, Maspeth, and Newtown, to Flushin.
From New York, to Stonington, Conn.
From Newark, by Fairville and Joy, to Sodus.
From Newburg, by Mortonville, Salisbury Mills, Blooming Grove, and Craigsville, to Chester.
From Newburg, by Coldenham, Montgomery, and Bullville, to Bloomingburg.
From Newburg, by Middlehope, Marlboro', Milton, and New Paltz Landing, to Poughkeepsie.
From Newburg, by Walden, Ulsterville, Ellenville, and Woodbourne, to Liberty.
From Newburg, by Plattekill, Modena, Clintondale, New Paltz, Arnoldton, Rosendale, and Fly Mountain, to Kingston.
From New Haven, by Texas, Port Ontario, and Richland, to Mellen's Depot.
From Newport, by Norway, to Graysville.
From North Chili, by Chili, and Clifton, to Wheatland.
From North Evans, by Pontiac, Versailles, and West Perrysburg, to Smith's Mills.
From Nunda, via River Road, to Caneadca.
From North Lawrence, by Lawrenceville, and Nicolville, to Hopkinton.
From Ogdensburg, by Flackville, Canton, Potsdam, Malone, and North Banger, to Chateaugay.
From Ogdensburg, by Lisbon, Waddington, Madrid, Norfolk, Raymondville, Massena, Packet River, and Hogansburg, to Fort Covington.
From Olean, by Portville, Ceres, Little Genessee, Bolivar, Richburg, Wirt, and Nile, to Friendship.
From Oneonta, by North Franklin, Ouleont, and Meredith, to Delhi.
From Oneonta, by West Oneonta, Otadawa, and Maple Grove, to Butternuts.
From Oneonta, by West Davenport, Davenport Centre, Davenport, North Harpersfield, Jefferson, West Gilboa, and Gilboa, to Prattsville.
From Oneida Depot, by Durhamsville, and Oneida Valley, to Oneida Lake.
From Oneida Depot, by Oneida Castle, Bennett's Corners, Stockbridge, Munnsville, Pratt's Hollow, and Pine Woods, to Hamilton.
From Otego, to Gilbertsville, in the town of Butternuts.
From Oswego, by North Sterling, Fair Haven, and Red Creek, to Wolcott.

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From Owego, by Strait's Corners, Halsey Valley, and North Barton, to Shepherd's Creek.

From Oswego, by Scriba, New Haven, Mexico, Union Square, Dugway, and South Albion, to Kasoag.

From Owego, by Flemingsville, Newark Valley, Berkshire, Richford, Hartford, and Virgil, to Cortlandt Village.

From Owego, by West Newark, Speedsville, and Caroline Centre, to Mott's Corners.

From Owego, by Catatook, Candor Centre, Wilseyville, Pugsley's Depot, Ithaca, Aurora, Levanna, and Union Springs, to Cayuga.

From Owego, by Tioga and Barton, to Waverly.

From Owego, by Tioga Centre, Smithboro', Barton, Factoryville, Chemung, and Baldwin, to Elmira.

From Oxford, by Guilford, Guilford Centre, Mount Upton, and Butternuts, to Morris.

From Oxford, by East McDonough, McDonough, and German, to Cincinnati.

From Oxford, by Coventry and Ninevah, to Valonia Springs.

From Palatine Bridge, by Canajoharie, Buel, Cherry Valley, and Middlefield Centre, to Cooperstown.

From Palmyra, by Marion and Williamson to Pultneyville.

From Panama, by Lottsville, (Pa.,) Laporte, and Pittsfield, to Youngsville.

From Panama, by Stedman's and Mayville, to Westfield.

From Peekskill, by Yorktown, West Somers, and Somers Centre, to Somers.

From Peekskill, by Shrub Oak, Jefferson Valley, and Red Mills, to Carmel.

From Penn Yan, by Bluff Point, Branchport, Italy Hill, Prattsburg, and Mitchellville, to Bath.

From Penn Yan, by Yatesville, to Sherman's Hollow.

From Penn Yan, by Milo, Milo Centre, and North Starkey, to Dundee.

From Perry, by Perry Centre, Warsaw, East Orangeville, Orangeville, Johnsonburg, Sheldon, Strykersville, Wales, and Wales Centre, to East Aurora.

From Pike, by Hume, to Fillmore.

From Piermont, by Nyack, Nyack Turnpike, Clarkstown, and Haverstraw, to North Haverstraw.

From Plattsburg, by West Plattsburg, Cadyville, and Saranac, to Redford.

From Pleasantville, by Sing Sing, Cortlandtown, and Croton Landing, to Peekskill.

From Portageville, by Wiscoy, Mill's Mills, Hume, Fillmore, and East Cananadea, to Cananadea.

From Portageville, by East Roy, Pike, Eagle, Eagle Village, China, Sardinia, West Yorkshire, Yorkshire, Springville, West Concord, and Collins Centre, to Gowanda.

From Port Byron, by Conquest, Victory, Martville, Sterling, North Sterling, and South-West Oswego, to Oswego.

From Port Henry, by Chimney Point, (Vt.,) to Bridport.

From Potsdam, by East Pierpont, Colton, Pierpont, and Crary's Mills, to Canton.

From Potsdam Station, by Norfolk and Raymondsville, to Massena.

From Pottersville, by Tannersville, to Minerva.

From Poughkeepsie, by La Grangeville, Croas's Store, Pleasant Ridge, and Waistown, to South Dover.

From Poughkeepsie, by Manchester Bridge, Sprout Creek, Arthursburg, Beckman, and Ponquag, to Pawlings.
From Poughkeepsie, by New Hackensack, Fishkill Plain, Adriance, Stormville, and Pecksville, to Patterson.
From Poughkeepsie, by Pleasant Valley, Washington Hollow, Hart's Village, Mabbetsville, Lithgow, Amenia, Leedsville, and Amenia Union, to South Amenia.
From Poughkeepsie, by Freedom Plains, Verbank, and Chesnut Ridge, to Clove.
From Poughkeepsie, by Crum Elbow, Pleasant Plains, Clinton Hollow, Schultitzville, Bull's Head, and Milan, to Rock City.
From Poughkeepsie, by New Paltz Landing, Lloyd, New Paltz, Libertyville, Tuthill, Bruynswick, Redbridge, Crawford, Ulsterville, and Burlingham, to Bloomingburg.
From Poughkeepsie to Albany.
From Poughkeepsie, by Salt Point, Hibernia, Stanfordsville, Bangall, Attlebury, Pine Plains, and Gallatinville, to Ancram.
From Prattsville, by West Lexington, to Griffin's Corners.
From Poughkeepsie, by Wapping Falls, to Fishkill.
From Purdy's Station, by Salem Centre and North Salem, to Ridgefield, Conn.
From Railroad, by Mill Plain, to Danbury.
From Rathboneville, by East Cameron and South Hill, to Jasper.
From Rhinebeck, by Milan and Pine Plains, to the Railroad Depot in the town of North East.
From Richmondville, by East Worcester, Worcester, Schenevus, Maryland, and South Milford, to Oneonta.
From Richmondville, by Summit, Charlottesville, South Worcester, and East Davenport, to Davenport.
From Rochester, by Scottsville, Wheatland, Munford, Caledonia, Fowler'sville, York, Greigs ville, and Moscow, to Mount Morris.
From Rochester, by Greece, West Greece, Parma, East Clarkson, Clarkson, Murray, East Gaines, Gaines, West Gaines, Oak Orchard, Ridgeway, Jeddo, Johnson's Creek, Hartland, and Wright's Corners, to Lockport.
From Rochester, by Handford's Landing, to Charlotte.
From Rochester, by West Webster, Webster, Ontario, Williamson, Sodus, Alton, Port Glasgow, and Huron, to Walcott.
From Rockland, by Calikoon, Jeffersonville, and Pike Pond, to Fosterdale.
From Rockland to Beaverkill.
From Rome, by Westernville, North Western, and Hill Side, to Boonville.
From Rome, by Lee, to Taberg.
From Rome, by Stokes, West Branch, Ava, West Leyden, Constableville, Turin, Houseville, West Martinsburg, West Lowville, Harrisburg, Copenhagen, and Rutland, to Watertown.
From Rome, to Lowell, Vernon, Vernon Centre, Knox Corners, Augusta, and Bouckville, to Hamilton.
From Rome, by Blossville, McConnellsville, Camden, West Camden, Williamstown, Sand Bank, Kasaog, New Centreville, Salmon River, Richland, Mellen's Depot, Sandy Creek, Mansfield, Pierrepont, Manor, Adams, Adams Centre, Appling, Watertown, Brownsville, Dexter, Lime-

From Rough and Ready, by Head of Bennett's Creek, Slyter's, and
Brookfield, to Westfield, (Pa.)

From Rough and Ready, by Head of Bennett's Creek, Slyter's, and
Brookfield, (Pa.) to Knoxville.

From Rough and Ready to White's Corners, (Pa.)

From Roxbury, by Batavia Kill, to Griffith's Corners.

From Rural Hill, by Belleville, Ellsburg, and Woodville, back to
Rural Hill.

From Russia, by Postville, Ohio, and Wilmut, to Morehouseville.

From Rural Hill, by Woodville, Ellsburg, and Belleville, to Pierre-
point.

From Sackett's Harbor, by Smithville, Henderson, Robert's Corners,
and Belleville, to Pierrepont Manor.

From Sackett's Harbor, by Pillar Point, to Point Peninsula.

From Sageville, by Lake Pleasant, Gilman, Wells, Hope Centre, and
Hope, to Northville.

From Selubria, by Hector, (Landing,) North Hector, Big Stream
Point, Starkey, Lodi, Ovid, and West Dresden, to Geneva.

From Saratoga Springs, by Wilton, Gansevoort, South Glen Falls,
Moreau Station, Fort Edward, Smith's Basin, Fort Ann, Comstock's
Landing, White Hall, Low Hampton, Fair Haven, (Vt.,) and Hydeville,
to Castleton.

From Saratoga Springs, by Greenfield Centre, North Greenfield, South
Corinth, Corinth, and Hadley, to Luzerne.

From Saugerties, by Woodstock, to Bearsville.

From Savona, by Bradford, Tyrone, Attay, North Reading, and Read-
ning Centre, to Rock Stream.

From Schaghticoke, by Easton, North Easton, Coila, Greenwich, North
Greenwich, South Argyle, and Argyle, to Fort Edward.

From Schenectady, by Hoffman's Ferry, Cranestville, Amsterdam,
Tribe's Hill, Fonda, Canajoharie, Palatine Bridge, Fort Plain, Palatine,
St. Johnsville, Manheim, Little Falls, Herkimer, East Schuyler, and
West Schuyler, to Utica.

From Schenectady, by Rexford Flats, Burnt Hills, and Ballston Cen-
tre, to Ballston.

From Schenectady, by Rotterdam, Princetown, Duansburg, Quaker
Street, Schoharie, Middleburg, Franklinton, Livingstonville, Preston
Hollow, and Cooksburg, to Durham.

From Schenectady, by East Glenville, Charlton, Glendale, and West
Charlton, to Galway.

From Schroon Lake, by Schroon River, North Hudson, New Russia,
Elizabethtown, and Lewis, to Keeseville.

From Schroon River, by Adirondac, to Long Lake.

From Scott, by Seporius, and Dresserville, to Moravia.

From Schuyler's Lake, by Exeter, to West Exeter.

From Seneca Falls, by Canoga, East Varick, and Fayette, to Ro-
mulus.

From Shokan, by Olive Bridge and Sampsonville, to Kerhonke.

From Silver Creek, by Forrestville and Charlotte Centre, to Gerry.

From Silver Creek, by Forrestville, Hamlet, Villa Nova, Cherry
Creek, and Clear Creek, to Ellington.

From Sinclairsville to Charlotte Centre.
From Sing Sing to Pleasantville Depot.
From Skaneateles Junction, by Mottville, to Skaneateles.
From Skaneateles, by South Marcellus, Marietta, Amber, Otisco, Vesper, Tully, and Apulia, to Fabius.
From Smithboro', by Halsey Valley, Spencer, and West Danby, to Ithaca.
From South Byron, by Byron, Clarendon, Holly, and Murray, to Huburtown.
From South Onondaga, by Otisco, to Vesper.
From St. Armand, by Franklin Falls, to Hamilton, in Franklin County.
From Stockholm Station, by Stockholm and Southville, to Parishville.
From Stockton, by Gerry, to Charlotte Centre.
From Suffern's, by Spring Valley, Monsey, Nanuet, Blauvettsville, to Piermont.
From Suffolk, C. I., by Quogue, to Speonk.
From Suffolk, C. H., by Flanders, to Good Ground.
From Suffolk, C. H., by Baiting Hollow, to Wading River.
From Suffolk Station, by Smithtown, Smithtown Branch, and Stony Brook, to Setauket.
From Suspension Bridge to Detroit.
From Susquehanna Depot, Pa., Lakesboro', Windsor, N. Y., Susquehanna, Centre Village, Harpersville, Ninevah, South Bainbridge, Bainbridge, Sidney Plains, Unadilla, and Otega, to Oneonta.
From Syracuse, by Onondaga Valley, South Onondaga, and Navarino, to Amber.
From Syracuse, by Onondaga Castle, Cardiff, Tully Valley, and Homer, to Cortland Village.
From Syracuse, by Baldwinsville, Lamson's, Fulton, South Granby, and Oswego Falls, to Oswego.
From Syracuse, by Messina Springs and Collamar, to Bridgeport.
From Syracuse, by Salina, Liverpool, Clay, Three River Points, and Phenix, to Lamson's.
From Syracuse, by Jamesville, Pompey, Fabius, Keeney's Settlement, and Cayler, to Truxton.
From Syracuse, by Dewitt, Fayetteville, Manlius, Oran, and Delphi, to De Ruyter.
From Syracuse, by Salina, Plank Road, Cicero, Brewerton, Central Square, Hastings Centre, Hastings, Collesse, Union Square, South Richmond, and Richmond, to Sandy Creek.
From Syracuse, by Fairmount, Geddes, and Belle-Isle, to Van Buren.
From Three Mile Bay to Point Peninsula.
From Ticonderoga, by Putsville, Schroon Lake, and Woodwardsville, to Minerva.
From Fowler's Point, by Starkey, to Dundee.
From Tivoli, by Upper Red Hook, and Clermont, to Livingston.
From Tompkinsville, by Stapleton, Richmond, Marshland, South Side, Rossville, Lemon Creek, and Richmond Valley, to Tottenville.
From Trenton, by Holland Patent, Stillville, and Floyd, to Utica.
From Troy, by Haynesville, Raymertown, Pittstown, Potter Hill, and Hoosick, to North Hoosick Depot.
From Troy to East Albany.
From Troy, by Wynant's Kill, West Sand Lake, Sand Lake, Alps,
West Stephentown, Stephentown, Hancock, (Mass.) and Lanesboro', to Pittsfield.

From Troy, by Eagle Mills, Grafton, and East Grafton, to Petersburg.
From Troy, by Niskayuna, Watervliet Centre, and Rexford Flats, to Schenectady.

From Troy, by Waterford, Mechanicsville, Maltaville, Malta, East Line, and Ballston, to Saratoga Springs.
From Trumansburg, by Searsbury, and Steamburg, to North Hector.
From Unadillo, by Sidney, Franklin, Croton, and West Meredith, to Delhi.

From Union Society, by Bagley's Four Corners, Big Hollow, and East Kill, to East Jewett.
From Union to Friendsville, Pa.

From Union, by Union Centre, and Maine, to Nanticoke Springs.
From Unionville, by Clove, N. J., to Deckertown.
From Upper Red Hook, by Elizaville, Jackson's Corners, Pine Plains, and Pulver's Corners, to North East.

From Urbana, by North Urbana, Keuka, Wayne, and Dundee, to North Starkey.

From Urbana, by South Pultney, and Pultney, to Branchport.
From Utica, by Deerfield, North Gage, and Groversville, to Russia.

From Utica, by Frankfort Hill, Litchfield, Cedarville, Columbia, South Columbia, and Richfield, to Richfield Springs.

From Utica by Clinton, Oriskany Falls, Solsville, Bouckville, Eaton, West Eaton, Georgetown, Otselic, South Otselic, and North Pitcher, to Pitcher.

From Utica, by New York Mills, Wadesville and Manchester, to Westmoreland.

From Utica, by New Hartford, Clinton, Deansville, Oriskany Falls, Madison, Solsville, Bouckville, Hamilton, Earlville, Sherburne, and North Norwich, to Norwich.

From Utica, by Washington Mills, Sauquoit, Clayville, Cassville, North Bridgewater, Bridgewater, Leonardsville, West Edmeston, South Edmeston, New Berlin, Morris, West Laurens, and West Oneonta, to Oneonta.

From Utica, by South Trenton, Trenton, Remsen, Alder Creek, Boonville, Leyden, Turin, Houseville, Martinsburgh, Loweville, Stowe's Square, Denmark, and Rutland, to Watertown.

From Utica, by Kirkland, Lairdsville, Vernon, and Oneida Castle, to Oneida Depot, 23 miles and back six times a week, to Vernon.


From Waddington to Madrid Depot.


From Walton, by Northampton, to Croton.

From Walton, by Franklin, and North Franklin, to Oneonta.

From Walton, by New Road, Sidney Centre, Unadilla, Unadilla Centre, and Butterouts, to Morris.

From Warrensburg to Athol.

From Waterville, by Sangerville, Madison, Bouckville, Pine Woods, Morrisville, Nelson, Cazenovia, Oran, Manlius, Fayetteville, and Dewitt, to Syracuse.

From Waterloo, by Rose Hill, West Fayette, Varick, Romulus, Romulus Centre, Ovid, Lodi, Farmer, Covert, Trumansburg, and Jacksonville, to Ithica.

From Waterford, by Half-Moon, Crescent and Clifton, to Jonesville.
From Watertown, by Brownsville, Perch River, Stone Mills, and Lafargeville, to Clayton.
From Watertown, by Black River, Felt's Mills, Great Bend, Sterlingville, Pogland, Antwerp, Somerville, Gouverneur, Richville, De Kalb, Blink Bonny, and Hauvelton, to Ogdensburg.
From Watertown, by East Hounsfield, to Sackett's Harbour.
From Watertown, by Stowell's Corners, and North Adams, to Smithville.
From Warsaw, by Weathersfield Springs, Hermitage, Weathersfield, East Java, Java, Java Village, and Strykersville, to Wales.
From Wavarsing, by Lackawack, to Grahamsville.
From Wayland Depot, by Dansville, Ossian, and East Hill, to Nunda.
From Waverly Station, by Selden, and Mount Sinia, to Miller's Place.
From Weedsport, by Seneca River, Cato, Meridian, Ira, Hannibal Centre, Hannibal, and Kinney's Four Corners, to Oswego.
From Wellsburg to Orcutt Creek, (Pa.)
From Wellsville, by Hallsport, Whitesville, Spring Mills, Bingham, (Pa.), White's Corners, Harrison Valley, Westfield, Knoxville, Elkland, and Nelson, to Lawrenceville.
From West Addison, by Rising's, and Depeu's, to Bath.
From West Batavia, by East Pembroke, Pembroke, Newstead, Clarence, Harn's Hill, Williamsville, and Buffalo Plains, to Buffalo.
From West Chazy, by Chazy, to Champlain.
From West Chazy, by Sciocta, to More's.
From Westfield, by Volusia, Sherman, Centre Sherman, and Clymer, to Columbus, Pa.
From West Falls, by Colden, Glenwood, and East Concord, to Springville.
From Westpoint to Cold Spring.
From Westport to Elizabethtown.
From West Fort Ann, by Griswold's Mills,Potter's Mills, and Queensbury, to Glenn's Falls.
From White's Corners, by East Eden, Clarksburg, and Marshfield, to Collin's Centre.
From White Hall, by Hampton, and West Poultney, to East Poultny.
From Whitney's Corners, by Theresa, Redwood, Plesia, and Alexandria Centre, to Alexandria.
From Wolcott, by Butler, South Butler, Savannah, Cruso, Monte-zuma, and Fosterville, to Auburn.
From Wurzboro', by Mamakating, Phillipsport, and Homawhack, to Ellenville.
From Wyoming, by Middleburg, and Bethany, to Batavia.

NEW JERSEY.
From Asbury to Bethlehem.
From Barnsboro', by Hardingville, Elmer, Centreton, to Bridgeton.
From Belvidere, by Ramsaysburg, Polkville, Blairstown, and Stillwater, to Middleville.
From Berkshire Valley to Milton.
From Boonton to Montville.
From Bordentown to Trenton.
From Bordentown, by Shelltown, Walnford, and Fillmore, to Inlaystown.
From Bordentown, by Crosswicks, to Allentown.
From Bordentown, by Recklesstown, Jacobstown, New Egypt, and Manchester, to Tom's River.
From Branchville, by Coursonville, Deckertown, and Beemersville, to Branchville.
From Bridgeton, by Fairton, Cedarville, and Newport, to Dividing Creek.
From Bridgeton, by Millville, Leesburg, Ewing's Neck, East Creek, Dennisville, Goshen, Cape May, Fishing Creek, and Cold Spring, to Cape Island.
From Burlington, by Columbus, to Georgetown.
From Burlington, by Jacksonville, and Jobstown, Juliustown, to Wrightstown.
From Burlington to Mount Holly.
From Camden, by Absecon, to Atlantic City.
From Canton to Haneock's Bridge.
From Clinton to Frenchtown.
From Clumbia, by Brotzmanville, Calno, Mill Brook, to Flat Brookville.
From Cranberry, by South Brunswick, to New Brunswick.
From Deckertown and Mount Salem, to Minisink, N. Y.
From Dennville to Boonton.
From Dover, by Stanhope, Waterloo, Allamuchy, Johnsonburg, Marksboro', Pauliana, Blairstown, Walnut Valley, Hainesburg, Columbia, Slateford, Pa., and Dutotsburg, to Stroudsburg.
From Dover, by Berkshire Valley, Hardtown, and Sparta, to Newton.
From Dover, by Suckasunny, Drakesville, to Stanhope.
From Eatontown, by Shark River, and New Bedford, to Squaw Village.
From Elizabethtown, by Cranestive, Westfield, Scotch Plains, Plainfield New Market, Bound Brook, Somerville, and North Branch, to White-House.
From Englishtown to Freehold.
From Flemington, by Stanton, Lebanon, Cokesburg, and Neighborville, to German Valley.
From Flemington, by Croton, to Baptistown.
From Freehold, by Turkey, Farmingdale, Lower Squankun, Howell's Works, Point Pleasant, Metedeconk, Tom's River, Potter's Creek, Cedar Creek, Forked River, Wiretown, Barnegat, Manahawkin, and West Creek to Tuckerton.
From Freehold, by Perrineville, Clarksburg, and Inlaystown, to Allentown.
From Freehold, by Turkey, and Bergen Iron Works, to Tom's River.
From Hackensack to New Prospect.
From Hackensack, by Spring Valley, to Paskack.
From Hackettstown, by Drakestown, Flanders, and Suckasunny, to Dover.
From Hackettstown, by Vienna, Danville, Townsbury, and Bridgeville, to Belvidere.
From Hackettstown to Hope.
From Hackettstown to Beayestown.
From Hamburg, by Harmony Vale, to Monroe.
From Hamburg to Franklin Furnace.
From Hope to Columbia.
From Key Port, by Holmdell, Colt's Neck, and Farmingdale, to Lower-Squankum.
From Key Port, by Middletown, Red Bank, Shrewsbury, Eatontown, and Ocean Port, to Long Branch.
From La Fayette, by Pepokating, to Deckertown.
From Lafayette, by Monroe, Hamburg, Vernon, and New Milford, (N. Y.,) to Warwick.
From Lambertsville, by Ringoes, Flemington, Weartsville, Copper Hill, Klinesville, Cherryville, Quakertown, Pittstown, Sidney, Clinton, Clarksville, to New Hampton.
From Lambertville, by Prallsville, Sergeantsville, Kingwood, Baptist Town, to Frenchtown.
From Lawrenceville to Dutch Neck.
From Lawrenceville to Princeton.
FromLong-acoming, by Waterford Works, Batsto, Gloucester Furnace, and Port-Republic, to Leed's Point.
From Milford to Little York.
From Morristown, by Hanover, and Hanover Neck, to Livingston.
From Morristown, by Dennville, Rockaway, to Dover.
From Morristown, by New Vernon, Baskenridge, Millington, Liberty Corner, Martinsville, Somerville, and Weston, to Millstone.
From Morristown to Walnut Grove.
From Millstone, Flaggtown, Beckman's Mills, Clover Hill, and Reaville, to Flemington.
From Mount Holly to Pemberton.
From Medford, by Shanung, Atsion, Sooy's Inn, and Bass River Hotel, to Tuckerton.
From Newark, by Bloomfield, West Bloomfield, Caldwell, and Pine Brook, to Parsippany.
From New Egypt to Arneytown.
From New Egypt, by Horner's Town, Pine Plains, Downsville, Francis's Mills, Jackson's Mills, to Freehold.
From New Brunswick to Somerville.
From New Brunswick, by South River, Spottswood, and Old Bridge, Cheesekquakes, to Middletown Point.
From New Brunswick, by Nuddlebush, to Millstone.
From New Brunswick, by Kingston, Princeton, Port Mercer, Trenton, Morrisville, (Pa.,) Tullytown, Bristol, Bridgewater, Andalusia, and Holmesburg, to Philadelphia.
From New Germantown, by Pottersville, to German Valley.
From New Hampton, by Washington, Oxford Furnace, and Bridgeville, to Belvidere.
From Newyork, N. Y., by Jersey City, N. J., Newark, Elizabethtown, Railway, Metuchen, and New Brunswick Post Office, to the intersection of this road with the Philadelphia railroad.

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From New York, N. Y., by Newark, N. J., Orange, South Orange, Milburn, Springfield, Summit, Chatham, Madison, Morristown, Demville, Rockaway, and Dover, to Hackettstown.

From New York, by Elizabethport, Elizabethtown, Craneville, Westfield, Scotch Plains, Plainfield, New Market, Bound Brook, Somerville, Raritan, North-Branch, White House, Lebanon, Clinton, Perryville, Clarksville, New Hampton, Asbury, Bethlehem, Bloomsbury, Still Valley, and Phillipsburg; to Easton, (Pa.)

From New York, N. Y., by Key Port, N. J., Middletown Point, and Marlborough, to Freehold.

From New York, N. Y., by Aquackanock, N. J., to Paterson.

From Newton, by Fredon, Gratitude, Johnsonburg, Hope, Serepta, Belvidere, Rockebug, Harmony, and Phillipsburg, to Easton, Pa.

From Paterson, by Pompton, Bloomingdale, Newfoundland, Stock- holm, Hamburg; Deckertown, and Libertyville, to Port Jervis, N. Y.


From Pemberton, by Mount Holly, and Burlington, to Philadelphi.

From Pemberton, by Juliustown, to Jobstown.

From Perth Amboy to New York.


From Philadelphia, Pa., by Camden, N. J., Gloucester City, West- ville, Woodbury, Clarksboro, Sweedsboro, Scullstown, Sharpstown, and Woodstown, to Salem.

From Philadelphia, Pa., by Camden, N. J., Woodbury, Carpenter's Landing, Glassboro, Sistersville, Franklinville, Malaga, Millville, Port Elizabeth, Leesburg, Ewing's Neck, East Creek, and Dennisville, to Maurice Town.

From Philadelphia, Pa., by Camden, N. J., Chew's Landing, Black- woodtown, Cross Keys, Tuckahoe, Dennisville, Goshen, Dins Creek, Green Creek, Fishing Creek, and Coldspring and Cape Island.


From Philadelphia, by Camden, Palmyra, Burlington, Bordentown, to Trenton.


From Philadelphia, Pa., by Camden, N. J., Marlton, Medford, Sooy's Inn, and Bass River Hotel, to Tuckerton.


From Plainfield, by Warrenville, Millington, to Baskenridge.

From Princeton, by Plainsborough, Cranberry, Hightstown, and Mana- lapen, to Freehold.
From Princeton, by Vanhiserville, Dutch Neck, and Windsor, to Hightstown.
From Princeton, by Blanenburg, and Harlingen, to Griggstown.
From Rahway, by Woodbridge, to Perth Amboy.
From Salem, by Roadstown, to Bridgeton.
From Schooleys Mountain, by Beatystown, Hacketstown, Drakestown, Pflanders, and Suckasunny, to Dover.
From Somerville, by Weston, Millstone, Griggstown, Rocky Hill, and Kingston, to Princeton.
From Somerville, by Pluckemin, to New Germanstown.
From Somerville, by Pluckemin, Lesser Cross Roads, to Peapack.
From Somerville, by North Branch, White House, Lebanon, Clinton, Perryville, Bethlehem, Bloomsburgh, and Stillvalley, to Easton, Pa.
From Trenton, to Princeton, by Lawrenceville.
From Trenton, by Allentown, Imlaystown, Downsville, to Manchester.
From Trenton, by Lawrenceville, to Pennington.
From Trenton, by Yardville, Crosswicks, Allentown, Hightstown, Cranberry, and Englishtown, to Freehold.
From Trenton, by Yardleyville, Greensburg, Taylorsville, Titusville, Brownsburg, Lambertsville, New Hope, Stockton, Centre Bridge, Lumberville, Raven Rock, Point Pleasant, Pa., French Town, Erwinn, Upper Black-Eddy, Milford, Holland, Carpentersville, Reiglesville, Ultersville, Phillipsburg, to Easton.
From Trenton, by Titusville, Lambertsville, Prallsville, Sergeantsville, Kingwood, Baptist Town, Frenchtown, Mount Pleasant, and Little York, to Bloomsbury.
From Trenton, by Pennington, Woodsville, Ringoes, Weartsville, Rearville, Flemington, Klinesville, Quakertown, Pittstown, Sidney, Clinton, Clarksville, and New Hampton, to Mansfield.
From Trenton, Greensburgh, Yardleyville, Taylorsville, Titusville, Brownsburgh, Lambertsville, Raven Rock, to Milford.
From Tuckahoe, by Petersburg, Seaville, and Townsend Inlet, to Cape May.
From Turley, by Bergen Iron Works, to Tomms River.
From Tuttle's Corner, by Beavans, Wallpack Centre, to Flatbrookville.
From West Bloomfield, by Meade Basin, and Pompton Plains, to Pompton.
From White House to New Germanstown.
From White House to Flemington.
From Winslow, by Balsto, Green Bank, and New Gretna, to Tuckerton.

Pennsylvania.

From Aaronsburg, by Rebersburg, Logan Mills, and Sugar Valley, to Salona.
From Agnew's Mills, by Emilenton, Big Bend, Clintonville, Centretown, Irishtown, to Mercer.
From Agnew's Mills, by Porterfield, and Rockland, to Cranberry.
From Agnew's Mills, by Lamartine and Five Points, to Cass.
From Allen to Boiling Spring.
From Allentown, by Centre Valley, Friedensville, Bethlehem, and Hecktown, to Nazareth.
From Allentown, by Catasauqua, and Laubach, to Cherryville.
From Allentown, by Oreifield, to Schnecksville.
From Allentown, by Bucksville, North Whitehall, Trickett'sville, Staton, Lehigh Gap, Parrisville, Lehighton, Mauch Chunk, Lausanne, Beaver Meadows, Hazleton, Syburtsville, Conyngham, Sloyersville, and Nescopeck, to Berwick.

From Allentown, by Millerstown, Schimersville, Upper Milford, Clay----

From Alberts, by Dorrance and Hobbie, to Wapwallopen, in the county of Linzerne.

From Andesville, by Centre, Andersonburg and Blain, to New Germantown.

From Athens, by Litchfield, to Windham.

From Athens, by East Smithfield, North Springfield, and Springfield, to Troy.

From Attleboro, by Oxford Valley, and Fallsington, to Morrisville.

From Avondale, by Chesterville, Chandleersville, and Mermaid, (Del.) to Staunton.

From Bear Gap by Elysburg, to Danville.

From Beaver, by Unionville, to Zelienople.

From Bedford, by Shellsburg, Mt. Worthi, Stayestown, Jenner's Cross Roads, Laughlintown, Ligonier, and Youngstown, to Latrobe.

From Bedford, by Pattonsville, Woodbury, Martinsburg, and Springfield Furnace, to Williamsburg.

From Bedford, by St. Clair, Sarah, East Freedom, and Newry, to Hollidaysburg.

From Bedford, by Cumberland Valley, to Cumberland, Md.

From Berlin, by Myer's Mills, Summit Mills, and Elk Lick, to Grantsville, Md.

From Berlin, by Shanksville, Buckstown, Shade Furnace, and Scalp Level, to Johnston.

From Berrysburg, by Pillow, to Dalmatia.

From Bothlehem, by Shoenersville, Weaverville, and Kreidersville, to Cherryville.

From Bellefonte, to Clearfield, by Snow Shoe, Kylertown, and Grahamton.

From Bellefonte, by Walker, Howard, and Beech Creek, to Mill Hall.

From Bellefonte, by Fillmore, Buffalo Run, Half-Moon, and Centre Line, to Warrior's Mark.

From Bellefonte, by Milesburg, Fleming, Morristown, Woodland, and Clearfield, to Curwingsville.

From Bellefonte, by Milesburg, Snow Shoe, Karthaus, Caledonia, Kersey's, Ridgeway, Williamsville, and Clermontville, to Smithport.

From Berrysburg to Pillow.

From Berwick, by Nescopeck, to Mifflinville.

From Berwick, by Towlersville, Orangeville, Rohrsburg, Greenwood, and Milville, to Jerseytown.

From Berwick, by Foundryville, Fishing Creek, New Columbus, and Cambria, to Fairmount Springs.

From Birmingham, by Tyrone, Smith's Mills, Glen Hope, and Fruit Hill, to Curwingsville.

From Bloomsburg, by Light Street, Orangeville, and Pealer's to Cambria.

From Bloomsburg, by Buckhorn, and Jerseytown, to White Hall.

From Bloomsburg, by Mordanville, Millville, Chesnut Grove, and Moreland, to Muncy.

From Boston to Stroudsburg.

From Bloody Run, by Clearville, Robinsonville, and Warfordsburg, to Hancock, Md.

From Bloody Run, by Hopewell, Six Mile Run, Broadtop, Eagle Foundry, Todd, Cussville, and Calvin, to Mill Creek.
From Blossburg, by Covington, Mansfield, Tioga, Lawrenceville, Lindleytown, and Ervin Centre, to Corning.
From Blue Bell to White Marsh.
From Brady's Bend, by Baldwin, and North Hope, to Anandale.
From Brighton, by Irish Ripple, and Marvin, to Mount Jackson.
From Bristol, by Fallsington, and Centreville, to Yardleyville.
From Brookville, by Dalmatia, Worthville, and Ringold, to Smicksburg.
From Brookville, by Warsaw, Alvan, Brockwayville, and Hellen, to Ridgeway.
From Brookville, by Clarington, to Marionville.
From Brownington, by Harrisville, and Westley, to Franklin.
From Burnt Cabin, by Fort Littleton, Maddersville, Three Springs, Cassville, Paradise-Furnace, Coffee Run, James's Creek, and Connellstown, to Connellstown and Huntingdon.
From Burtville, by Williston, Amin Creek, and Glen, to Ceres.
From Butler, by Evansburg, Zelienople, and Buhl's Store, to New Brighton.
From Butler, by Mount-Chesnut, Prospect, Whitestown, Breakneck, Zelienople, Middle Lancaster, Portersville, and Princeton, to Newcastle.
From Butler, by Coultersville, Anandale, Murrinsville, Clintonville, and East-Sandy to Franklin.
From Butler, by Barnhart's Mills, Baldwin, and Bruin, to Lawrenceburg.
From Butler, by Whitestown, Prospect, Portersville, and Princeton, to Newcastle.
From Butler, by Petersburgh, Evansburg, Break Neck, and Zelienople, to New Brighton.
From Byberry to Holmesburg.
From Caledonia, by Bonezett, Hick's Run, to Second Fork.
From Cambra, by Benton, Polkville, and Lairsville, to Muney.
From Campton, by Herrick, Herrickville, South Hill, Orwell, North Orwell, West-Windham, Nicholas, N. Y., and Canfield Corners, to Smithboro, N. Y.
From Canton, by Le Roy, West Franklin, Franklin Dale, and Monroeton, to Towanda.
From Canton, by Union, to Liberty.
From Carbondale, by Archbald, Blakely, Dunmore and Scranton, to Hyde Park.
From Carbondale, by Green Grove, Waverly, Wallsville, Fleetsville, and Greeneville, to Carbondale.
From Carlisle, by Oak Grove Furnace, Landisburg, Elliottsburg, New Bloomfield, New Port, and Petersburg, to Benvenue.
From Carlisle, by White House, Dickinson, Walnut Bottom, and Lee's Cross Roads, to Shippensburg.
From Carlisle, by Mount Rock, to Stoughstown.
From Catawissa, by Maineville, and Beaver Valley, to Catawissa Valley.
From Catfish, by Furnace, Stant's Store, to Callensburg.
From Centre Valley, by Friendville, Seidersville, Bethlehem, and Hoektown to Nazareth.
From Chambersburg, by Saint Thomas, Loudon, McConnellsburg, Harrisonville, Ray's Hill, Juniata Crossings, and Bloody Run, to Bedford.
From Chambersburg, by Marion and Green Castle, to Hagerstown, Md.
From Chambersburg, by Jackson Hall, and Quincy, to Waynesboro.
From Chambersburg, by Keefer's Store, Upper Strasburg, Fannettsburg, Burnt Cabins, Shade Gap, Orbisonia, Shireysburg, and Vineyard Mills, to Mount Union.
From Christiana, by Smyrna, May Quarryville, and Mechanics Grove, to Chesnut Level.
From Christiana, by Smyrna, Bart May, and Quarryville, to Buck.
From Christiana to Chesnut Level.
From Clara, by Oswego, to Ellisburg.
From Clarion, by Limestone, Phoenix, Olney Furnace, Smicksburg, Plumville, Chambersburg, and Plainville, to Indiana.
From Clarion, by Lucinda Furnace and Tylersburg, to Tionesta.
From Clearfield, by Pennfield, to Caledonia.
From Clearfield to Grahamton.
From Clearfield, by Frenchville, to Karthause.
From Clifford to Lenox.
From Cochransville to Parkersburgh.
From Columbia, by Washington, and Highville, to Safe Harbor.
From Columbia, by Marietta, Maytown, Bainbridge, Falmouth, and Portsmouth, to Middletown.
From Columbia Cross Roads, by Havenville, Edsalville, and Old Hickory, to French Mills.
From Columbus, by Stewart, Cook, to Spartansburg.
From Columbus, by Carter Hill, to Wattsburg.
From Connellsville, by Elm, New Lexington, and Geblarts, to Berlin.
From Conneautville, to Penn Line, by Steamburg.
From Corbettsville, by Conklin Centre, and Shawsville, N. Y., to Binghampton.
From Covington, by Cherry Flats, to Wellsboro.
From Cowdersport, by Hebron, Clara, Millport, and Sharon Centre, to Ceres.
From Cowdersport, by Colesburg, Ellisburg, and Genesee Fork, to Wellsville, N. Y.
From Cowdersport, by Nelsonport, Carter Camp, Kettle Creek, and Haneyville, to Jersey Shore.
From Cowdersport, by Colesburg, to Ulysses.
From Cowdersport, by Homer, North Wharton, Wharton, and First Fork, to Sinnamahoning.
From Cross Roads, by Union, Chanceford, Lower Chanceford, and Castle Fin, to Peach Bottom.
From Curlsville, by Limestone, and Kingsville, to Corsica.
From Cushingville, by Ulysses, and Turner Creek, to Spring Mills, N. Y.
From Curwensville, by Luthersburg, Reynoldsville, Brookville, Corsica, Strattonsville, Clarion, Shippenville, Kosuth, Cass, Cranberry, Franklin, Canal, and Cochranton, to Meadville.
From Danville, by Washingtonville, Turbleville, Muney, and Montersville, to Williamsport.
From Danville, by Moorsburg, and Potts Grove, to Milton.
From Deposit, N. Y., by Hales Eddy, Scott, Pa., and Straneca, to Thompson.
From Donaldson, by Lower Mahantango, Sacramento, Gratz, and Berrysburg, to Millersburg.
From Doylestown, by Buckingham, Pineville, Wrightstown, Newton, Attleboro, Humesville, and Newportsville, to Bristol.
From Doylestown, by Line Lexington, Franconia, Kulpsville, Union Square, and Skippack, to Trappe.
From Doylestown, by Mechanicsville, and Carversville, to Centre Bridge.
From Doylestown, by Dublin, Strawtown, Quakertown, Richlandtown, and Pleasant-Valley, to Springtown.
From Dover, by Rossville, Lewisberry, Lisburne, and Sidensburg, to Mechanicsburg.
From Duncannon, by Benvenue, New Buffalo, Montgomery's Ferry, Liverpool, McKee's Half Falls, Chapman, Selin's Grove, Keensville, and Sunbury, to Northumberland.
From Dundaff, through the townships of Herrick and Thompson, to Lanesboro.
From Durningsville, by Muntown, Bower Hills, Thomsonville, and Upper St. Clair, to Herriottsville.
From East Berlin, by Hall, Bermudian, Franklinton, to Dillsburg.
From East Berlin, by Bermudian, and Franklinton, to Dillsburg.
From East Berlin to Abbotstown.
From Eaton, by West Eaton, Meehoopany, Scottsville, North Flat, Sugar Run, Terrytown, Asylum, and Durell, to Towanda.
From Easton, by Martin's Creek, Middaugh's, Richmond, Stone Church, Mount-Bethel, (N. J.) State Ford, (Pa.) Dutotsburg, Experiment Mills, Stroudsburg, Marshall Creek, Coolbaugh, Bushkill, Delaware, and Dingman's Ferry, to Milford.
From Easton, by Nazareth, Jacobsburg, Wind Gap, Sluttersville, Brookville, Elfort, Merwingsburg, Soxville, Stoddartsville, Beaumont, and Bear Creek, to Wilkesbarre.
From Easton, by Butatown, Freemansburg, Bethlehem, Rittersville, Allentown, Wercosville, Trexlertown, Breinigsville, Monterey, Kutztown, Moslem, and Maiden Creek, to Reading.
From Easton, by Bath, Petersville, Newhards, Cherryville, Lehig Gap, Berlinsville, Parrysville, Weisport, and Lehighton, to Mauch Chunk.
From Easton, by Lower Saucon, and Stoute, to Hellertown.
From Easton, by Boston, to Mount Bethel.
From Ebensburg, by Belsano, Strongstown, Indiana, Shlocta, Elderton, Blanket-Hill, Kittanning, Worthington, and Coyleville, to Butler.
From Ebensburg, by Carrolltown, to Newman's Mills.
From Economy, by New Scottsville, Sheffield, Seventy-Six, and Service, to Hookstown.
From Elkland, by Nelson, to Lawrenceville.
From Elderton, by South Bend, West Lebanon, and Clarksburg, to Blairsville.
From Ellotsburg, by Roseburg, Ikesburg, and Port Royal, to Millington.
From Elkland, by Farmington, to Crooked Creek.
From Enon Valley, by Mount Jackson, Edinburg, Hillsville, and Lowellsville, O., to Poland.
From Enterprise, by Gruff's Store, Bareville, and Vogansville, to Hinkleton.
From Enon Valley, by Mount Jackson Cross Cut, Newcastle, Neshonack, and New Wilmington, to Mercer.
From Equinunk to Preston.
From Etters, by Yocumtown, to Newberrytown.
From Fairmount Springs to Dushore.
From Fairview to Edinboro.'
From Falls of Schuylkill, by Leverington, to Barren Hills.
From Fleming, by Juliann Furnace and Martha Furnace, to Half Moon.
From Fogleville, by Weisenburg, Seiberlingville, Lynnville, New Tripoli, Jacksonville, West Penn, Kepners, and McKeansburg, to Orwigsburg.
From Fogleville, by Clausville, Lowhill, Saegersville, and East Penn, to Lehightown.
From Fogleville, by Trexlertown, Macungie, Zionsville, Hereford, Pennsberry, Schwoenk's Store, Perkiomen Bridge, Fairview Village, and Jeffersontown, to Morristown.
From Franklin, by Polk, Henderson, Perrine, Mercer, Clark, Hermitage, North-West Middlesex, Sharon, Brookfield, Vienna, and Howland, to Warren.
From Fountain Spring, by Roaring Creek, and Catawissa, to Bloomsburg.
From Franklin, by Utica, French Creek, New Lebanon, New Vernon, Exchangeville, Salem, West Greenville, and Orangeville, O., to Hartford.
From Franklin, through Cranberry and Pine Grove Townships, by Clinton Furnace, and Tryburg, to Tylersburg.
From Franklin, by Cooperstown, Sunville, Wallaceville, Dempseytown, Cherry Tree, Titusville, Oil Creek, Centreville, Bloomfield, and Union Mills, to Waterford.
From Franklin, by Cornplanter, Plumor, Tyrrell, Perry, Steam Mills, Tedioute, and Irvine, to Warren.
From Frederick, by New Hanover, Gilbertsville, Boyerstown, Manatawing, Lobackville, and New Jerusalem, Dryville, to Kultztown.
From Freemansburg, by Lower Saucon, Stout's Springton, Bursonville, Bedminster, and Dublin, to Doylestown.
From Friedensville to Hellerstown.
From Friedensburg to Schuykill Haven.
From Friendsville, by Middleton Centre, Jackson Valley, and Warren Center, to South Warren.
From Gibson, by Herrick Centre, Union Dale, Pleasant Mount, Rock Lake, and Preston, to Scopport Station, N. Y.
From Greensburg, by Pleasant Unity, Mount Pleasant, Pennsville, Connellsville, and Woodvale, to Unientown.
From Greensburg, by Harrison City and Murrysville, to Logan's Ferry.
From Greensburg, by New Alexandria, Saltsburg, Clarksburg, and Kent, to Indiana.
From Greensburg to West Newton.
From Gettysburg, by Mumenasburg, Arenttsville, Bigler, Bendersville, Menallen, and Table Rock, to Gettysburg.
From Gettysburg, by Hunterstown and New Chester, to Hampton.
From Gettysburg, by Fairfield, Fountain Dale, Waynesboro, and Leistersburg, Md., to Hagerstown.
From Glen Rock, by Hanover Junction, and Porter's Scidding, and Smith's Station, to Hanov
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From Gordonsville, by Intercourse, to Hat.
From Gratz, by Klingerstown and Rough and Ready, to Upper Mahantango.

From Halifax by Fisherville.
From Hamburg, by Albany and Featherolpsville, to Lynnville.
From Harrisburg, by Cowan, to Waymart.
From Hamilton, by Moscow, to Dalesville.
From Harrisonville, by Dublin Mills, to Orbisonia.
From Harsford, by Montrose Depot, Montrose, Forest Lake, St. Josephs, Friendsville, Little Meadows, Warrenham, and Appallachin, to Owego, N. Y.

From Hanover, by McShersytown and Bunoughystown, to Gettysburg.
From Harrisburg, by Shepherdstown, Dillsburg, York Sulphur Springs, and Hiedlburg, to Gettysburg.
From Harrisburg, by Dauphin and Pine Grove, to Auburn.
From Harrisburg, by Lisburn, to Lewisberry.
From Harrisburg, by Shiremantown, Mechaniesburg, Carlisle, Plainfield, Newville, Oakville, Shippenburg, and Scotland, to Chambersburg.
From Harrisburg, by Susquehanna, Dauphin, Powel's Valley, and Halifax, to Millersburg.

From Harrisburg, by Singlestown, Manada Hill, West Hanover, East Hanover, Sheltynerville, Jonestown, and Fredericksburg, to Pine Grove.
From Harrisburg, by White Hill and Lisburne, to Lewisberry.
From Hereford, by Long Swamp and Kutsville, to Kutztown.
From Hilsigrove, by Shank, to Canton.

From Harrisburg, by Duncannon, Baileysburgh, Newport, Millers-town, Thompsonstown, Mexico, Port Royal, Millintown, Paterson, Lewis-town, Strode's Mills, McVeyton, Newton, Hamilton, Mount Union, Mapleton Depot, Mill Creek, Huntingdon, Shaver's Creek, Barre Forge, Alexandria, Spruce Creek, Union Furnace, Birmingham, Tyrone, Antestown, Frankstown, Tipton, Fostoria, Altoona, Duncansville, Hollidaysburg, Summit, Portage, Wilmore, Summer Hill, Johnstown, Armath, Comembush Furnace, New Florence, West Fairfieal, Lockport Station, Blairsville, Millwood, New Derry, Bolivar, Greensburg, Adamsburg, Tinker Run, Stewartsville, Turtle Creek, Wilkinsburg, and Wilkins, to Pittsburg.

From Hollidaysburg, by Alleghany, (no office,) and Ashland Furnace, to Newman's Mills.
From Hollidaysburg, by Newry, East Freedom, East Sharpsburgh, Martinsburg, Clover, Stonerstown, Broad Top, Speersville, and West Dublin, to Harrisonville.

From Honey Brook, by Cambridge and South Hermitage, to Piqua.
From Honesdale, by Prompton, Waymart, Carbondale, Dundaff, Lenox, Brooklin, Montrose, Forest Lake, Friendville, Warrenham, and South Owego, N. Y., to Owego.
From Honesdale, by Bethany, Hill Top, to Pleasant Mount.
From Honesdale, by Eldred, Damascus, Galilee, and Princeville, to Equimunk.
From Honesdale, by Indian Orchard, White Mills, Hawley, Narrows, and West Fall, to Lackawaxen.

From Hopewell to Pattonville.
From Hopewell Cotton Works, by Oxford, Elk Dale, New London, Kemblesville, Strickersville, and McClellanstown, to Newark, (Del.)

From Ickesburg, by Roseburg, Bosserman's Mills, and Juniata, to Newport.
From Ickesburg, by Donnelly's Mill, to Millerstown.
From Indiana, by Home, Mahoning, Marchand, Punxutawney, Cool-springs, and Merata, to Brookville.

From Indiana, by Blacklick, to Blairsville.
From Jackson, by Smiley, Gibson, and South Gibson, to Lenox.
From Jersey Shore, by Walkerville, to Waterville.
From Jersey Shore to Colloonsville.
From Jonestown, by Cross Kill Mills, to Rehrersburg.
From Kingston, by Carverton, Orange, Centre Moreland, and Vernon, to Bowman's Creek.
From Karthaus to Sinnamahoning.
From Kittanning, by Brady's Bend, Catfish Furnace, Pinksville, Curllsville, and Reidsburg, to Clarion.
From Kittanning, by Cowansville, Brady's Bend, Catfish Furnace, New Athens, Rimersburg, Curllsville, and Reidsburg, to Clarion.
From Kittanning, by Scrubgrass, Putneyville, Phoenix, and Hamilton, to Punxatawney.
From Knoxvile, by Little Marsh, Chatham Valley, Middlebury Centre, East Charleston, Charleston, Wellsboro, Morris, Cedar Run, Slate Run, Waterville, Tomb's Run, and Walkerville, to Jersey Shore.
From Kittanning, by Rural Valley, Glade Run, and Smicksburg, to Mahoning.
From Kittanning, by Cochran's Mills, to Apollo.
From Kutztown, by B. E. Day's Store, Fredericksville, and Landis Store, to Bechtesville.
From Kutztown, by Jerusalem, and Princeton, to Reading.
From Kinzers, by Williamstown, Harristown, Springwell Mills, Hatville, and Mount Hope, to Intercourse.
From Lancaster, by Landisville, Mount Joy, Elizabethtown, Portsmouth, Middletown, and High Spire, to Harrisburg.
From Lancaster, by Willow Street, Smithville, Buck, Chesnut Level, Greene, Pleasant-Grove, Rock Springs, (Md,) and Rowlandsville, to Port Deposit.
From Lancaster, by Swartz Mills, Sporting Hill, Mashersonville, Colebrook Furnace, and Cambellstown, to Annville.
From Lancaster, by Lampeter, Martinsville, New Providence, Camargo, May, Bart—Nine Points, Octoraro, Russelville, and Jennersville, to New London.
From Lancaster, by East Hempfield, Manheim, Mount Hope, and Cornwall, to Lebanon.
From Lancaster, by Millersville, Slackwater, Safe Harber, and Liberty Square, to Buck.
From Lancaster, by Neffsville, Litiz, Ephrata, Reamstown, and Adams-town, to Reading.
From Lancaster, by Lampeter, to Strasburg.
From Landisburg, by Andesville, Elliottsburg, and New Bloomfield, to New Port.
From Landisburg, by Andesville, Centre Andersonburg, and Blain, to New Germantown.
From Landisburg, by Roseburg, to Ickesburg.
From La Grange, by Brech's Pond, to Factoryville.
From Lanesboro, by Slarucca, Thompson, Arrarat, Jackson, and Herrick, to Gibson.
From Lawrenceburg, by West Freedom, Callensburg, and Piney, to Clarion.
From Lawrenceville, by Seely's Hill, to Seely's Creek, N. Y.
From Lebanon, by Mount Zion, to Fredericksburg.
From Lebanon to Shaeferstown.
From Lenox, by Harford, Gibson, Jackson, North Jackson, and Susquehanna, to Lanesboro.
From Le Raysville, by South Warren, Windham, and Nicholas, to Smithboro.
From Lewistown, by Reedsville, Milroy, Potter's Mill, Centre Hill, Old Fort, and Pleasant Gap, to Bellefonte.
From Ligonier, by Hillview, West Fairfield, Aqueduct, New Florence, East Centreville, Armagh, and Brush Valley, to Indiana.
From Ligonier, by Stahlstown, to Donegal.
From Ligonier, by Hillview, West Fairfield, Aqueduct, Armagh, and Brush Valley, to Indiana.
From Lewisburg, by New Columbia, White Deer Mills, White Deer, and Road Hall, to Williamsport.
From Lima, by Howellville, and Thornton, to West Chester.
From Line Bridge to Mifflinville.
From Lititz, by Brickersville, to Shaefferstown.
From Little Meadows, by Ellersville, Choconut, Hawleyton, (N. Y.) to Binghamton.
From Lock Haven, by Farrandsville, De Franceville, Youngwomans-town, Westport, Cooks-Run, Sinnamahoning, Second Fork, Pine Street, Cameron, Shippen, and Norwich, to Smithport.
From Lodersville, by Great Bend, New Milford, Montrose Depot, Oakley, Hop-Bottom, Nicholson, Factoryville, Waverly, Bailey Hollow, Clark's Green, Providence, and Hyde Park, to Scranton.
From London Grove to Unionville.
From Luthersburg by Punxutawny, to Smicksburg.
From Macungie, by Spinnerstown, Trumbaursville, Tyler's Port, Franconia, Union-Square, and Gymned, to Spring House.
From Mahoney, by Greenbrier, Line Mountain, Upper Mahantango, and Barry, to Minersville.
From Manayunk, by Lower Marion, Gulf Mills, King of Prussia, Valley Forge, and Schuylkill, to Phoenixville.
From Manheim to Buckerville.
From Manheim, by Penn, to Brickersville.
From Manheim to Mount Joy.
From Mansfield to Wallaboro.
From Muhlenburg, by Ross, Sweet Valley, and Lake, to Lehman Centre, in the county of Luzerne.
From McConnelsburg, by Mercersburg, Greencastle, and Wanesboro, to Emmetsburg, Md.
From McConnellsburg, by Webster's Mills, to Hancock, Md.
From McKean's Old Stand, by New Stanton, Walt's Mills, Madison, and Fulton, to Tinker Run.
From Meadville, by Hayfield, Harmonsburg, Rundell's, Sterlington, Conneautville, Spring, Albion, Elk Creek, and Platea, to Girard.
From Meadville, by Blooming Valley, Randolph, New Richmond, Taylor's Stand, Riceville, Spartansburg, West Spring Creek, Lottsville, Sugar Grove, and Busti, N. Y., to Jamestown.
From Meadville, by Evansburg, Hartstown, Turnerville, South Shenango, and State Line, O., to Kinman's.
From Meadville, by Mead Corners, Sugar Lake, Guy's Mills, Kingsley's and Steuben, to Centreville.
From Meadville, by Mead Corners, Sugar Lake, and Wilson's Mills, to Cooperstown.
From Meadville, by Chapmanville, and Titusville, to Steam Mills.
From Mercer, by Wolf Creek, Harrisville, Anandale, Murrinsville, and Maple Furnace, to Lawrenceburg.
From Mercer, by Valley, Clark, West Greenville, Jamestown, Adamsville, and Hartstown, to Espyville.
From Mercer, by Delaware Grove, to West Greenville.
From Mercer, by Perrine, Sandy Lake, New Lebanon, and Milledgeville, to Cochranton.
From Mercersburg, by Upton, to Green Castle.
From Mercersburg, by Sylvan, to Hancock, Md.
From Middletown to Hummellstown.
From Millcreek, by Oakland Mills, McCallisterville, Richfield, Mount Pleasant Mills, and Freeburg, to Selin's Grove.
From Milford, by Saw Kills, Lord's Valley, Nyces, Pawpaw, and Tafton, to Hamleton.
From Millersburg, by Dalmatia, Mahoning, and Augusta, to Sunbury.
From Monroeton, by New Albany, and Laddsburg, to Dushore.
From Montrose, by Brackney, Silver Lake, Choconut, Ellerslie, Little Meadows, and Apalachin, N. Y., to Owego.
From Montrose, by New Milford to Great Bend.
From Montrose, by Elk Lake, Auburn Four Corners, West Auburn, South Auburn, and East Springfield, to Skinner's Eddy.
From Morrisville, to Fallsington.
From Morrisville, by Yardleyville, Taylorsville, and Brownsburg, to New Hope.
From Moreland, by Riddle's Settlement, to Newmansville.
From Morgantown, by Blue Rock, Saint Mary's, St. Peter's, Pughstown, and Vincent, Phoenixville.
From Moseslem, by Coxtown, to Princetown.
From Mount Pleasant, by McKeans Old Stand, West Newton, Gamble's, Manongahela City, Ginger Hill and Dunningsville, to Washington.
From Morristown, by Jefferisonville, Fairview Village, Perkiomen Bridge, Schwenk's Store, Pennsburg, Hereford, Shimerville, Macungie, and Truxlerstown, to Foglesville.
From Muny, by Wolf Run, Huntersville, Hill's Grove, Eldredville, Campbellsville, and Haverlyville, to New Albany.
From Muny, by Hughesville, Eaglesmere, and New Laport, to Dushore.
From Muny, by Black Hole, Road Hall, White Deer, Alvira, Elimsport, Colomonsville, and Nippenose, to Jersey Shore.
From Narrowsburg, New York, by Ashland, Pennsylvania, to Honesdale.
From Nazareth, Northampton County, by Morresburg, to Wales.
From New Bethlehem, by Leatherwood, to Reidsburg.
From Newcastle, by Pulaski, West Middlesex, Sharon, Clarksville, West Greenville, Jamestown, and other intermediate offices, to Girard.
From Newcastle, by Edinburg, Hillsville, Lowellsville, and Poland Centre, to Poland.
From Newcastle, by Chenango, and Wertemberg, to North Sewickly.
From Newcastle, by Eastbrook, to Harlensburg.
From Newcastle, by Mare, New Bedford, and Pulaski, to West Middlesex.
From New Columbus, by Town Line, Harveyville, and Muhlenburgh, to Shickshinny.
From New Hanover, Hillegas, Pennsburg, and Spinnerstown, Milford Square, Steinsburg, to Coopersburg.
From New London, by West Grove, to Jennersville.
From Norristown, by Fairview Village, Perkiomen Bridge, Schwenck's Store, Pennsburg, Hereford, Lionville, Macungie, and Trixerstown, to Foglesville.
From Norristown, by Norritonville, Penn's Square, Worcester, Skippack, Salfordville, to Summeytown.
From Norristown, by Jeffersonville, Perkiomen Bridge, Trappe, Lime- rick, Crooked Hill, and Pottstown, to Boyertown.
From Norristown, by Jeffersonville, Shannonville, Port Providence, and Quinzyville, to Phoenixville.
From Norristown, by Hickorytown, Centre Square, Gwynned, Montgomeryville, Pleasantville, and Whitehallville, to Doylestown.
From North East, by Greenfield and Friends, N. Y., to Marvin.
From Northville, by North East, Mooreheadville, Harbor Creek, and Wesleyville, to Erie.
From Northumberland, by Chulasky, Danville, Catawissa, Bloomsburg, Espy, Lime Ridge, Berwick, Beach Haven, Beach Grove, Shickshinny, Hunlock's Creek, West Nanticoke, and Church Hill, to Wilkes- barre.
From Northumberland, by Lewisburg, Mifflinburg, Hartleton, Woodward, Aaronsburg, Millheim, Spring Mills, Old Fort, Boalsburg, Pine Grove Mills, Stover's Place, Graysville, and Colerain Forge, to Spruce Creek.
From Northumberland, by Chillisquaque, Lewisburg, Milton, Mc Ewensville, Muncey, and Monturesville, to Williamsport.
From Northumberland, by Chesnut Ridge, New Berlin, Penn's Creek, Middleburg, Beavertown, Beaver Springs, Middle Creek, Cosgrove Hall, and Decatur, to Lewisburg.
From Nuff's Mills, West Barre, in Huntington County, to Pine Grove Mills, in Centre County.
From Oil Creek, by Holland, to Perry.
From Orbisonia, by Scottsville, New Grenada, and Speusville, to Ray's Hill.
From Owigsburg, by McKeansburg, Kepneo, West Penn, and New Mahoning, to Lehighton.
From Otisville, N. Y., by Finchville, Port Jervis, Matamoras, Pa., Milford, Darlingsville, Tafton, Honesdale, Prompton, Waymart, Cabondale, Dunaff, Lenox, Brooklin, Montrose, Forest Lake, Friendsville, Warrenham, and South Owego, N. Y., to Owego.
From Parkesburg, by Ercildon, McWilliamstown, Mortonville, and Marshallton, to Westchester.
From Pealer's, by Stillwater, Benton, Cole's Creek, Central, Davidson, to Laporte.
From Penningtonville, by Wakefield, to Peter's Creek.
From Perrine, by Sandy Lake, and New Vernon, to Deer Creek.
From Perry, by Stewart's Run, to Tionseta.
From Peter's Creek to Peach Bottom.
From Philadelphia, by Rising Sun, Milestown, Jenkinton, Abbington, Willow Grove, Horsham, Warrington, Doylestown, Danborough, Plumsteadville, Pipersville, Otseville, Bucksville, Kentsnersville, Durham, Reiglesville, and Uhrersville, to Easton.
From Philadelphia, by Feltonville, Fox Chase, Huntingdon Valley, Sorre Horse, Davisville, Richboro', Newton, and Dolington, to Taylorsville.
From Philadelphia, by Kensington, Frankford, Orlando, and Bustleton, to Somerton.
From Philadelphia, by Rising Sun, to Germantown.
From Philadelphia to Spring Garden.
From Phoenixville, by Setzler's Store, Pottstown, Brower, Mount Airy, and Robeson, to Reading.
From Pike Mills, by Pike Valley, Mixtown, Hector, and Sabinsville, to Westfield.
From Pine Grove to Tremont.
From Pine Grove, by Lower Mahantongo, Gratz, Berksbyburg, and Elizabethtown, to Millersburg.
From Piquea to New Holland.
From Piquea, by Cain's, to Gap.
From Pittston Ferry, by Ransom Falls, and Largrange, to Tunkhannock.
From Pittsburg, over the line of the plank road by Alleghany, Perrysville, Wexford, Zelienople, Harmony, Whitestown, Prospect, Centreville, Harrisville, and Wesley, to Franklin.
From Pittsburg, by Surgeon's Hall, Gill Hall, Library, Finleysville, Monongahela City, and Bentlyville, to Beallsville.
From Pittsburg, by Buchanan, Street's Run, Coal Valley, McKeesport, West Elizabeth, Elizabeth, Monongahela City, Gambia, Webster, Beeveron, Cookstown, Pike Run, Brownsville, Red Stone, Perryopolis, Flatwoods, East Liberty, and Upper Middletown, to Uniontown.

From Pittsburg, by Walker's Mills, Noblestown, Mingo Park, Candler, Burgettstown, Cross Creek Village, Patterson's Mills, and Independence, to Bethany, (Va.)

From Pittsburg, by Rural Ridge, Culmenville, Etna, Dorseyville, Porter's Store, Carnahan's, Norris, and Riddle's Roads, to Saxonburg.

From Pittsburg, by Perryville, Wexford, Zelienople, Middle Lancaster, Portersville, Harlensburg, and Leesburg, to Mercer.


From Pittsburg, by Montours, Moon, Clinton, Merdocks ville, and Frankfort Springs, to Fairview, (Va.)

From Pittsburg, by White Ark, Antrim, North Washington, Apollo, Emily, Oliver, West Lebanon, and South Bend, to Shelocta.


From Pittsburg, by Logan's Ferry, Puebla, and Sherer's Cross Roads, to Leichburg.

From Pittsburg, by Herriottsville, and Cannonsburg, to Washington.


From Plain Grove, by Centreville, Borard's Mills, and Anandale, to North Washington.

From Plymouth Meeting, by Blue Bell, Gwinned, Montgomeryville, Pleasantville, and Whitehallville, to Doylestown.

From Port Clinton, by Tamaqua, Hazleton, and East Sugar Loaf, to Wilkesbarre.

From Port Clinton, by Drehersville, Foch's Forge, to Tamaqua.

From Port Jervis, N. Y., by Matamoras, Pa., to Milford.

From Pottstown, by New Hanover, and Frederick, to Sumneytown.

From Pottsville, by Broad Mountain, Fountain Spring, Mount Carmel, Bear Gap, Paxinos, and Sunbury, to Northumberland.

From Pottsville to Port Carbon.

From Pottsville, by Minersville, Llewellyn, Branch Dale, Swatara, and Tremont, to Donaldson.

From Pottsville, by Port Carbon, Silver Creek, Middleport, Tuscorora, Tamaqua, and Summit Hill, to Mauch Chunk.

From Providence, by Clark's Green, Waverley, Factoryville, Nicholas's and Lathrop, to Montrose.

From Ransom, by Milwaukie, and Ball Mount, to Clark's Green, in Luzerne County.

From Reading, by Oley, Lobacksville, Pike Township, Manatawny, Dale, and Hilegas, to Sumneytown.

From Reading, by Sinking Spring, Wernersville Furnace, Womelsdorff, Stouchburg, Myerstown, Lebanon, Annville, Palmyra, and Hummelstown, to Harrisburg.

From Reading, by Lower Bern, Bernville, Tulpehocken, Rehrersburg, Bethel, and Cross Kill Mills, to Jonestown.

From Reading, by Tuckerton, Maiden Creek, Molton, Virginsville, and Klimesville, to Featherolpsville.

From Reading, by Stonersville, Brumfieldville, Earlville, Greshville, Boyerstown, Becktelsville, Colebrookdale, Dale, and Seisholtzville, to Hereford.
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From Reading, by Beckersville, Joanna Furnace, Morgantown, Loag, Wallace, Uwchland, Lionville, and West Whiteland, to West Chester.
From Reading to Geiger's Mills.
From Reamstown, by Schoeneck, Reinholds ville, and Cocalico, to Shaefferstown.
From Reamstown, by Terre Hill, to Churchtown.
From Reedsville, by Kishacoquillas Valley, to Lock's Mill.
From Reedsville, by Kishacoquillas, Bellville, and Allensville, to Mill Creek.
From Reiglesville, by Upper Black Eddy, Erwina, Point Pleasant, Lumberville, Centre Bridge, Lambertsville, New Hope, Brownburg, Taylorsville, and Yardleyville, to Trenton, N. J.
From Rehersburg, by Wellebertstown, and Mount Zion, to Lebanon.
From Rehersburg, to Womelsdorf, by Shafftie's Store.
From Rochester, by Beaver, Fallstown, Brighton, and Irish Ripple, to New Castle.
From Rome, by North Orwell, West Windham, Nicholas, N. Y., and Canfield Corners, to Smithboro.
From Rome, by North Rome, to Sheshequin.
From Roseville, by Chandlesville, to Mainsburg.
From Roulette to Ceres.
From Rutland, by Elk Run, to Mainsburg.
From Russellburg, by Beach Woods, to Sugar Grove.
From Safe Harbor, by Conestoga, Martickville, Mount Nebro, and Rawlinsville, to Buck.
From Safe Harbor to Martic Forge.
From Sagerstown, by Cassawago, and Crossingville, to Elk Creek.
From Sagerstown, by Cassawago, and Rundells, to Conenaulelle.
From Schuykill Haven, by Minersville, to Fremont.
From Schwenek's Store, by Frederick, Doeuglass, Colebrookdale, Clayton, and Shimer'sville, to Emaus.
From Scottsville, by Little Mehopany Centre, Loveton, and Wolf Creek, to Dusborhe.
From Scranton, Dunmore, Dalesville, Clifton, Naglesville, Stanhope, Tannersville, and Bartonsville, to Stroudsburg.
From Shaver's Creek, by Cottage, West Barre, Manor Hill, East Barre, Ennisville, McAleoy's Fort, and Greenwood Furnace, to Belleville.
From Sharon Centre, by East Sharon, West Shongo, N. Y., Shongo, and Willing, to Wellsville.
From Shade Gap, by Bolingerstown, and Peru Mills, to McCulloch's Mills.
From Sheshequin, by Ulsher, to Hornbrook.
From Shippensburg, by Orrstown, Pleasant Hall, Upper Strasburg, Roxbury, and Newburg, to Shippensburg.
From Shippensville, by Lucinda Furnace, and Tryburg, to Tylersburg.
From Shunk, by Eldredville, and Campbellsville, to Sugar Run.
From Skippack, by Harleyville, Franconia, and Tylersville, to Charleston.
From Slate Lick, by Worthington, to Cawansville.
From Smithfield, by Geneva, Greensboro, Mapletown, Willowtree, and Davistown, to Mount Morris.
From Smithport, by Farmer's Valley, Sartwell, Alleghany Bridge, and Portville, N. Y., to Olean.
From Smithport, by Bradford, Limestone, N. Y., and Kill Buck, to Great Valley.
From Smith's Ferry, by Ohioville, and Black Hawk, to Darlington.
From Smith's Ferry, by Ohioville, and Darlington, Pa.
From Smith's Mills, in Crawford county, by Cochran ton, to John Wightman’s.
From Smith's Mills, by Jeffries, and Clearfield Bridge, to Clearfield.
From Somerset, by Stony Creek, Dry Ridge, West End, and Mann’s Choice, to Bedford.
From Somerset, by Sipesville, Forwardstown, and Bemin’s Creek, to Johnstown.
From Somerset, by Gebharts, New Lexington, Turkey Foot, and Harnedsville, to Addison.
From Somerset, by Benford’s Store, to Stoyestown.
From Spring House Tavern, Sumneytown.
From Strasburg, by Leesburg, New Providence, and Camargo, to Quarryville.
From Strattonville, by Helen Furnace, Scotch Hill, North Pine Grove, Marionville, and Foxburg, to Warren.
From Stewartstown, by Cross Roads, Apple Grove, and Dallastown, to York.
From Stroudsburg, by Bossandsville, Fennersville, Long Valleyville, and Weiseport, to Mauch Chunk.
From Stroudsburg, by Anolomink, Henrysville, and Paradise Valley, to New Mount Pleasant.
From Stroudsburg, by Anolomink, Priceburg, Covesville, South Ster ling, and East Sterling, to Sterling.
From Stroudsburg to Saylorsburg.
From Stroudsburg, by Shawnoc, Treibleville, and Turn’s, to Bushkill.
From Summit, by Portage, Wilmore, and Summer Hill, to Johnstown.
From Summit, by Ebensburg, Armah, Blairsville, New Alexandria, Harvey’s Five Points, Salem Cross Roads, Murrysville, Monroeville, and Wilkinsburg, to Pittsburg.
From Sunbury, by Snyderstown, and Rushtown, to Danville.
From Sugar Valley, by Carroll Forrest Iron Works, to White Deer Mills.
From Stoyestown, by Davidsville, to Johnstown.
From Stoyestown, by Dibertsville, and Davidsville, to Johnstown.
From Sylvania, by Gray’s Valley, and Mainsburg, to Mansfield.
From Sterlingville, by Lynn, to Tunkhannock Depot.
From Sumneytown, by Hosensack, and Eman’s to Allentown.
From Tafton to Hawley.
From Tamaqua, by Lundersville, Jeannsville, Hazetton, Drum’s Alberts, and Hendricksburg to Wilkesbarre.
From Tioga, by Hammond Creek and Maule Ridge, to Seely Creek, N. Y.
From Tionesta, by Howe, to Tidioute.
From Titusville, by Enterprise, Davis's Settlement, Youngsville, and Chandler's Valley, to Sugar Grove.

From Titusville, by Holland, to Perry.

From Titusville, by Eagle, and Spring Creek, to Columbus.

From Titusville, by Sugar Lake, to Meadville.

From Texas, by Morris, Wellsboro, Chatham Valley, Little Marsh, Knoxville, and Westfield, to Pine Creek.

From Towanda, by Highland, Burlington, West Burlington, East Troy, Troy, Sylvania, and Sullivan, to Covington.

From Towanda, by Highland, Burlington, East Smithfield, North Smithfield, Bendy Creek, and Ridgsburg, to Wellsburg, New York.

From Trappe, by Schenk's Store, Sumneytown, and Harlaysville, to Franconia.

From Tremont, by Bear Mont, Wiconisco, Short Mountain, Oakdale, and Elizabethville, to Millersburg.

From Trexlertown, by Middletown, to Hereford.

From Trout Run, by Liberty, to Blossburg.

From Tunkhannock, by Russel Hill, Sterlington, Braintrem, Skinners, Eddy, Laceylvile, Browntown, Wyalusing, Lime Hill, Rummierfield Creek, Standing Store, Wysox, Towanda, Ulster, Milan, and Athens, to Waverly, N. Y.

From Tunkhannock, by West Eaton, Forkstown, Lovelton, and Bell-sylvia, to Dushore.

From Tunkhannock, by Pierceville, Nicholson, Glenwood, Lenoxville, Clifford, and Dundaff, to Carbondale.

From Tuscarora, by Filmar, to Catawissa Valley.

From Tirone, by Phillipsburg, Woodland, and Clearfield, to Curwinsky.

From Uniontown, by New Salem, Merriitstown, Brownsville, Fredericktown, Millsboro, Crarksville, and Jefferson, to Waynesburg.

From Uniontown, by McClellandtown, Masontown, Carmichael's, Rice's Landing, and Jefferson, to Waynesburg.

From Uniontown, by McClellandtown, Masontown, Greensboro, Mapleton, Whitely, to Carmichael's.

From Unionville, by Kennett's Square, Hamorton, Fairville, and Centreville, (Del.) to Wilmington.

From Ulysses to Genesee Forks.

From Waynesburg, by Rogersville, Jolly Town, and Blacksville, (Va.) to Waynesburg.

From Waynesburg, by Simpson's Store, and Good Intent, to West Alexander.

From Waynesburg, by Call's Mills, White Cottage, New Freeport, Pursley, Sugar-Run, and Knob Fork, to Middlebourne, (Va.)

From Waynesburg, by Hunter's Cove, Harvey's Windridge, Ryerson's Station, Poplar Spring, (Va.) Beeler's Station, and Lime Stone, to Moundsville.

From Warren, by Germany, Corydon, Onoville, Ten Mile Spring, and Buck Tooth, to Little Valley.


From Warren, by Irvine, Youngsville, Pittsfield, Garland, Spring Creek, West Spring Creek, Spartansburg, Cook, Wayne, Le Bœuf, and Union Mills, to Waterford.

From Warren, by Frewsburg, Jamestown, and Delati, to Dunkirk, N. Y.

From Warren, by Mead, Sheffield, and New Highland, to Ridgeway.

From Warren, by Russellburg, and Caroll, N. Y., to Jamestown.

From Warrenham, by South Owego, (N. Y.), to Owego.

From Washington, by Chartiers, Cross Creek, Eldersville, and Cherry Hill, to Steubenville, (Ohio.)
From Washington to Taylorstown.
From Waterford, by La Bœuf, Union Mills, Wayne, Columbus, Lotts-ville, Sugar Grove, and Bustle, to Jamestown, N. Y.
From Waterville, by Garrettsville, and Little Pine Creek, to Texas.
From Wattsburg, by Wayne, Columbus, and Laporte, to Pittsfield.
From Waverly, by Wallsville, Fleetville, and Milliardsville, to Lenox.
From Wellsboro, by Pine Creek, Gains, Pike Mills, West Pike, Cushingville, Sweden, Lymansville, Cowdersport, Roulette, Burtville, and Port Alleghany, to Smithport.
From Wellsboro, by Charlestown, Crooked Creek, Tioga, and Baily Creek, to Rutland.
From West Chester, by Downingtown, Guthriesville, Brandywine Manor, Rockville, Honey Brook, Beartown, Blue Ball, New Holland, Hinkleton, Ephrata, Durlach, Brickerville, Conwall and Cambelltown, to Hummelstown.
From West Chester, by Marshallton, Embreville, Unionville, Doe Run, Gum Tree, Cochranville, Russellville, Hoyesville, Oxford, Hopewell, Cotton Works, Brick Meeting House, (Md.) Rising Sun, Carmington, Principal, and Battle Swamp, to Perryville.
From West Chester, by Thornburg, Dilworthtown, and Talleyville, (Del.) to Wilmington.
From West Chester, and Paoli, to Philadelphia.
From West Chester, by Parkersville, Hamorton, Kennett's Square, to Landon Grove.
From West Chester, by Goshenville and Sugar Town, to Paoli.
From West Greenville, by Jamestown, Adamsville, Hartstown, North Shanango, Line Mills, and Unity, to Coneautville.
From West Middletown, by Patterson's Mills, Cross Creek Village, Eldersville, Burgettstown, Clinton, Seventy Six, and Service, to Hooks-town.
From West Newton, by Buena Vista, Yohogany, and McKeesport, to Pittsburg.
From West Franklin, by Granville, to Alba.
From West Penn, by Mahoning, to Lehighton.
From West Port, up Kettle Creek, by Leidy Cross Fork, to Kettle Creek.
From West Philadelphia, by Kellysville, Marlpe, and Rose Tree, to Howellsville.
From White Haven, by Hickory Run, Albrights ville, to Merwinsburg.
From Williamsburg, by Yellow Spring and Water Street, to Spruce Creek.
From White Deer, by Alvira, to Elimsport.
From Wilkesbarre, by Kingston, Truckville, Huntsville, Lehman, Dallas, and Bowman's Creek, to Tunkhannock.
From Wilkesbarre, by Church Hill, to Nanticoke.
From Wilkesbarre, by White Haven, Morrison, Rock Port, and Wetherby, to Mauch Chunk.
From Williamsport, by Newberry, Linden, Jersey Shore, Chatham Run, Dunnsburg, Lock Haven, Flemington, Mill Hall, Salona, Lamar, Nittany, Hublersburgh, and Zion, to Bellefonte.
From Williamsport, by Warrensville, Lycoming Creek, Slate Road, and Larry’s Creek, to Jersey Shore.
From Williamsport, by Hepburn, Crescent, Trout Run, Ralston, Canton, Alba, Troy, Columbia Cross Roads, South Creek, and Southport, N. Y., to Elmira.
From Williamsport, by Warrensville, Barbour’s Mills, Hill’s Grove, and Millview, to Dushore.
From Wood Gap to Flicksville.
From Woodcock, by Teeples, the Town Line Road, and Frisby’s Settlement, to Waterford.
From Womesdorff and Millbach to Shaefferstown.
From Wrightsville, by Margaretta Furnace, New Bridgeville, Grahamsville, and York Furnace, to McCall’s Ferry.
From Wyalusing, by Merryall, Camptown, and Stevenville, to Pike.
From Wyalusing to Sugar Run.
From York, by Emigsville, Mount Campbell, Manchester, York Haven, Etter’s, and New Cumberland, to Harrisburg.
From York, by East Berlin, to York Sulphur Springs.
From York, by Farmers, Abbottstown, Hanover, McSherrystown, and New Oxford, to Gettysburg.
From York, by Dover, Rossville, Lewisberry, Lisburne, and Sidensburg, to Mechanicsburg.
From York, by Dover, Wellsville, Dillsburg, and Allen, to Mechanicsburg.
From York, by Pine Hill, Cordoras, Hetries, Kroh’s Mills, Md., Manchester, and Bachman’s Mills, to Westminster.
From York, by Dallastown, Apple Grove, Cross Roads, Union, Chanceford, Lower Chanceford, and Castle Pin, to Peach Bottom.
From York Sulphur Springs, by Bermudian Hall and Davidsburg, to York.
From Youngstown, by Brandenville, New Derry, Blairsville, Livermore, Tunnell, Saltsburg, Coal Port, Kiskiminitas, Apollo, and Leechburg, to Freeport.

MARYLAND.
From Addison, Pa., by Selbyssport and Accident, to Oakland, on the Baltimore and Ohio Railroad.
From Annapolis, by Millersville, Crownsville, and Patuxent, to Annapolis Junction.
From Annapolis to Broad Creek.
From Annapolis, by Church, St. Margarets, Waterford, Patapsco Meeting House, to Baltimore.
From Baltimore, by St. Dennis, Elkridge Landing, Annapolis Junction, Savage, Laurel Factory, Beltsville, and Bladensburg, to Washington, D. C.
From Baltimore, by Lauraville, Cub Hill, Fork Meeting House, and Fallston, to Bell Air.
From Baltimore, by Govanstown, to Towson.
From Baltimore, by Harrisonville, North Branch, Freedom, Porter’s, Franklinville, Windfield, Sam’s Creek, McIntrye’s Mills, and Union Bridge, to Uniontown.
From Baltimore, by Woodbury, Washingtonville, Brooklandville, Ellengowan, Cockeysville, Waterman’s Mills, Philopolis, Munkton Mills,


From Baltimore, by Rossville, Havewood, Magnolia, Perrymanville, Hall's Cross Roads, Havre de Grace, Perryville, Principia Furnace, Charlestown, Northeast, Elkton, Newark, Del., Christians, Staunton, Newport, Wilmington, Claymont, Marcus Hook, Pa., Chester, and Leipersville, Philadelphia.

From Baltimore, by Denton and Easton, to Cambridge.

From Baltimore, by Hookstown, Pikesville, Owing's Mills, Reister-town, Finksburg, Carrollton, Westminster, Littlestown, Pa., and Two Taverns, Gettysburg, Cashtown, Grafensburg, and Fayetteville, to Chambersburg.

From Barren Creek Springs, by Quantico and White Haven, to Princess Ann.

From Barren Creek Springs, by Sharptown, to Laurel.

From Bel Air, by Hickory Tavern, Mill Green, Pylesville, Bryonsville, Pa., and Slate Hill, to Peach Bottom.

From Bel Air, by Churchville, and Hopewell Cross-Roads, to Rock Run.

From Bel Air, by Forrest Hill, and Cottage Home, to Pylesville.

From Broad Creek, by Queenstown, to Centreville.

From Buckstown to Cambridge.

From Cambridge, by Church Creek, and Golden Hill, to Lakesville.

From Cambridge, by Hixsburg, Big Mills, Vienna, Barren Creek Springs, and Salisbury, to Snow Hill.

From Charlotte Hall, by Bryantown, Beantown, Piscataway, Palmers, and Good Hope, to Washington, D. C.

From Chestertown, by Caulk's Field, and Reed's Corner, to Rock Hall.

From Church Hill, by Long March, Templeville, and Hazlettsville, to Canterbury.


From Clear Spring, by Green Spring Furnace, to North Mountain, or to a Depot on the Baltimore and Ohio Railroad.

From Cumberland, by Dawson's, to Westernport.

From Cumberland, by Flint Stone, and Elbensville, to Robinsonville.

From Davis' Depot, by Buckeystown, to Greenfield Mills.

From Cumberland, by Brady's Mill, Western Port, New Creek Depot, Mount Carbon, Langallen, Franklinville, Summitville, Amblersburgh, Three Forks, Tetterman, Valley Falls, Benton's Ferry, and Little Station, to Wheeling.

From Darlington, by Dublin, to Slate Hill.

From Davidsonville, by South River, West River, Tracy's Landing, Friendship, Lower Marlboro, Chesnut Hill, Huntington, Prince Frederickton, and Port Republic, to St. Leonard's.

From Davidsonville, by Taylorsville, to Millersville.

From Denton, down Fowling Creek, Upper Hunting Creek, New
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Hope, Federalsburg, Cannon's Ferry, and Sea ford, to Concord, Delaware.

From Easton, by Upper Hunting Creek, New Hope, Federalsburg, Cannon's Ferry, Del., Senford, and Middleford, to Concord.

From Easton, by Hillsboro, to Denton.

From Easton, by Royal Oak, to St. Michael's.

From Elkton, by Cherry Hill, Fair Hill, Blue Ball, Brick Meeting House, Rising Sun, Fountain Green, Pa., Kirk's Mills, Oak Hill, and Goshen, to Chesnut Level.

From Elkton, by Chesapeake City, Bohemia Mills, Warwick, Head of Sassafras, Georgetown Cross-Roads, Harmony, Erieville, Chestertown, Church Hill, Centreville, Wye Mills, Easton, Trappe, and Oxford, to Cambridge.

From Ellicott's Mill to Clarksville.

From Fair Hill, by Lewisville, to Kembleville.

From Frederick, by Middletown, Bolivar, Boonsboro', Benevola, Funkstown, Hagerstown, Conococheague, Clear Spring, Indian Springs, and Millstone Point, to Hancock.

From Frederick, by Walkersville, Woodsboro', Ladiesburg, Middleburg, Bruceville, Taneytown, Piney Creek, Littlestown, Pa., McSherrystown, to Hanover.

From Monocacy Bridge to Frederick.

From Frederick to Jefferson.

From Frederick, by Mount Pleasant, Libertytown, Unionville, Oak Orchard, Sam's Creek, New Windsor, Wakefield, and Warfieldsburg, to Westminster.

From Frederick, by Mechanicstown, and St. Mary's College, to Emmitsburg.

From Frederick, by Utica Mills, Creagerstown, Graceham, Emmitsburg, and Green Mount, Pa., to Gettysburg.

From Georgetown, by Senaca Mills, Poolsville, Edward's Ferry, Barnevville, to Harper's Ferry, (Va.)

From Glen Rock, by Hetrick's and Kroh's Mills, to Manchester.

From Glymont to Fort Tobacco.

From Hagerstown, by Chewsville, Cavetown, Smithsburg, Foxville, Sabillasville, and Mechanicstown, to Graceham.

From Hagerstown, by Lappon's Cross-Roads, to Bakersville.

From Hanover, by McSherrystown, to Gettysburg.

From Head of Sassafras, by Millington, Sudlersville, Long Marsh, Bridgeton, Greensboro', and Whiteleysburg, to Denton.

From Jarrettsville, by Lagrange Iron Works, Pilesville, to Slate Hill.

From Laurel Factory, by Drayton, Landy Spring, and Olney, to Brookville.

From Leonardtown, by Great Mills, Park Hall, and St. Inigoes, to Ridge.

From Littlestown, by McSherrystown, to Hanover.

From Magnolia, by Gunpowder Upper Falls, and Jerusalem Mills, to Fallston.

From Magnolia, by Abingdon, and Emerton, to Bel Air.

From Middletown to Wolfsville.

From Monrovia, by New Market, New London, Libertytown, Unionville, and Johnsville, to Middleburg.

From Mount Airy to Damascus.

From New Market, to Gotchett's Ferry, in Dorchester County.

From Parkton, by Weisesburgh, to Hereford.

From Perryville, by Port Deposit, and Rock Run, to Darlington.

From Piscataway, by Beantown, Bryantown, and Charlotte Hall, to Leonardtown.
From Piscataway, by Beantown, and Bryantown, to Charlotte Hall.
From Port Tobacco, by Bryantown, to Benedict.
From Port Tobacco, by Partnership, Hill Top, to Nanjemoy.
From Port Tobacco, by Allen's Fresh, Newport, Chaptico, and Saint Clement's Bay, to Leonardstown.
From Poplar Creek, by Lisbon, to Crooksville.
From Potter's Mill to Wheeling.
From Princess Ann, by Kingston, to Bell Mount.
From Beantown to Duffield.
From Reistertown, by Upperco, Hanstead, Manchester, Hanover, Pa., Hampton, Round Hill, York Sulphur Springs, and Papertown, to Carlisle.
From Rockville, by Darnestown, Dawsonville, and Poolesville, to Barnesville.
From Saint Michaels to Bay Hundred.
From Salisbury, by Dickerson's Cross Roads, and Whaleyville, to Berlin.
From Slate Hill, by Bryansville, and Castle Fin, to McCall's Ferry.
From Somerfield, Pa., to Selbysport, Md.
From Snow Hill, by Nasaingo Furnace, to Princes Ann.
From Tracy's Landing, by Bristol, to Dunkirk.
From Tetterman to Saint Mary's.
From Unione town to New Windsor.
From Unity, by Triadelphia, Mathew's Store, and Cooksville, to Hood's Mills.
From Upper Marlboro', by Nottingham, Brandywine, Horse Head, Aquasco, Benedict, and Charlotte Hall, to Chaptico.
From Washington, D. C., to Georgetown.
From Washington, by Anacostia, Mount Welby, Piscataway, and Duffield, to Port Tobacco.
From Washington, D. C., by Anacostia, Mt. Welby, Long Old Fields, Md., Upper Marlboro', Queen Anne, to Davidsonville.
From Washington, D. C., by Cottage, Md., to Colesville.
From Washington, D. C., by Georgetown, Tennyally Town, Locust Grove, Rockville, Md., Forest Oak, Middle Brook, Clarksburg, Hyattstown, and Urbanna, to Frederick.
From Westminster, by Frizleburg, Unione town, Taneytown, and Bridgeport, to Emmittsburg.
From Westminster, by Union Mills, to Littlestown.
From Weverton, by Brownsville, to Rohrserville.
From Weverton, by Petersville, and Burkettsville, to Rohrersville.
From White Haven, to Reallsville, Somerset County.
From White Hall, by Stablersville, on the Baltimore and Susquehanna Railroad, and Buckstone, to Gorsuch's Mills.
From White Hall, by Shawsville, and Taylor, to Jarretsville.
From Williamsport to Hagerstown.

DELAWARE.

From Canterbury, by Berrytown, Mastern's Corner, Vernon, Burrsville, (Md.) to Denton.
From Cantwell's Bridge, by Middletown, and Warwick, to Cecilton.
From Cumberland, by Flint-Stone, and Elbensville, to Robisonville.
From Dagsboro', by Blackwater, Hall's Store, to Tunnell's Store.
From Georgetown by Concord, Laurel, Salisbury, Md., Forktown, and Upper Trappe, to Princess Anne.
From Georgetown, by Millsboro', Dagsboro', Selbyville, St. Martin's, (Md.) Berlin, Newark, Snow Hill, Sandy Hill, Horntown, (Va.) Chinacotouge, Modesttown, Metompkin, Accomack C. H., Onancock, Punogateague, Bellehaven, Franktown, and Johnsonstown, to Eastville.
From Millsboro', by Angola, to Lewes.
From Millsboro', by Gumboro', to Whaleyville, Md.
From Milford, by Williamsville, Bridgeville, Horsey's Cross Roads, Federalsburgh, and East New Market, to Cambridge.
From Milford, by Cedar Creek, and Draw Bridge, to Lewes.
From Newark, by Cook's Bridge, Glasgow, Summit Bridge, Middle- town, and Warwick, to Cecilton.
From Red Lion to Summit Bridge.
From Smyrna to Leipsic.
From St. George's, by Delaware City, to Port Penn.
From Westminster, by Union Mills, to Littlestown.
From Wilmington, by Newcastle, Chippewa, Red Lion, Saint George's, McDonough, Cantwell's Bridge, Black Bird, Smyrna, Dover, Camden, Canterbury, Frederica, Milford, and Milton, to Georgetown.
From Wilmington, by Loveville, New Garden, Pa., Avondale, and Chatham, to Cochransville.
From Wilmington to Newcastle.

Virginia.

From Abingdon, by Poor Hill, Tennessee, Holston Valley, and Rock- hold's, to Elizabethtown.
From Abingdon, by Holston and Hansonville, to Lebanon.
From Abingdon, by Clear Branch, Three Springs, Mill Point, Arcadia, and Block House, to Estillville.
From Abingdon, by Ravensnest, Craig's Kinderhook, and Rocky Point, to Estillville.
From Abingdon, by North Fork, Huyster's Gap, Holston River, and Saltville, to Tazewell C. H.
From Acomac C. H., by Locustville, to Locust Mount.
From Aldie to Snickersville.
From Alexandria, by Acetank, and Occuquan, to Dumfries.
From Alexandria to Theological Seminary.
From Alexandria, by Nall's Church and Republican Mills, to Dranes- ville.
From Alexandria, by Fairfax Station, Sangster's Station, Burke's Station, Manassas Station, Catlett, Walnut, Branch Depot, Beallton, Millville, Brandy Station, Culpepper C. H., Mitchell's Station, Rapid Ann Station, and Orange C. H., to Gordonsville.
From Amelia C. H., by Dennisville, and Finney's Mills, to Namozine.
From Appomattox Depot, by Skin Quarter, to Winterpock.
From Appomattox Depot, by Elk Hill; Lodore, Painesville, and Ro- dophil, to Deatonsville, Amelia county.
From Alleghen Springs, by Huffsville, to Simpson's, in Floyd county.
From Aylett's, by Acquinton, Piping Tree Ferry, Rumford Academy, and King William C. H., to Lanesville.
From Arnoldsburg to the Three Forks of Sandy.
From Aqua, by Garrisonville and Stafford C. H., to Railroad.
From Ashton's Mills to Lauck's Cross Roads.
From Back Creek Valley, by High View, and Yellow Springs, to Capon Springs.
From Balcony Falls, by Natural Bridge, Dagger's Springs, Clifton Forge, Alam Rock, and Covington, to Callaghan's.
From Barricksville, by Hoodsville, Gray's Flat, Bassnettsville, and Jake's Run, to Blacks ville.
From Beatty's Mills down the South Fork of Fishing Creek, and down Indian Creek to Ripley's, in the County of Tyler.
From Bentleysville, by Mount Laurel, and Whitesville, to Providence.
From Berkley Springs, by Smith's Cross Roads, to Oakland.
From Berkley Springs, to Valley Mills, in Morgan County.
From Berkley Springs, to Walling's Mills, on Sleepy Creek, in Morgan County.
From Beverly, by Leadville, Barker's Settlement, Burnssville, Phil-

lipa, Nelson, Overfield, and Grass, to Clarksburgh.
From Bickley's Mills, by Guest's Station, the Pond, and Three Forks,
to Turkey Cove.
From Big Lick, by Boone's Mills, and Gogginsville, to Rocky Mount.
From Blacksburg, by Pepper's Ferry, to Newbern.
From Boone Court House, to Ginseng, (Wyoming C. H.)
From Black Walnut, by Hyco, Mayo, Harmony, Woodsdale, North

Carolina, and Williamsville, to Roxboro'.
From Bowling Green, by Turner's Store, and White Chimneys, to

Mongohie.
From Bowling Green, by Sparta and Central Point to Newtown.
From Bowling Green, by Trappe and Port Conway, to King George

C. H.
From Bowling Green to Milford.
From Boydton to Clarkesville.
From Boydon, by Christiansville, Yatesville, Rehoboth, Lunenburg

C. H., and Macfarland's, to Black's.
From Braxton C. H., by Holly, Fork Lick, Stroud's Glades, and

Beaver C. H., to Nicholas C. H.
From Braxton C. H., by Holly River, Middleport, Fork Lick, Sand

Run, Stroud's Glades, and Laurel Creek, to Braxton C. H.
From Braxton C. H., by Flatwood, Bull-Town, Ireland, Bennett's

Mill's, Collin's Settlement, and Bush's Mills, to Weston.
From Braxton C. H., by Rocky Camp, Birchtown, Big Otter, and

Newton, to Clendenin.
From Brentsville, by Independent Hill, to Belle-fair Mills.
From Broadford to Tazewell C. H.
From Buchannon, by French Creek and Frenachtown, to Bennett's

Mills.
From Buchannon, by Harker's Creek, New Salem, West Milford,

Turnpike, Janelew, Kinchelee's Creek to its head, and down the Green

Brier, to West Union.
From Buckland, by Auburn and St. Stephen's, to Weaversville.
From Buckland, by Haymarket, Thoroughfare, and The Plains, to

Salem, Fauquier.
From Buckingham C. H., by Mount Vinco, Glennmore, Diana Mills,

and Virginia Mills, to New Canton, in Buckingham County.
From Buford's, by Blue Ridge, to Fincastle.
From Burkeville to Jeffry's Store.
From Buford's Depot, to Buchannon.
From Buffalo Gap, by Bill's Valley, Wilboro' Springs, to Clifton

Forge.
From Buffalo Gap, by Estelline Furnace, Bell's Valley, and Panther

Gap, to Wilboro' Springs.
From Cabell C. H., to Ashland.
From Callahan's to Sweet Springs.
From Campbell C. H., by Pigeon Run, Marysville, and Green Hill,
to Brookneal.
From Cassville, up Sandy and Tug Fork Rivers, by William Rat-
ciff's, Vinton's Store, Mouth of Pond, Denniss's, Reed's, and Bartley
Rose's, to Roark's Gap.

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From Capon Bridge to Hook's Mills.
From Capon Bridge, by Cold Stream, to Bloomery.
From Capon Bridge, by Dillon's Run, Smith's Gap, and North River Meeting House, to Fabius.
From Cedar Grove Mills to Timber Ridge.
From Cedarville to Emory.
From Centreville to Sangster's Station.
From Chapmansville, by Fall's Mills, and Cabell C. H., to Guyan-dotte.
From Chancellorsville to Richardsville.
From Chancellorsville, by Todd's, to Danielsville.
From Charles City C. H., to Upper son's Store.
From Charleston, by Rippon, to Berryville.
From Charleston to Kabletown.
From Carlotta C. H., by Rough Creek, Red House, Falling Bridge, and Mount Zion, to Campbell C. H.
From Charlotte C. H., by Aspenwall, Cub Creek, and Brookneal, to Green Hill.
From Charlotte C. H., to Dasherville.
From Charlotte C. H., by Watkin's Store, Williesburg, Red Oak Grove, and Oakley, to Clarkesville.
From Charlotte C. H., to Roanoke Bridge.
From Charlotteville, by Hydraulic Mills, Earleysville, Free Union, Millington, Moreman's River, Brown's Cove, Port Republic, Mount Meridian, Rockland Mills, and Cross Keys, to Harrisonburg.
From Charlotteville, by Hardin's Tavern, Mecham's River, Yancey's Mills, Brookville, Wanesboro', and Fishersville, to Stan ton.
From Charlotteville, by Carter's Bridge, to Scottsville.
From Charlotteville to University of Virginia.
From Chatham Hill to Marion.
From Clarkesburg, by Quiet Dell, Romine's Mills, Peel-Tree, Peck's Run, and Carper's Store, to Buchanan.
From Clarkesburg, by Grass Land, Overfield, Melon, Philippa, Barker's Settlement, and Leadsville, to Beverly.
From Clarkesburg, by Bridgeport, Boothsville, Fairmont, Rice's ville, Meredith's Tavern, Laurel Point, Amittsville, Morgantown, Ulfington, Stewartstown, Ice's Ferry, Spring Hill Furnace, Pa., Smithfield, and Moore's Cross Roads, to Uniontown.
From Clarkesburg, by Reynoldsville, New Salem, West Union, Greenwood, Pennsboro', Schumia, Goose Neck, and Stillwater, to Parkersburg, and from Pennsboro', by St. May's and Newport, to Marietta, Ohio.
From Clarkesburg, by Lumberport, to Shimstown.
From Clarkesburg, by West Milford, Lost Creek, and Janelew, to Weston.
From Clarksville, by White House, and Blue Wing, North Carolina, to Roxboro'.
From Cherry-Stone, to Capersville, by Sea View, and Bay View.
From Christiansburg, by Blacksburg, to Newport.
From Christiansburg, by Childress's Store, Humility, Snowville, and Reed Island, to Jackson's Ferry.
From Christiansburg to Floyd C. H.
From Clendenin, by Valley of Sandy and Otter Creek, to Brax-ton C. H.
From Clintonville, by Big Creek, Snow Hill, and Fowler's Knob, to Nicholas C. H.
From Cobb's Creek to Matthew's C. H.
From Columbia, by Wilmington, Palmyra, and Union Mills, to Keswick Depot.
From Cold Stream to North River Mills.
From Cotton's Store, by Knob Fork, Willow, and Randolph, to New Martinsville, in Wetzel County.
From Conrad's Store, by McGaheysville, Port Republic, Mount Mersidian, New Hope, and Hermitage, to Waynesborough.
From Cranberry Summit, by Gusemecen's Store, Brandonville, and Harnodsburg, to Farmingdale, Pa.
From Culpepper C. H., by Waylansburg, to Leon.
From Culpepper C. H., by Griffinsburg, Boston, Slate Mills, and Woodville, to Sperrvville.
From Culpepper C. H., by Rixeyville, to Oak Shade.
From Cumberland C. H., by Gravel Hill, and Diana Mills, to Scottsville.
From Cumberland C. H., by Caira, Curdsville, and New Store, to Clover Hill.
From Danville, by Pleasant Gap, Whitewell, Swansonville, Calland's, Dickinson's, and Glade Hill, to Rocky Mount.
From Danville, by Bachelor's Hill, Cascade, and Irisburg, to Martinsville.
From Davis's Mills, by Fancy Grove, and Alexander Leftwick's, in Bedford County, to Berger's Store, in Pittsylvania County.
From Davis's Store, to Berger's Store, Pittsylvania County.
From Dinwiddie C. H., by Ritchievile, to Goodwynville.
From Dragon Ordinary, (Glenn's,) by Scuffletown, and G. W. Simond's Store, to Matthews C. H.
From Dumfries to Independent Hill.
From Emans to Payton's Store, in Franklin County.
From East River to Princeton.
From Evansville, by Fellowsville, Dunnelton, Kingwood, Allbright, Muddy Creek, Valley Point, Bruceton-Mills, and Brandonville, to Somersfield.
From Evansville, by Nestorville and Glady Creek, to Phillippa.
From Estillville, by Stock Creek, Rye Cove, Pattonsville, Stickleysville, Powell's Mountain, Shaver's Creek, Jonesville, Rose Hill, and Walnut Hill, to Cumberland Gap, Kentucky.
From Estillville, by Stock Creek, to Pattonsville.
From Estillville, by Quillensville and Nicholasville, to Grassly Creek.
From Estillville to Kingsport.
From Fairfax C. H., by Fall's Church, Bailey's Cross Roads, and Brixton, to Washington, District of Columbia.
From Fairmont, by Mill Falls, and Worthington, to Shinnston.
From Fairmont, by Palatine, Sarietta, Prunytown, Simpson's Creek, Pleasant Creek, Phillipa, Barker's Settlement, and Leadsville, to Beverly.
From Fairmont, by Farmington, Blackshires, Mannington, Beaty's Mills, Pine Grove, and Porter's Falls, to New Martinsville.
From Fairfield to Brownsburg.
From Fancy-Hill to Thompson's Landing.
From Fancy-Hill to Lexington.
From Farmville, by Jamestown, to Deatonsville.
From Farmville, by Paine's Tavern, Langhorn's Tavern, Cumberland C. H., Oak Forest, and Cartersville, to Pemberton.

From Farmville, by Curdsville, to Buckingham C. H.

From Farmville, by Hampden Sydney College, to Prince Edwards C. H.

From Farmville, by Prospect, Walker's Church, Clover Hill, Sprout Spring, Concord, and Selma, to Lynchburg.

From Farmville to Smithfield.

From Fincastle, by Craig's Creek, New Castle, Sinking Creek, Midway, Simmonsville, Level Green, Newport, Macksburg, Pembroke, Pearisburg, Bell Point, East River, Bethel, Bluestone, Springville, Tazewell C. H., Knob, Maiden Spring, Elk-Garden, Rosedale, Lebanon, Dickersonville, Grassy-Creek, Osborn's Ford, Stony Creek, Rye Cove, Pattonville, Stickleyville, Powell Mountain, Jonesville, Rose Hill, and Walnut Hill, to Cumberland Gap.

From Fincastle, by Amsterdam, Clover Dale, Big-Lick, Salem, Lafayette, Shawsville, Christiansburg, Lovely Mount, Newbern, and Draper's Valley, to Wytheville.

From Fincastle, by Junction's Store and Rich Patch, to Covington.

From Fincastle, by Tinker Knob, Catawba, and McDonald's Mill, to Blacksburg.

From Fincastle, by Craig's Creek, Middle Mountain, Mountain House, Red Sweet Springs, and Sweet Springs, to White Sulphur Springs.

From Flat Rock, by Elk Hill, Amelia C. H., and Jeterville, to Deatonville.

From Fleetwood Academy, by Bruington, Walkerton, Stevensville, Carlton's Store, King and Queen C. H., Little Plymouth, Shackleford, Plain View, and Wood's Cross Roads, to Gloucester C. H.

From Floyd C. H., by Indian Valley, Willis's Ridge, Greasy Creek, and Drug Spur, to Hillsville.

From Florence, Pa., by Commetsburg, and Fairview, Va., to Wells-ville, Ohio.

From the Forks of Fish Creek to Woodlands.

From Forest Depot, by Ivy-Creek-Mills, Lone Pine, Davy's Store, and Charlemont, to Big Island.

From Foxville, by Millview, Wheatly, Pine View, Morrisville, New Brighton, to Foxville.

From Foxville, by Warrenton, to Jefferson.

From Franklin, by Oak Flat, and Mount Clinton, to Harrison-burg.

From Franklin, by Crab Bottom, Monterey, and Wilsonville, to Bath C. H.

From Franklin, by Doo Hill, McDowell, Clover Creek, Williamsville, and Green Valley, to Millboro' Springs.

From Frederickshall, by Gilboa, Cuckooville, Thompson's Cross Roads, Hadensville, and Fife's, to Pemberton.

From Frederickburg, by Falmouth, Hartwood, Spottsville, Somer-ville, Elk Run, Bristolburg, and Weaversville, to Catlett.

From Frederickburg, by Chancellorsville, Wilderness, Germanna, Shepherd's Grove, and Stevensburg, to Culpepper, C. H.

From Frederickburg, by Rappahannock Academy, Port Royal, Loretto, Occupacia, Lloyd's, Rixburg, and Mount Landing, to Tappahannock.

From Frederickburg, by Port Royal, Port Conway, Leeds, Tappahannock, Urbanna, Merry Point, and Puntague Landing, to Balti-more, Md.

From Frederickburg, by Monteithville, to Clifton.

From Frederickburg, by Spottsylvania C. H., Mount Pleasant, Thornsburg, Lewis'-Store, and Harris, to Frederickshall.
From Fredericksburg, by King George C. H., Edge Hill, Millville, Oak Grove, Forneswood, Montross, Nominy Grove, and Lyell's Store, to Warsaw.

From Fredericksburg to Falmouth.
From Freeport, by Newark, Wirt C. H., Reedy Ripple, Zacksville, Sandy, to Jackson C. H.

From Freeport, by McKinney's, to Ritchie C. H.
From Front Royal, by Hambough's, Bentonville, Cedar Point, Hope Mills, Luray, Long Meadow, Honeyville, Grove Hill and Shenandoah Iron Works, to Conrad's Store.

From Gauley's Bridge, by Colton Hill, Fayetteville, Loop,—Raleigh C. H., Shady Springs, Jumping Branch, Pack's Ferry, and Mouth of Indian, to Sulphur Springs.

From German Settlement, by Western Ford, to Leadsville.

From Girardstown, by Mill Creek, Drakesville, and Arden, to Martinsburg.
From Girardstown to Glingary.
From Glingary to Washington Anger's Store, in Morgan County.
From Glenmore to Howardsville.
From Glennville, by Cox's Mills, Bone Creek, Oxford, Lawson's Store, and White Oak, to Ritchie C. H.

From Glennville, by Towsend Mills, to Stout's Mills, in Gilmore County.

From Gordonsville, by Barboursville, Stony Point, and Rackersville, to Stanardsville.

From Gordonsville, by Barboursville, and Dawsonville, to Stanardsville.
From Gordonsville, by Somerset, Jacksonville, Madison C. H., Creighlersville, and Marksville, to New Market.

From Grayson C. H., by Peach Bottom, Independence, Bridle Creek, Mouth of Wilson and Nathan's Creek, North Carolina, to Jefferson.

From Grayson C. H., by Spring Valley, Elk Creek, Blue Spring, and Rye Valley, to Marion.
From Grayson C. H., to Scull Camp, N. Carolina.
From Greenville to Middlebrook.

From Greenwood Depot, by Brookeville, Mountain Top, Waynesboro', and Fishersville, to Staunton.

From Greenwood Depot, by Brookeville, Greensfield, Rock-Fish, Mount Horeb, to Covington and Variety Mills, to Tye-River-Warehouse.

From Groveton, by Briscoe Station, to Brentsville.

From Guyandotte, by Amacitza and Wayne C. H., to Louisa, Ky.

From Guyandotte, by South Landing and Savage Grant, to Catlettsburg, Ky.

From Halifax C. H., by Meadville, Peytonsburg, Aspen Grove, and Spring Garden, to Pittsylvania C. H.

From Halifax C. H., by Rogersville, Bloomsburg, Mount Carmel, and Cunningham, to Milton.

From Hansonville, by Willow Springs, and Dickinisonville, to Bickley's Mills.

From Hallsboro,' by Powhatan, to Ballsville.
From Harrisonburg, by Dayton, Bridgewater, Mount Solon, Parnassus, and Long Glade, to Staunton.

From Harrisonburg, by Cross Keys, Rockland Mills, and Mount Meridian, to Port Republic.
From Hicksford, by Pumpkin, Drewrysville, and Jerusalem, to Franklin Depot.

From Hicksford, by Ryland's Depot, Green Plains, N. C., and Summit, to Gaston.
From Hicksford to Stony Mount.
From Hicksford, by Stony Mount, Lawrenceville, Diamond-Grove, Tanner's Store, Lombardy Grove, and Union Level, to Boydton.
From Henestown, to Chincoteaque.
From Hillsville, by the Glades, and Piper's Gap, to Grayson C. H.
From Hopkin's Store to Salt Sulphur Springs, in Monroe County.
From Howardville, by Goodwin's Church, and Mount Vinco, to Buckingham C. H.
From Howardville, by Turnpike road, to Middlebrook, Augusta county.
From Huntersville, by Martin's Bottom, Edray, Stony Creek, Oldfield, Fork of Elk, Big Spring, Mingo Flat, and Salina, to Huttonsville.
From Huntersville to Bath C. H.
From Jackson C. H., by Reedyville, and New California, to Henric's Fork.
From Jackson C. H., by Deer Lick, Buffalo, Pliny and Upland, to Mud Bridge.
From Jackson C. H., by Angerona and Moore's Mills, to Apple Grove.
From Jacksonville, (Floyd Court House,) by Buffalo Mountain, to intersect the Taney gap road from Hillsville to Mountain Eddy, (Mount Airy, N. C.)
From Janelew to W. H. Browning's, in Upshur county.
From Jarrett's, by Poplar Mount, to Smoky Ordinary.
From Jeffress's Store, by Laurel Hill, Double Bridge, Pleasant Grove, Haleysburg, Dupree's Old Store, Wylliesburg, Bentleyville, and Scottsburg, to Halifax C. H.
From Jettersville, to Pride's Church, by Dentonsville.
From Jeffersonton, by Amissville, Gaine's Cross Roads, and Washington, to Sperryville.
From Junction, by Verdon, Beaver Dam Depôt, Second-Turnout, Frederick's Hall, Toleresville, Louisa C. H., Trevillian's Depôt, Gordonsville, Bentivoglio, Cobham, Keswick Depôt, Shadwell, Charlesville, University of Virginia, Woodville Depôt, Mechem's River, and Greenwood Depôt, to Staunton.
From Jerusalem, by Francisville, N. C., to Jackson, N. C.
From Jonesville to Tazewell, Tennessee.
From Kanawha C. H., by Len's Creek, Peytona, Ballardsville, Hewittsville, and Chapmansville, to Logan C. H.
From Kenawha C. H., by the Upper Falls of Coal River, Griffithsville, Hamlin, Falls of Guyandotte, and Adkinsville, to Wayne C. H.
From Kanawha C. H., by Coalsmouth, Mount Salem, Mud Bridge, and Cabell C. H., to Guyandotte.
From Kanawha C. H., by Pocotaligo, and Sissonville, to Jackson C. H.
From Kanawha C. H., by Mouth of Poca, Walnut Grove, Winfield, Red House Shoals, Buffalo, Frazier's Bottom, and Cologne, to Point Pleasant.
From Kelleysville to Brandy Station.
From Kerneysville to Shepherdstown.
From Kerneysville, by Lectown, to Middleway.
From Kingwood, by Salt Lick Falls, to German Settlement.
From Kingwood, by Decker's Creek, to Morgantown.
From Kilmarnock to White Stone.
From Keysville Depôt, by County Line Cross Roads, to Darlington Heights.
From King George C. H., to Hampstead, in King George county.
From Leading Creek, to Glennville.
From Lebanon to Sand Lick.
From Lebanon, by Nash's Ford, New Garden, Richlands, Cedar Bluff, and Baptist Valley, to Tazewell C. H.
From Lawrenceville, by Diamond Grove, Lewisville, Loch Leven, Brickland, Non-Intervention, Columbia Grove, Whittle's Mills, South Hill, Crichton's Store, and Forkville, to Lawrenceville.

From Lawrenceville to Burntville.


From Lawrenceville, by Burntville, Sturgeonville, Kennedy's, Jonesboro', Oral Oak, Wattsboro', Barry's Bridge, and Drapersville, to Boydton.

From Leesburg, by Hughesville, Circleville, Philemont, Bloomfield, and Unison, to Middleberg.


From Leesburg to Point of Rocks, Maryland.

From Lewisburg, by Bungers Mills, Clintonville, Meadow Bluff, Locust Lane, Pleasant Hill, Mountain Cove, Gauley Bridge, Paint Creek, Shrewsbury, and Kanawha Saline, to Kanawha C. H.

From Lewisburg, by Brownsville, Frankford, Maysville, Falling Spring, Little Level, Academy, and Mill Point, to Huntersville.

From Lewisburg, by Marshallsville, Blue Sulphur Springs, Rocky Hill, Bowyer's Knob, to Fayetteville.


From Lewis's Store, by Harris, to Frederick's Hall.


From Lexington, by Colliertown, to Pattonsburg, in Botetourt county.

From Lexington, by Ken's Creek, Alum Springs, and Millsborough Springs, to Bath Alum.

From Lexington, by Turnpike Road, to Covington.


From Logan C. H., by Rich Creek, to Ginseng, and thence by Coal River Marshes, to Raleigh C. H.


From Louisa C. H., by Mansfield, Andrew's, Twyman's Store, Orange Springs, Thornhill, and Ellisville, to Louisa C. H.

From Lovettsville to Barry.

From Lovettsville, by Hoeysville, Bolington, Morrisonville, and Wheatland, to Lovettsville.

From Love's Mills, by White Top, to Hilton.

From Lovingston, by Roseland, to Piedmont.

From Lumberport, by Wallace, Shirley and Ripley, to Middlebourne.

From Luney's Creek, by Upper Tract, mouth of Seneca, and Harper's Mills, to Crab Bottom.

From Luray to Valleysburg.

From Lynchburg, by Campbell C. H., Yellow Branch, Castle Craig, Ward's Bridge, Hill Grove, Chalk Level, and Robertson's Store, and Pittsylvania C. H., to Danville.

From Lynchburg, by Forest Depôt, Pierceville, Liberty, Lisbon, Oak Mulege, Buford's, Fluke's, and Stoner's Store, to Big Lick.

From Lynchburg, by Dagger's Springs, Clifton Forge, Alum Rock, and Covington, to Callaghan's.

From Lynchburg, by Elon, to Pedlar's Mills.

From Madison C. H., by Rapid Arno, Graves' Mills, and Criglersville, to Madison C. H.

From Madison C. H., by Criglersville, Graves' Mills, and Marks- ville, to Luray.
From Maysville, by Cherry Bottom, to Brownsville.
From Maysville to Scragg's, Clintonville, on the James River, and Kanawha Turnpike.
From Mannington, by Bergamenc, and Bessville, to Lumberport, in Harrison County.
From Manassa's Station, by Gainesville, Haymarket, Thoroughfare, The Plains, Salem, Fauquier, and Rectortown Station, to Piedmont Station.
From Meadow Bluff, by Blue Sulphur Springs, Palestine, and Egypt, to Red Sulphur Springs.
From Mercer C. H. to Princeton.
From Mechaniesburg, by Kimberlin Rock Gap, Clear Fork Valley, and Cove Creek, to Peery's Store.
From Meredith's Tavern, by Palestine, to Morgan's Ridge.
From Martinsville, by Rough and Ready Mills, Prunty's & Elamsville, to Rock Castle.
From Martinsville, by Shady Grove, Snow Creek, Dickinson, Union Hall, Gill's Creek, Kasey's Fancy Grove, and Davis's Mills, to Liberty.
From Middletown, by Portsmouth, to Front Royal.
From Middletown, by Rectortown, Piedmont, Moreland, Lee's Manor, and Markham Station, to Manassas Gap.
From Milford, by Port Royal and Port Conway, to King George C. H.
From Millwood to Berryville.
From Millwood to Milldale.
From Middleburg to Rectortown, Oak Hill, Moreland, Lee's Manor, Farrowsville, and Manassas Gap, to Front Royal.
From Mitchell's Station to Racoon Ford.
From Moorfield, by Howard's Lick, Barbadoesville, and Orkney Springs, to Mount Jackson, in Shenandoah County.
From Moorfield, by Drakesville, Sweedlin Hill, Oak Flat, Sugar Grove, and Palo Alto, to McDowell.
From Moorfield, by Luncy's Creek and Upper Tract, to Franklin.
From Moore's Ordinary, by Double Bridge, and Pleasant Grove, to Hayleysburg.
From Morgantown, by Granville, Dornicktown, Willow Tree, Cornichalsville, and Heistersburg, to Brownsville.
From Morgantown, by Gladesville and Racoon, to Evansville.
From Morgantown, by Whiteaday Glades, to Fettermen.
From Morgantown, by Granville, Cassville, Prentess, Blacksville, Wadestown, Jollytown, Ryerson's Station, Rock Valley, Fair Hill, and Wheeling Valley, to Wheeling.
From Moundsville, Fork Ridge, Long Bottom, Fish Creek, and Knob Fork, to Pine Grove.
From Mount Vinco to Buckingham C. H.
From Mount Vinco, by Glenmore, to Warren.
From Mountain Cove, by Keeler's Cross Lane, Nicholas C. H., and Birch River, to Braxton C. H.
From Mountain Falls, by Gravel Spring, Paddy's Mills, Van Buren Furnace, and Lorenzoville, to Woodstock.
From Mount Level to Darvill's.
From Murray's Shop, by Faber's Mills, to Covesville.
From Mud Bridge to Boon County C. H. (Ballardsville.)
From Newburn, by Graham's Iron Works, to Wythe C. H.
From Newbern, by Polar Hill, Giles C. H., Peterstown, Red Sulphur Springs, Indian Creek, Salt Sulphur Springs, Union Pickaway Plains, and Second Creek, to White Sulphur Springs.
From New Canton to Buckingham Mine, by Gold Hill and Gravel Hill.
From New Canton, by Virginia Mills, Diana Mills, and Glenmore, to Mount Vinco, in Buckingham County.
From New Castle to Union.
From New Castle, by Catawba, to Salem, in Roanoke.
From New Castle to the Tavern House of James Scott, in Craig County.
From New Kent C. H. to Charles City C. H.
From New Creek Depot, on the Baltimore and Ohio Rail Road, by Greenland, and Laurelton, to Petersburg, (Luney’s Creek.)
From New Martinsville, by Fan Light, Packsaddle, Carney’s, Gorby’s Mills, and Forks of Fish River, to Fish Creek Post Office, in Marshall County.
From New Market, Shenandoah County, by Luray and Washington, to Warrenton.
From New Market, by Brock’s Gap, Doversville, Brake’s Run, and Eyman’s Run, to Luney’s Creek, in Hardy County.
From New Salem to Oxford.
From Newtown Stephensburg, by Nineveh, to Front Royal.
From Nicholas C. H., by Peters’ Creek, Jerry’s Fork, Twenty Mile Creek, Bound Tree Fork, Leatherwood, Elk River, and Big Sandy, to Clenden Run.
From Norfolk to New York.
From Norfolk, by Yorktown, to Waterton.
From Norfolk to Matthews C. H.
From Norfolk, by Old Point Comfort, to Baltimore, Md.
From Norfolk to Churchland.
From Norfolk, by Cherry Stone, to Eastville.
From Norfolk, by Old Point Comfort, to Hampton.
From North Mountain Post Office, by Hedgesville and Tomahawk Springs, to Jones’ Spring.
From North Mountain, Va., by Clear Spring, Md., and Clay Lick Hall, to Mercersburg, Pa.
From Nottaway C. H. to Jeffress’s Store.
From Oak Grove to Port Conway, in King George County.
From Onancock, by Hunting Creek, Guilford, Messonge, and Temperanceville, to Chincoteaque.
From Overby’s to Brookneal, by Aspinwall, and Cub Creek.
From Pack’s Ferry, by Pope Stems and Burnt Mountain, to Prince-
ton.
From Partlow’s, by Spring Level, to Second Turn Out.
From Parkersburg, by Belpre, O., Little Hocking, Hockingport, Belle-
vile, Va., Long Bottom, O., Murrysville, Va., Ravenswood, Pleasant View, Letart Falls, O., Graham’s Station, Pomeroy, Sheffield, West Co-
olumbia, Va., Cheshire, O., Guthrie’s, Point Pleasant, Va., Galipolis, Ohio, Racoon Island, Hereford’s, Va., South New Castle, O., Swan Creek, Green Bottom, Va., Millersport, O., Quaker Bottom, Guyandotte, Va.,

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From Parkersburg, by Belleville, Murraysville, Ravenswood, Pleasant View, Moore's Mills, and Angerona, to Jackson C. H.

From Parkersburg, by Briscoe Run and Duncan, to Marietta, O.


From Parkersburg, by Fountain Spring, to Wirt C. H., and from Wirt C. H., by Burning Springs, Big Bend, Pine Creek, and De Kalb, to Glennville.

From Parkersburg to Belpre, Ohio.

From Parkersburg, by Buena Vista Wells and Sandy, to Jackson C. H.

From Patrick C. H., by Sandy Plains and Ararat, to Mount Airy, N. C.

From Patrick C. H., by Rock Castle, to Floyd C. H.

From Patrick C. H., by Wilt's Spur, Meadow Dam, Laurel Forks, and Gladesborough, to Hillsville.

From Patterson's Depot, by Frankfort, Sheetz's Mills, Burlington, Wilkinsport, Ridgeway, and McNeman's Cross Roads, to Luney's Creek.


From Princeton, by Shandakins's Ferry and Mercer Salt Works, to Princeton.

From Pedlar's Mills, by Pryor's Vale, to Buffalo Springs.

From Pennsboro' to Ritchie C. H., by St. Mary's.

From Petersburg, by Tight Squeeze, Stony Creek Warehouse, Jarrett's, Hicksford, Pleasant Hill, N. C., and Gareysburg, to Weldon.

From Petersburg, by Templeton, Newville, Littleton, Farmer's Grove, Assamoonick, and Vicksville, to Jerusalem.

From Petersburg, by Prince George C. H., Gareysville, Cabin Point, Surry C. H., Bacon's Castle, Burwell's Bay, Smithfield, and Chuckatuck, to Suffolk.

From Petersburg, by Union Grove, Blackwater, Baileysburg, Green Level, Berlin, and Bowers, to Jerusalem.

From Petersburg, by Dinwiddie C. H., Ritchieville, and Goodwinsville, to Wyoming.

From Petersburg, by Sutherland, Ford's Depot, Mt. Level, Wilson's Depot, Wellsville, Blacks and Whites, Notaway C. H., Burkesville, Rice Depot, Farmville, Prospect, and Merriman's Shop, to Appomattox Depot.

From Petersburg to City Point.

From Petersburg, by Dinwiddie C. H., Wyoming, Sturgeonsville, Burntville, Lewisville, Forksville, South Hill, Lombardy Grove, Cedaria, and Boydton, to Randolph, Macon College.

From Peterstown, by Shanklin's Ferry, and Mercer Salt Works, to Princeton.

From Peterstown, by Gap Mill, to Sweet Springs.

From Pine Grove, by Bowman's Mills, and Adaline, to Moundsville.

From Piedmont, by Paris and Millwood, to Winchester.

From Pickaway Plains, Monroe County, by Rocky Point, Wolf Creek, Snopesville, and Patuck's Peak, to Cedar Grove (Egypt), on the Red and Blue Sulphur Turnpike.
From Pittsylvania C. H., by Calland's, Sandy River, Leatherwood's Store, Martinsville, Traylorsville, Horse Pasture, Penn's Store, and Mayoning, to Patrick C. H.

From Pittsylvania C. H., by Berger's Store, and Sandy Hill, to Union Hall.

From Point Pleasant, by Pleasant Flat, and Salisbury, to Pomeroy, Ohio.

From Pomeroy, O., by Minersville, Graham's Station, and Letart Falls, to Apple Grove.

From Poplar Hill, by Mechanicsburg, to Sharon.

From Portsmouth to Hargrove's Tavern.


From Powhatan to Smithville.

From Princess Ann, Maryland, by Newtown, Wagram, Va., and New Church, to Horntown.

From Princeton, by Spanishburg, and Flat Top, to Shady Springs.

From Princeton to Wytheville.

From Princeton to Ginseng, in Wyoming County.

From Putnam C. H., by Hurricane Bridge and Sycamore Grove, to intersect the route from Kanawha C. H., to Wayne C. H., at Hamlin.

From Raleigh C. H., by Big Cole, and Boone's Mills, to Peytona.

From Railroad, near Dam No. 6, on the Potomac, to Clabaugh's Mills, in Morgan County.

From Reed's Mills, to Wilson M. Haymond's, in Upshur County.

From Red Bluff, by Buffalo Ford and Speedwell, to Blue Spring.

From Republican Grove, by Meadowville, to Halifax C. H.

From Richmond, by Manchester, Coal Mines, Hallboro', Flint Creek, Powhatan, Macon, Ballsville, Cumberland C. H., Langhorne's Tavern, and Raine's Tavern, to Farmville.


From Richmond, by Gregory's Tavern, Goode's Tavern, Winter Pock, and Skin Quarter, to Amelia C. H.

From Richmond, by Hanover C. H., to Junction.

From Richmond, by Chickahomeneey, — Goodall's, Montpelier, Negro Foot, Etna, Locust Creek, Jackson and Long Creek, to Frederic's Hall.

From Richmond, by City Point,—Swineyard, and Williamsburg Landing, and Newport's News, to Norfolk.


From Richmond, by Erin Shades, Coal Hill, Rockville, Johnson's Spring, Perkinsville, Gum Springs, Mitchell's Store, Shannon Hill, Bell's Cross Roads, and Pindeexter's Store, to Trevillian's Depot.

From Richmond, by Proctor's Creek, to Petersburg.


From Richmond, by Old Church, Sharonville, Aylett's, Fleetwood Academy, and Miller's Tavern, to Tappahannock.

From Ripley to North Bend Mills.

From Rockcastle, by Kendrick Spur, to Meadows of Dan.

From Rocky Mount, by Retreat, Simpson's, Long Branch, Little River, and Cannaday's Gap, to Floyd C. H.
From Rocky Mount, by Long Branch, and Cannady's Gap, to Floyd C. H.
From Rocky Mount, by Bonbrook, Cooper's Cross Roads, Chamblissburg, Emaus, Horeb, and Bunkerhill, to Liberty.
From Rocky Mount, by Sydnorsville, Oak Level, Prillaman's, and Elamsville, to Patrick C. H.
From Romney, by Burlington, Ridgeville, New Creek, New Creek Depot, Winston, North Branch Bridge, German Settlement, Cheat Bridge, Followsville, Evansville, Three Forks, Pruntytown, and Bridgeport, to Clarksburg.
From Romney, by Springfield, to Green Spring Run.
From Romney, by Purgettsville, to Moorfield.
From Rose's Mills to Temperance, in Amherst County.
From Rye Valley, by Big Meadows, to Mouth of Wilson.
From Ruckmansville, Highland county, by Wade's Store, to Hunterville.
From Russell's Mills, by Sylvan Mills, to St. Mary's, Pleasant's County.
From Salem, by Cave Spring, to Jacksonville, Floyd county, (Floyd C. H.)
From Scottsville, by Garland's, North Garden, Batesville, and Yanney's Mills, to Greenwood Depot.
From Sharon, by Olympia, Chatham Hill, Broadford, and Saltville, to Abingdon.
From Shawsville, in Montgomery County, up the South Fork of Roanoke River, by Allegany Springs, to Simpson's, Floyd County.
From Shepherd's Grove, by Kellysville, and Brandy, to Culpepper C. H.
From Shepherdstown, by Sharpsburg, Md., and Keedysville, to Boonsboro'.
From Shepherdstown to Sharpsburg.
From Sistersville to Middlebourne, Wick, Hebron and Highlands, to Schamla.
From Sistersville, by Middlebourne, and Shirley, to New Salem.
From South Quay, by Factory Hill, N. C., and Holy Neck, Va., to Somerton.
From Sperryville to Robsonville.
From Stewartstown, by Stafford C. H., to Railroad.
From Stanardsville to Plunket, and Harkstep's Store, in Green County.
From Stanardsville, by Conrad's Store, and McGaheysville, to Harrisonburg.
From Staunton River, by Bentleysville, Scottsburg, Halifax C. H., Church-Hill, Brooklyn, and Laurel Grove, to Danville.
From Staunton, by Lexington, Sumner's, Natural Bridge, and Patonsburg, to Fincastle.
From Staunton, by Mint Spring, Greenville, Steele's Tavern, Canicello, Fairfield, and Timber Ridge, to Lexington.
From Staunton, by Churchville, Jennings' Gap, Lebanon, White Sul-
phur Springs, McDowell, Monterey, Havener's Store, Traveller's Repose, and Huttonsville, to Beverly.

From Staunton, by West View, and other offices, to Lewisburg.

From Stoney-Creek-Warehouse, by Parham's Store, and Coman's Well, to Sussex C. H.

From Sweet Springs, by Gap Mills, to Union.

From Swineyard to Charles City C. H.

From Swineyard's to Waddell's Store, in Charles City county.

From Tappahannock to Warsaw.

From Tappahannock, by Dunnsville Centre, Montague's, Jamaica, Church View, Urbanna, Free Shade, Locust Hill, Saluda, Glenn's and New Upton, to Gloucester C. H.

From Taylorsville to Hanover C. H.

From Tazewell C. H., by head of Clinch, Abb's Valley, and Tug River, to Ginseng.

From Thompson's Cross Roads, by Ambler's Mills, to South Anna.

From Traveller's Repose, by Green Bank, and Dunmore, to Huntersville.

From Turkey Cove, by the Little Stone Gap, to the Big Glades, in Russell county.

From Tye-River-Warehouse, by New Glasgow, Sandidges, Buffalo Springs, Oronoco, and Buena Vista Furnace, to Lexington.

From Upshur C. H., by Beachtown, French Creek, Walkersville, Cunningham's, thence to Alexander Skinner's on the Oil Creek, down Oil Creek to the Little Kanawha River, to Gilmer C. H.

From Upshur C. H., by French Creek, Walkersville, Collin's Settlement, Forks of Oil Creek, along the Little Kanawha River, to Gilmer C. H.

From Walker's Church, by Merryman's Shop, Harvey's Store, Red House, and Woodlawn, to Concord.

From Wardensville, by Baker's Run, and Fabius, to Moorefield.

From Warrenton, by New Baltimore, and Buckland, to Gainesville.

From Warrenton, by Salem, Fauquier, and Oak Hill, to Paris.

From Warrenton, by Warrenton Springs, and Jeffersonville, to Oak Shade.

From Warsaw, by Rice's Store, Hague, Kinsale, Oldham's Cross Roads, Union Village, Lottsburg, Heathsville, Wicomico Church, Kilmarnock, Lancaster C. H., Litwalton, Farnham, and Durettsville, to Warsaw.


From Warsaw, by Lyell's Store, Montross, Rice's Store, Hague, Kinsale, to Oldham's Cross Roads.

From Waterford, by Hoysville, to Lovettsville.

From Wattsboro', by Barry's Bridge, and Drapersville, to Boydton.

From Weston, by the Weston and Gauley's Bridge Turnpike, to Gauley's Bridge, in Fayette County.

From Weston to Fork Lick.

From Weston, to Phillippi, in Barbour County.

From Weston, by Little Skin Creek, Big Skin Creek, Bennett's Mills, Ireland, Bulltown, Salt Lick Bridge, and Flatwoods, to Braxton C. H.

From Weston, by Fink's Creek, and New Milton, to West Union.

From Washington, D. C., by Alexandria, Glymont, Game Point, Fredericksburg, Guiney's, Aquia Creek, Milford, Ruther Glen, Junction, Taylorsville, and Slash Cottage, to Richmond.

From Washington, D. C., by Georgetown, Langley, Va., Prospect Hill, Springvale, Dranesville, Belmont, Leesburg, Hamilton, Purcells-ville, Snickersville, Castleman's Ferry, and Berryville, to Winchester.
From Washington, D. C., by Alexandria, Va., Anandale, Fairfax
C. H., Centreville, Groveton, Beckhamsville, Walnut Branch, St. Ste-
phens, Auburn, Warrenton, Warrenton Springs, Jeffersonton, and Rixey-
ville, to Oak Shade.
   From West Columbia, by Cedar Flats, Upper Flats, and Letart Falls,
to Jackson C. H.
   From West Fork Furnace, by Buffalo Mountains, Laurel Forks,
Millsville, and Ararat, to Mount Airy.
   From West Union, by Stine Spring Mills, Oxford, and Culp's Store,
to Webb's Mills.
   From West Union, by Roash's, and Letart Falls, to Moore's Mills.
   From West Warren, to Cotton's Store, in Wetzel County.
   From Weston, by Little Skin Creek, Big Skin Creek, Bennett's Mills,
Ireland, and Flatwoods, to Braxton C. H.
   From Wheeling, by West Liberty, to Bethany.
   From Wheeling, by Dallas, West Finley, Harvey's, Waynesburg,
Kirby, Mount Morris, and Granville, to Morgantown.
   From Wheeling, by Belle Air, O., Moundsville, Dill's Bottom, O.,
Captcha, Powhatan Point, Woodlands, Va., Sun Fish, O., Proctor, Va.,
Barvesville, O., New Martinsville, Va., Sardis, O., Witten's, Sistersville,
Va., Cochran's Landing, O., Grand View, Ostend, Grape Island, Va.,
St. Mary's, Va., Newport, O., Willow Island, Va., Bull Creek, Marietta,
O., Duncan, Va., Harmer, O., Briscoe Run, Va., to Parkersburg.
   From White Sulphur Springs, by Anthony's Creek, to Rucker's Re-
pose.
   From Wilderness, by Locust Grove, and Verdiersville, to Orange C. H.
   From Williamsport to Moorefield.
   From Williamsport or Duncan, in Wood County, intersect the Park-
ersburg and Baltimore Mail Route at the junction of the Williamsport
and Northwestern Turnpike, sixteen miles east of Parkersburgh.
   From Williamsburg, by Yorktown, to the Grove Landing.
   From Wilson's Depot to Darville's.
   From Winchester, by Stevenson's Depot, Dadesville, Brucetown,
Summit Point, Charlestown, and Halltown, to Harper's Ferry.
   From Winchester, by Mount Vernon Tannery, Mountain Falls,
Cedar Creek, Gravel Spring, and Capon Springs, to Wardensville.
   From Winchester to Capon Springs.
   From Winchester to White Hall.
   From Winchester, by Nineveh, and Front Royal, to Manassas Gap.
   From Winchester, by Mill Creek, Darkeville, Martinsburg, Haines-
ville, and Falling Waters, to Williamsport, Md.
   From Winchester, by Back Creek Valley, Capon Bridge, Hanging
Rock, and Pleasant Dale, to Romney.
   From Winchester, by Newtown, Stephensburg, Middletown, Stras-
burg, Tom's Brook, Woodstock, Edinburgh, Mount Jackson, New Mar-
ket, Spartapolis, Lacey Springs, Melrose, Harrisonburg, Mount Crawford,
Mount Sidney, and Cline's Mill, to Staunton.
   From Wirt Court House, by Lee's Mills, Reddy Ripple, and Three
Forks of Reddy, to Reedyville.
   From Wirt C. H., by Burning Spring, Big Bend, Pine Creek, and
DeKalb, to Glennville.
   From Woodstock, by Columbia Furnace, and Lost River, to Moore-
field.
   From Wytheville, by Sharon, Burke's Garden, and Perry's Store, to
Tazewell C. H.
   From Wytheville, by Red Bluff, and Grayson Sulphur Springs, to
Grayson C. H.
   From Wytheville, by Speedwell, Elk Creek, Austin, and Cornell's
Store, to Independence.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Wytheville, by Rural Retreat, Marion, Seven Mile Ford, Town House, Glade Spring, Cedarville, Abingdon, Smith's Creek, Timber Grove, and Bristol, to Blountsville, Tennessee.
From Yellow Branch, by Arnoldton, to Leesville.
From Yorktown, and Friday, to the Grove Landing.
From Yorktown, by Halfway C. House, and Warwick C. H., to Yorktown.
From Yorktown, by Hay's Store, Hickory Fork, Gloucester C. H., and North End, to Matthews C. H.
From Zackville, by Elizabeth, Forks of Reedy Creek, and M. D. W. Boggs, to New California.

NORTH CAROLINA.

From Albemarle to Swift Island.
From Ashborough, to Troy, by Science Hill, Hill's Store, Salem Church, and Lassiter's Mills, to Troy.
From Ashborough, by Moffit's Mills, Waddel's Ferry, and Brown's Mills, to Prosperity.
From Asheville, by Flat Creek, Gilbert's, Bull Creek, Indian Gap, Double Springs, Gahagen's, Big Laurel, Sulphur Springs, Tennessee, and Love's, to Limestone Springs, Tennessee.
From Asheville, by Turkey Creek, Sandy Mush, Spring Creek, Fine's Creek, Crab Trec, and Jonathan's Creek, to Waynesville.
From Asheville, by Sulphur Springs, Avery's Creek, Mill River, Boilston, Claytonville, and Davidson's River, to Cathey's Creek.
From Allemance, to Monticello, by Summer's Mills.
From Averysburgh, by Pleasant Plains, and McNeil's Ferry, to Summerville.
From Barclaysville, in Cumberland County, by Lee's Ferry, to Summerville.
From Beaufort, to Jarrett's Bay, in Carteret County.
From Beaufort to Smyrna.
From Beattie's Ford, to Bunker Hill, Vice Dry Ponds, Mountain Creek, and Lowrances Mills.
From Beattie's Ford, by Sherrill's Ford, and Lowrances Mills, to Bunker Hill.
From Borea to Oak Hill.
From Blairsville, Ga., by Mount Elia, Brasstown, Fort Hembree, N. C., and Tusquitee, to Acquone.
From Brinkleyville to Arcola.
From Brier Creek, by Hay Meadow, and Mulbery, to Laurel Springs.
From Brookville, by Wilton, Tranquility, Fish Dam, West Point, Prattsburg, and Trace's Store, to Chapel Hill.
From Burgaw Depôt, by Long Creek, Beatty's Bridge, and Black River Chapel, to Harrell's Store.
From Burnesville, by Day Book, to Longmires, Tenn.
From Burgaw, or Some other point on Rail Road, to Bennerman's, in New Hanover County.
From Burnesville, by Jack's Creek, Red Hill, Big Rock Creek, and Limestone Cave, to Elizabethtown, Tenn.
From Carthage, by Pekin, to Centre, in Stanley County.
From Casher's Valley, to Clayton, in Georgia.
From Cathey's Creek, by Cherryfield, Hogback Valley, and Georgetown, to Casher's Valley.
From Cedar Creek to Joy, by White Rock, and Big Laurel.

From Charlotte, by Alexandria, Davidson College, Mount Mourn, and Fallstown, to Statesville.

From Charlotte, by Steele Creek, South Point, Stowesville, Erasmus, Catawba Creek, Dallas, and Nail Factory, to Lincolnton.

From Charlotte, by Tuckasaga and Woodlawn, to Lincolnton.


From Charlotte, to Monroe C. H., by Sharon, Hemphill’s Store, Providence, Wolfsville, and Winchester, to Monroe C. H.

From Charlotte, by Martindale, Hopewell, Cowan’s Ford, Adam’s Store, Forney’s, and Cottage Home, to Beattie’s Ford.

From Cheraw, S. C., by Stewartstown, N. C., Rockingham, Dockery’s Store, Covington, Powellton, Pekin, and McRae’s Mill, to Troy.

From Clear Creek to Albemarle, by Rowlandsville.

From Clinton, by Pine Grove, Monk’s Store, Newton’s Grove, and Draughan’s Store, to McNeill’s Ferry.

From Clinton, by Gibb’s Cross Roads, Holly’s Store, and Beman’s Cross Roads, to McNeill’s Ferry.


From Concord, by Oak Lawn, Park’s Store, and Davidson College, to Coddle Creek.

From Concord to Coddle Creek, by Mill Hill.

From Concord to Bost’s Mills, by Mount Pleasant.

From Columbia to Gum Neck.

From Columbia to Fort Landing.

From Creed’s Bridge to Knott’s Island.

From Currituck C. H., by Coinjock, and Poplar Branch, to Powell’s Point.

From Cypress Grove Post Office, on the Wilmington and Raleigh Railroad, via Long Creek, Beatty’s Bridge, and Black River Chapel, to Harrel’s Store in New Hanover County.

From Dobson to Mount Airy.

From Durham’s Creek, by South Creek, to Bay River.

From Enfield, by Heathsville, Bunkleysville, Ringwood, and Sycomore Alley, to Enfield.

From Enfield, by Scotland Neck, Palmyra, and Hamilton, Williamston, and Gardner’s Bridge, to Plymouth.

From Edenton, by Ballard’s Bridge, Mintonsville, Sanbury, Gatesville, Buckland, Somerton, Holy Neck, and Factory Hill, to South Quay.

From Edenton, by Hertford, Woodville, Elizabeth City, — New Lebanon, South Mills, Lake Drummond, and Deep Creek, to Norfolk.

From Elizabeth, by Newbighon Creek, back to Elizabeth City.

From Elizabeth City, to Norfolk, via Camden, Shiloah, Indiantown, Cowell’s Bridge, Currituck C. H., Greentown, Tull’s Creek, Northwestern Bridge, Hickory Ground, and Great Bridge.

From Elizabethtown, by Big Swamp, Fair Bluff, Cerro-Gordo, White Marsh, Whitesville, and Western Prong, to Elizabethtown.

From Everettsville, by Whitefield’s Mills, Sleepy Creek, and Jericho, to Strabane.

From Fairfield, by Middletown, Lake Landing, and Lake Comfort, to Swan Quarter.

From Fayetteville, by Silver Run, Manchester, Johnsonville, Crain’s Creek, Carthage, Caledonia, Auman’s Hill, Stone Lick, White-House, Hill’s Store, Salem Church, and Healing Springs, and Silver Hill, to Lexington.
From Fayetteville to Salem.
From Fayetteville to Elizabethtown, by Terrebin, the Blockers, Desert, and White Oak.
From Fayetteville, by Little Rock Fish, St. Paul's, Lumberton, Leesville, to Fair Bluff.
From Fayetteville, by Dumdarrach, Randallsville, Montpelier, Laurel Hill, Springfield, and Brightsville, S. C., to Cheraw, S. C.
From Fayetteville, by Owensville, Clinton and Springfield, to Warsaw.
From Fayetteville to Kingsbury.
From Fayetteville, on the East side of Cape Fear River, via Blockus, to Elizabethtown, Bladen County.
From Fayetteville, by Gray's Creek, Prospect Hall, Lyon's Landing, Elizabethtown, White's Creek, West Brooke, to Robinson's.
From Fayetteville, by Kyle's Landing, Hill's Ferry, McNeil's Ferry, Kingsburg, and Elevation, to Smithfield.
From Forestville, by New Light, Brookville, and Tab's Creek, to Oxford.
From Forestville to Rollesville.
From Franklin to Chilhowee, by Cowe, Dehart's Creek, and Alarka.
From Franklin, by Acquone, Valleytown, Dawesville, Tomotta, Murphy C. H., and Ivy Log, Ga., to Blairsville, Ga.
From Franklin Depôt, by South Quay, Winton, and Edenton, to Plymouth.
From Franklin, to Clarksville Ga., via Tennessee River, Clayton, and Tiger.
From Franklinton, by Harris' Cross Roads, to Hall's Cross Roads.
From Franklinton, by Wilton, Brookville, Tallyho, Dial's Creek, Red Mountain, and Caldwell, to Hillsboro.
From Franklinton to Troy's Store.
From Gap Civil, by A. B. McMillans, Flint Hill, Laurel Spring, and Peakland, to Ashe C. H.
From Garner's Ford, by Pierceville, to Shelby.
From Gilchrist's Bridge to Blue's Bridge, Richmond county.
From Gourd Vine, by Morgan's Mills, and Love's Level, to Clear Creek, Cabarrus county.
From Graves, by Mayfield, Oregon, and Dan River, to Leakesville.
From Grassy Creek, by Childsville, Yellow Mountain, Cranberry Forge, Roan Mountain, Tenn., and Dog River Cove, to Elizabethtown, Tenn.
From Gravelly Hill, by Beatty's Bridge, and Colly-Swamp, to Caine Tuck.
From Greensboro, to Madison, by Hillsdale, and Pleasantville.
From Greensborough, by Fentress, Centre, and New Salem, to Ashborough.
From Greensborough, by Jamestown, Pennfield, Brunmel's, and Rich Fork, to Lexington.
From Greensborough, by Gilmer's Store, Shaw's Mills, Brick Church, Holt's Store, Hartshorn, Rock Creek, Snow Camp, Sandy Grove, Mudlick, Cane Creek, Hadley's Mills, and Rock Rest, to Pittsburg.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Greensborough, by Monticello, Thomsonville, Lenox Castle.
Slade's, Locust Hill, and Yanceyville, to Milton.
From Greensborough, by Hillsdale, Monroeton, Troublesome, Reidsville, Rawlingsburg, and Graves, to Danville.
From Greenville, by Hookerstown, and Snow Hill, to Goldsborough.
From Greenville to Hamilton, by Ward's Store.
From Greenville to Hookestown, by Coxville, Johnson's Mills, and Ridge Spring.
From Greenville, by Jone's Gap, and Davidson's River, to Werder-sonville.
From Hamptonville, by Lovelace, to Wilkesboro.'
From Hamptonville, by Zion, New Hope, Mount Pizgah, and Liberty Hill, to Statesville.
From Haywood, by Trade's Hill, Hackney's Cross Roads, and Grove, to Green Level.
From Haywood, by Martha's Vinyard, Chalk Level, Northington, and Summerville, to McNeill's Ferry.
From Head of Bay River, to James Potter's on Goose Creek Island.
From Henderson to Williamsborough.
From Hillsborough, by Hawfield, Mount Willing, Meadow-Creek, and McDaniels', to Rock Creek.
From Hillsborough, to Seaburg, in Caswell County.
From Hillsborough, by Cedar Grove, Walnut Grove, Prospect Hill, and Gordonton, to Leasburg.
From Hillsborough, by Walnut Grove, and Van Hook's Store, to Rox-borough.
From Hillsdale, by Summerfield, Oak Ridge, to Berlin.
From Hookertown, via Johnston's Mills, and Coxsill, to Greenville.
From Huntsville, by Red Plain's East Bend, Forbusch, Republic, Dow-citown, and Mount Nebo, to Rockford.
From Ivy, by Gabriel's Creek, Bull Creek, Walnut Creek, and Brush Creek, to Warm Springs.
From Ivy, by Clay, Flagg Pond, and Indian Creek, to Longmire's, Tenn.
From Jamestown, by Westminster, and Deep River, to Abbots Creek's.
From Jamestown, by Hunt's Store, Normal College, Thomasville, Fair Grove, La Grange, New Market, New Salem, Sandy Creek, Troy's Store, Long's Mills, Patterson's Store, Snow Camp, Clover Orchard, Lindley's Store, Clover Garden, Bethmon, and Rock Spring, to Hillsboro.
From Jefferson, by North Fork, Taylorsville, T., Pandora, Dugger's Ferry, Elizabethtown, Happy Valley, Blue Plum, to Jonesboro, Ten.
From Jefferson to Gap Creek.
From Jefferson to Richard Gentry's, on New River.
From Jefferson, by Hilton and Manly, to Big Meadow.
From Jonesville, to Judesville, by State Roads.
From Johnsonville, by Harrington, Long Street, Rollins' Store, Bry-an's Store, and Packet, to Johnsonville.
From Keyesville, by Wiliesburg, Christianville, Red Oak Grove, Oakley, Clarksville, White House, Black Walnut, Onege, Hyco, Cunnin-ham, and Milton, to Yanceyville.
From Kinston, by Sandy Foundation, Pink Hill, and Buena Vista, to Hallsivlle.
From Kinston to Trenton, in Jones County.
From Laurel Hill to Rockingham.
From Laurel Hill, by Stewartsville, to Gilopolis.
From Leesville, by Marysville, Gaddysville, Sugar Hill, S. C., and Temperance Hill, to Marion C. H.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Lenoire C. H., by Lovelady, Catawba View, and Wittenberg, to Taylorsville.
From Lenoire C. H., by Deal's Mills, and Little River, to Taylorsville.
From Lexington, by Fair Grove, Eden, Hoover's Hill, and Sawyersville, to Ashboro.
From Lexington, by Walser's Mills, Fulton, Mocksville, County Line, and Oak Forest, to Statesville.
From Lincoln ton, by Nail Factory, Dallas, Catawba Creek, Crowder's Creek, Bethel, S. C., and New Centre, to Yorkville, S. C.
From Lincoln ton, by Selige's Store, Jacob's Fork, and Mullgrove, to Morganton.
From Littleton, by Grove Hill, and Arcola, to Ransom's Bridge.
From Little Rock Fish, by Lumber Bridge, to Philadelphia.
From Lumberton, by Philadelphia, Gilropolis, Stewartsville, Cowper Hill, Queensdale, Alfordsville, and Clay Valley, to Lumberton.
From Lumberton, by Smith's Bridge, and Howellsville, to Prospect Hall.
From Madison, by Ayresville, Crooked Creek, Peter's Creek, Colesville, Francisco, and Big Creek, to Mount Airy.
From Marion, by Black Mountain, Stone Mountain, and Edneyville, to Hendersonville.
From Marion, to Rutherfordton, by Sugar Hill, and Cedar Creek.
From Middleton to Cape Hatteras.
From Mason Hall, by Pleasant Grove, Big Falls, Faucett's Store, Mooresville, and Hudson's, Anderson's Store, and High Towers, to Leasburg.
From Monroe C. H., by Winchester, to Wolfsville.
From Morganton, by Linville River, North Cove, Grassy Creek, Bakersville and Ledger, Bald Creek, Ivy, Democrat, Stockville, and Reem's Creek, to Asheville.
From Morganton, by Bridgewater, Marion, Old Fort, and Swanano, to Asheville.
From Morganton, by Bundleton, Mountain Home, Minersville, and Cuba, to Rutherfordton.
From Mosely Hall, via Jerico, to Strabane.
From Mount Airy, by Hay Stack, Scull Camp, and Judesville, to Gap Civil.
From Mouth of Wilson, Va., by Potato Creek, Gap Civil, N. C., and Elk Spur, to Trap Hill.
From Murphey, to Ellejay, via Nottla, Hot House, Edom, and Santa Lucah.
From Murfreesboro', by Potecasi, St. John, and Roxable, (Britton's Cross Roads,) to Scotland Neck.
From Murfreesboro' to Boylston Depôt.
From Nashville to Peach Tree Grove.
From Newbern, by Cravensville, and Smyrna, to Beaufort.
From Newbern, by Kinston, and Mosely Hall, to Goldsboro.'
From Nahunta, by Lowell, Bulah, St. Charles, and Creachville, to Eagle Rock.
From Oxford, by Waterloo, Gregory's Mills, Sassafras Fork, Brownsville, and Young's Cross Roads, to Clarkesville.
From Onslow C. H., by Piney Green, to Swansborough.
THIRTY-THIRD CONGRESS.  Sess. I.  Ch. 230.  1854.

From Ocracoke, by Hallaway, Casse, and Kennekeat, to Chicama-comico.
From Pittsboro', by Beaumont, Goldston, Brush Creek, Buffalo Ford, Moffit's Mills, Brower's Mills, and Gold Region, to Caledonia.
From Pittsboro', by Pedlar's Hill, Gulf, Evan's Mills, Watson's Bridge, Centerville, and Flower Hill, to Carthage.
From Plymouth, by Union, and Soupperong, to Columbia C. H.
From Plymouth, by Washington, and Swift Creek Bridge, to Newbern.
From Pollocksville to Hadnot's.
From Pollocksville, by Palo Alto, to Swansboro.
From Powell's Point, to Shallow Bag Bay, on Roanoke Island.
From Powell's Point, by Roanoke Island, to Nagg's Head.
From Prosperity, by Pharr's Mills, to Carthage.
From Pungo Creek, to North Creek.
From Quallatown, by Jonathan's Creek, to Waynesville.
From Quallatown, by Governor's Island, Stikoih, Marka, and Fort Montgomery, to Valletown.
From Raleigh, by Auburn, Gulley's Store, Smithfield, Boon Hill, to Goldsboro'.
From Raleigh, by Eagle Rock, Wakefield, Stanhope, Sunny South, and Spring Hope, to Wilson.
From Raleigh, by Barclaysville, Pleasant Plains, Aycrsvboro', Kyle's Landing, and Mary's Garden, to Fayetteville.
From Raleigh, by Kelvin Grove, Roger's Store, Fish Dam, Stagville, Red Mountain, Daniel's Mills, and Van Hook's Store, to Roxborough.
From Raleigh, by Holly Springs, Haywood, Adolph, Pittsburgh, St. Lawrence, Marley's Mills, Red Creek, Franklinville, Cedar Falls, Ashborough, Carraway, Spencer, Silver Hill, Cotton Grove, and Jersey Settlement, to Salisbury.
From Raleigh, to Roxborough, via Flemingston, Stagville, Round Hill, Red Mountain, and Mount Tirzale.
From Raleigh, by Morringsville, Chapel Hill, Hillsborough, Green Spring, Mason Hall, Graham, and Allemanie, to Greensborough.
From Reid Creek, by Franklinville, Soapstone Mount, and Troye's Store, to Reid Creek.
From Reidsville, by Wentworth, and Eagle's Falls, to Leasville.
From Reidsville, by Lawsonville, and Blackwell's, to Yanceyville.
From Ridgeway, by Nut Bush, Palmer's Springs, St. Tammany, and Merry Mount, to Ridgeway.
From Ridgeway, by Exchange, Laynersville, Clarksville, Va, White House, and Hýco Falls, to Halifax C. H.
From River Side to Harrington.
From Rock Creek, by Curtiss Mills, and Terrils, to Graham, in Alamance County.
From Rockford, by Walnut Lane, and Jonesville, and Swan Pond, to Brier Creek.
From Rockford, by Siloam, Stony Ridge, Old Richmond, Bethania, and Rural Hall, to Germantown.
From Rocky Mount, by Tarborough, Sparta, Falkland, Greenville, and Pactolus, to Washington.
From Rocky Mount, by Hilliardstown, and Belford to Louisburg, to Franklin.
From Rutherfordton to Marion, by Patton's Home, Golden Valley, Minersville, and Drysorville.
From Rutherfordton, by White Oak, Sandy Plains, Earlsville, S. C.,
Gowensville, Milburgh, Milford, and Palona, to Greenville C. H., S. C.
From Rutherfordton, by Logan's Store, Duncan's Creek, Polkville,
and Camp Call, to Garner's Ford.
From Rutherfordton, by Cooper's Gap, Mill's Gap, and Edneyville, to
Hendersonville.

From Salem, by Rough and Ready, to Germantown, Red Shoals,
From Salem, by Germantown, Walnut Cove, Madison, and Leaks-
ville, to Danville, in Pittsylvania county, in Virginia.
From Salem, by Walkerstown, White Road, Blakely, Madison, Gorg-
ansville, Ridgesway, Va., and Traylorsville, to Martinsville, Va.
From Salem, by Sedge's Garden, Germantown, Walnut Cove, Pine
Hall, Madison, Pleasantville, and Wentworth, to Reidsville.
From Salem, by Mudy Creek, Panther Creek, Huntsville, Hampt-
onville, New Castle, and Brier Creek, Wilkesboro, Churches Store,
and South Fork, to Jefferson.
From Salem to Clemmons ville.

From Salem, by Winston, Oldtown, Bethany, Pilot Mountain, Tom's
Creek, Mount Airy, Good Spur, Va., Hillsville, Grayson, Sulpher
Springs, Cranberry Plains, and Jackson's Ferry, to Wytheville.
From Salisbury, by Rockville, Gold Hill, Kendall's Store, Albemarle,
Norwood, Cedar Hill, Carolina Female College, Wadesboro, Jones' 
Creek, and Morven, to Cheraw, S. C.
From Salisbury, by Cowansville, Statesville, Poplar Grove, Bunker
Hill, Newton C. H., and Drowning Creek, to Morganton.
From Salisbury, by Organ Church, to Mount Pleasant.
From Salisbury, by Mocksville, Jonesville, Gap Cibil, and Independ-
ence, Va., to Wytheville.
From Salisbury, by Thomas' Wood's, Mount Vernon, New Institute,
Farley's Store, Prichard's Store, and Huntington Creek, to Wilkes-
borough.
From Salisbury, by Mount Vernon, Mocksville, Smith's Grove, and
Farmington, to Huntsville.

From Salisbury, by Miranda, Spring Grove, Deep Well, Mount
Mourne, Beattie's Ford, Catawba Springs, Vesuvius-Furnace, Lincoln-
ton, Shelby C. H., Fillmore, Mooresboro, Webb's Ford, Rutherford-
ton, Green Hill, Chimney Rock, and Fairview, to Ashville.
From Salisbury, by China Grove, Coleman, Concord, Harisburg,
Charlotte, White Hall, Rose Hill, and Vanalburg, to Yorkville, S. C.
From Shelby, by Swangstown, New House, S. C., and Antioch, and
Clarke's Fork, to Yorkville, S. C.
From Shelby, by Muddy Forks, and Old Furnace, to Dallas.
From Shelby, by Bracketville, Sandy Run, Grassy Pond, S. C., and
Allgood, to Spartanburgh C. H., S. C.
From Spring Garden, by Long Creek, Moore's Creek, Colvin's Creek,
and Black River, to Beattie's Bridge.
From Statesville, by Bethany Church, Maple Bottom, Houstonville,
Hamptonville, Yadkinville, Mount Nebo, Richmond Hill, Rockford,
Dobson, Rush, Sculcamp, and Haystack, to Mount Airy.
From Statesville, Via Taylorsville and Lenoir, to Jonesboro, in Ten-
nessee.

From Statesville, by Fancy Hill, Stony Point, and Taylorsville, to
Wilkesboro.
From Statesville to Eagle Mills, Via Liberty Hill, Snow Creek, Post
Oak, New Institute, and Williamsburg, to Eagle Mills.
From Statesville, to Mount Ulla, by Amity Hill.
From Strickland's Depot, to Kennansville, Via Branch's Store, Outlaw's
Bridge, Albertson's, Rosaca, Pink Hill, and Buena Vista.
From Strickland's Depôt, by Kenansville, Hallsville, Richland, Trenton, and Pollocksville, to Newbern.
From Strickland's Depôt, by Taylor's Bridge, Six Runs, Lisburn, Gravelly Hill, Cypress, Harrison's Creek, and Ellisville to Fayetteville.
From Sugar Grove to Taylorsville, Via Sody, and Trade.
From Swansboro, by Hurst's, to Onslow C. H.
From Swift Island, by Clark's Creek, Mount Gilead, Little Mills, Dumas' Store, Pee Dee, and Lisleville, to Wadesboro'.
From Sugar Grove, up Cove Creek, and down Roan's Creek, to Taylorsville in the State of Tennessee.
From Troy, to Ashborough, by Matamoras, Auman's Hill, Cox's Mills, and White House.
From Troy, by Harrisville, Wind Hill, Jackson Hill, and Brengle's Ferry, Columbia, and Healing Springs, to Salisbury.
From Turtletown, to Elleyaj, Ga., by Kimsey's Store, Hiwassee, Copper Mines, Pierceville, Chesnut Gap, and Santa Lucah.
From Union Institute, in Randolph County, by Fair Grove, to Midway.
From Valle Crucis to Cranberry Forge.
From Wadesboro', by White's Store, White Hill, Lane's Creek, Beaver Dam, Richardson's Creek, Jenkin's Store, Gourd Vine, Hammond's Store, and Diamond Hill, to Wadesboro'.
From Warm Springs, by Paint Rock, Catol, and Bridgeport, to Newport, Tenn.
From Warrenton to Schocco Springs.
From Washington, by Blount's Creek and Durham's Creek, to South Creek.
From Washington to Campbell's Creek.
From Washington, by Ocracoke, to Portsmouth.
From Weldon, by Halifax, Enfield, Brattleborough, Rocky Mount, Joyner's Depôt, Wilson, Black Creek, Nahunta, Goldsborough, Everettville, Mount Olive, Paisón's Depôt, Warsaw, Strickland's Depot, Teachy's, Washington Depôt, Still's Creek, Burgaw Depôt, and Wilmington, Smithville, to Charleston, S. C.
From Weldon, (or from Garysburg,) by Jackson, Rich-Square, Roxable, Hotel, and Windsor, to Plymouth.
From Weldon to Gaston.
From Weldon, by Westland, to Littleton.
From West Brook, to Cain Tuck, by French Creek Church.
From Williamson, by Flat Swamp and Bethel, to Greeneville.
From Wilmington, by Upper Town Creek Bridge, to Smithville.
From Wilmington, by Scott's Hill, Topsail Sound, Stump-Sound, Onslow C. H., Catharine Lake, Richland's, and Bannerman, to Angola.
From Wilmington by Long Creek, Beatty's Bridge, Black River Chapel, and Harrell's Store, to Moore's.
From Wilson, by Stantonsburg, Speight's Bridge, and Snow Hill, to Hookerstown.
From Wilson, to Washington, by Saratoga, Maysville, Marlboro, Pleasant Mount, Greenville, Pactolus, and Boyd's Ferry.
From Windsor, by Merry Hill, Ashland, Colerain, Harrellsville, and Pitch Landing, to Murfreesboro.
From Winton to Gatesville.
From Woodville to Durant's Neck.
From Wilkesboro', by Lewis's Fork, Stony Fork, and Rotherwood, to Boone.

SOUTH CAROLINA.

From Anderson Court-house, by Clayton and Rabun's Gap, to Chatanooga, Tennessee.
From Anderson Court-house, by Butlersville, Moffettsville, Craftsville, Ga., to Ruckersville.
From Anderson Court House, by Rabun's Gap, to Knoxville, Tennessee.

From Anderson Court House, by Townville and Bachelor's Retreat, to Watton's Ford.
From Abbeville C. H., by Temple of Health, Diamond Hill, Mount View, and Wilson's Creek, to Moffettsville.
From Abbeville C. H., by Smithville, to Greenwood.
From Abbeville C. H., by Smithville and Robert's Store, to Abbeville.

From Adams Run to Edisto Island.
From Aiken, by Tinker's Creek and Dunbarton, to Lower Three Runs.
From Aiken, by Edisto, to Kitcheng's Mills.
From Aiken, by Sawyer's Mills, to Leesville.
From Alston, by Thompson's, and Long Run, to Monticello.
From Anderson C. H., by Deep Creek, Steele's, Churubusco, and Millers, to Anderson C. H.

From Anderson C. H., by Locust Hill, Belton and Calhoun to Line Creek, to Calhoun.
From Anderson C. H., by Mountain Creek, Rock Mills, and Evergreen, to Montevideo.
From Augusta, Ga., by Quaker Springs, Woodlawn, S. C, Rocky Pond, Park's Store, Cairo, Mapleton, Bordeaux, and Willmington, and Mount Carmel, to Calhoun Mills.
From Augusta, Ga., by Hamburg, S. C, Edgefield C. H., Elton, Meeting Street, and Sleepy Creek, to Ninety Six Depot.
From Augusta, Ga., by Beech Island, Silverton, Four Mile Branch, Speedwell, Lower Three Run's, Erwinton, King's Creek, Danilton,Brighton, and Roberts ville, to Gillisonville.
From Augusta, by Hamburg, Edgefield C. H., Elton, Meeting Street, Sleepy Creek, to Ninety Six Depot.
From Barnwell C. H., by Fiddle Pond, Allendale, and Syrna, to King's Creek.

From Beaufort to Pocotaligo.
From Belton to Anderson C. H.
From Bennettsville to Cheraw.
From Bennettsville to Beaver Dam.
From Bishopsville, by Mount Elon, and Swift Creek, to Darlington.

From Blackville to Barnwell C. H.
From Black Mingo, Williamsburg District, by Cooper's Store, Roy's Branch, and Boggy Swamp road, to Kingstree.
From Cambridge, by Ninety Six, Swaney Ferry, and Waterloo, to Laurens C. H.

From Camden, by Boykin's Depot, Statesburg, and Manchester, to Wateree.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Camden, by Bee Tree, Longtown, Ridgewood, Winnsboro, Jackson's Creek, Long Run, Monticello, Glymphville, and Mount Bethel, to Newbury C. H.
   From Camden, by Bee Tree and Longtown, to Ridgeway.
   From Camden to Tiller's Ferry.
   From Cedar Creek to Brown's.
   From Charleston, by Beaufort, Boyd's Landing, Hilton Head, and Bluffton, to Savannah, Ga.
   From Charleston, by Summerville, Ridgeville, Inabnet's, St. George's, Branchville, Midway, Bambers, Graham's Turnout, Blackville, Wilson, White Pond, Woodwards, Aikin, Bath, and Hingham, to Augusta, Ga.
   From Charleston, by Rantoul's, Adam's Run, Ashepoo Ferry, Blue House, Salt, Ketcher's Bridge, Pocaliligo, Coosawhatchie, Gillsonville, to Grahamsville.
   From Charleston, by Haddrell's, to Georgetown.
   From Charleston, by Beaufort, Boyd's Landing, Hilton Head, and Bluffton, to Savannah, Ga.
   From Charleston, by Mount Holly, Monk's Corner and Black Oak, to Pineville.
   From Charleston to New York.
   From Chester C. H., by Lowreysville, Springwell, Guthriesville, Yorkville, Clay Hill, Ranalesburg and White Hall, to Charlotte.
   From Chester C. H., by Baton Rouge, Carmel Hill and Tomsville, to Pinckneyville.
   From Chester C. H. to Cedar Shoals.
   From Columbia by Lexington C. H., Leesville Ridge, and Lotts, to Edgefield C. H.
   From Columbia, by Hopkin's Turnout, Gadsden, Forte Motte, St. Matthews, and Orangeburgh C. H., Jaimson, to Branchville.
   From Columbia, by Pleasant Springs, Countsville, and Calk's Cross Roads, to Calk's Ferry.
   From Columbia, by Alston, Pomaria, and Frog Level, to Newbury C. H.
   From Columbia, by Oakville, to Rockville.
   From Conwaysborough, by Lake Swamp, to Floyd's Mills.
   From Conwaysborough, by Branton Cross Roads, Prince's Store, and Bug Swamp, to Fair Bluff, N. C.
   From Cokesbury to Abbeville.
   From Cornwell's Turnout, by Torbitt's Store, to Hazlewood.
   From Cross Anchor, by Hobbyville, Woodruff's, Cashville, Sparta, Pliny, Pleasant Grove, Chick Springs, and Pomeroy, to Merrittsville.
   From Donaldsonville by Gentsville, Queensborough, Calhoun, Stantonville, Wittingston, Golden Grove, Sterling Grove, and Highway, to Greenville C. H.
   From Due West Corner to Donaldsonville.
   From Edgefield C. H., by Duntonsville, Long Mires Store, Millway, and Harrisburg, to Abbeville C. H.
   From Edgefield C. H., to New Bury C. H.
From Florence, by Darlington and Society Hill, to Cheraw.
From Fountain Inn, by Cripple Creek, Lickville, Cedar Falls, Dunklin, Eden, and Fairview, to Fountain Inn.
From Gillisonville, by Horse Gall, A. M. Ruth's, B. L. Willingham's, and Silver Hill, to Beech Branch.
From Georgetown, by China Grove, Black Mingo, Johnsonville, Lynch's Creek, and Flintville, and Marr's Bluff, to Merchants Bluff.
From Georgetown, by Yauhanna, Bucksville, Conwayboro, and Dogwood Neck, to Little River.
From Grahamsville to Bluffton.
From Graham's Turnout, by Dunecsville, Buford's Bridge, Angley's Branch, Greenfield, Beach Branch, Lawtonville, Steep-Bottom, and Robertsville, to Gillisonville.
From Graham's Turnout, by Rocky Swamp, Kitching's Mills, Edisto, and Edisto Mills, to Lotts.
From Greenville C. H., by Buena Vista, Pliny, Cashville, to Woodruff's.
From Greenville C. H., by Sandy Flatt, and Pomeroy, to Hiland Grove.
From Greenville C. H., by Pleasant Grove, Wallace's Factory, New Hope, Crawfordsville, and Fort Prince, to Spartanburg C. H.
From Greenville C. H., by Traveller's Rest, Lima, Merrittsville, Green River, N. C., Flat Rock, Hendersonville, Mud Creek, and Shufordville, to Ashville.
From Greenville to Head of Greenville and Columbia Railroad.
From Greenville C. H., by Gilder, Clear Spring, and Enora, to Woodruff's.
From Hamburg to Augusta, Ga.
From Hamburg, by Poverty Hill, Ira Island, Colliers, Cold Spring, and Rebetho, to Longmire's Store.
From Hope Station, by Walton, Gumphville, Maybington, and Goshen Hill, to Whitmires.
From Indiantown, by Singleterrsville, to Lynch's Lake.
From Jeffries Creek, by Willow Creek, Friendfield, and Natural Grove, to Lynch's Lake.
From Jeffries Creek to Red Bluff.
From Jonesville, by McBrideville, Cedar Springs, and Cedar Springs Road, to Spartanburg C. H.
From Kingsville, by Manchester, Sumterville, Marysville, Lynchburg, Timmonville, Florence, Gibson's Roads, Marion C. H., Little Pee Dee River, Floydsville, Fair Bluff, Cerro Gordo, Whitesville, and Robinson's, to Wilmington, N. C.
From Kingstree, by Wm. Lipage's, along the Gap way road, to Georgetown.
From Kingstree, by Sutton's and Lownd's Ferry, to thirty two Mile House.
From Lancaster C. H., by Landsford, Wallace, Lewisville, and Lancaster to Chester C. H.
From Lancaster C. H., by Flint Ridge, Hickory Head, Jefferson, and Mount Croghan, to Chesterfield C. H.
From Laurens C. H., Mount Gallagher, Brewton, Line Creek, Tumbling Shoals, Bluff Rabon, and Simpson's Mills, to Laurens C. H.
From Laurens C. H., by Tylersville, Cross Anchor, Black Jack Valley, and Smith's Store, to Glen Springs.
From Laurens C. H., by Monroe, Fountain Inn, and Plains, to Greenville C. H.
From Meesville, by Hollow Creek, Germanville, Mount Willing, Oakland, Perry's Cross Roads, and Coleman's Cross Roads, Chappell's Bridge, and Vaughnsville, to Spring Grove.
From Leesville, by Steedman's, Williamson's Mills, and Bull Swamp, to Orangeburgh C. H.
From Lexington to Williamson's Mills.
From Lexington, by Rocky Well, Calk's Ferry, and Saluda Mills, to Prosperity.
From Little River, by Shattouite, to Smithville.
From Little River, by Pineway Ferry, Iron Hill, and Cross Roads, to Whitesville, N. C.
From Lynch's Lake to Baker's.
From Lynchburg, by Shiloh, Bethlehem, and New Zion, to Sandy Grove.
From Marion C. H., by (Britton's Neck) Centenary, and Tabernacle, to Marion C. H.
From Manchester to Fulton.
From Marion C. H., by Cat Fish, Gum Swamp, Reedy Creek, Little Rock, Selkirk, Brownsville, Parnassus, and Clio, to Bennettsville.
From Marion C. H., by Allen's Bridge, and Campbell's Bridge, to Little Rock.
From Martin's Depot, by Marengo, Milton, Spring Grove, Cross Hill, Mountsville, and North Creek, to Martin's Depot.
From Millway, by Indian Hill, Sandover, and Wiedeman's, to Calhoun Mills.
From Mrs. Mason's, by Bethel, New Centre, and Bethany, to Antioch.
From Newbury C. H., by Pagoville, Broadway, Martin's Depot, and Clinton, to Laurens C. H.
From Newbury C. H., by Indian Creek, Reynosa, Huntington, to Cross Anchor.
From Newberry Court House, by Boulwaresville, Bankwright's Ferry, on Saluda River, Perry's Cross Roads, Oaklawn, Mount Willing, Smith, Saluda, to Lott's, Edgefield District.
From Newbury C. H., by Mount Bethel, to Glymphville.
From Newbury C. H., by Beth Eden, Whitmires, Cold Well, Unionville, Fair Forest, Boygansville, Glen Spring, Spartansburg, Damascus, and Island Ford, N. C., to Rutherfordton.
From Newbury C. H., by Shap Springs, Higgins' Ferry, Coleman's Roads, Big Creek, Richardsonville, and Fruit Hill, to Edgefield C. H.
From Orangeburgh C. H. to Vance's Ferry.
From Pacelet Mills, by Duncan's Store, John Wilkins's, and Duncan's Old Store, to White Plains.
From Panther Fork, by North Saluda, Tituroy, and South Saluda, to Pumpkintown.
From Packsville, by Clarendon, to Brewington.
From Pendleton, by Five Mile, to Pickens C. H.
From Pendleton to Clayton, Georgia.
From Pendleton, by Townville, Fair Play, Parker's, Store, Ga., and Aquilla, to Carnesville, Ga.
From Pickensville, by Fowler's Creek, Dacusville, Pumpkintown, Twelve Mile, Glassy Mountain, Wolf's Creek, and Branch Island, to Pickensville.
From Pickens C. H., by Bounty Land, Warsaw, Claremont, Bachelor's Retreat, Snow Creek, and Martin's Creek, to Pickens C. H.
From Pickens C. H., by Oconee Station, Che-okee and Whetstone, To Pickens C. H.
From Picken's C. H. by Clayton's Mills, Salubrity, Pickensville, Wolf Creek, and Camp Ground, to Pickens C. H.
From Pickens C. H., by Crow Cree, Anderson's Mills, Twelve-Mile, and Mix's, on Estatoe, to Pickens C. H.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Pickens C. H., by Wathalla, Colonel's Fork, Horse Shoe, Walton's Ford, Ga., Tocoa Falls, Clarksville, Nacoochee, Mount-Yonah, Pleasant Retreat, and Cavender's Creek, to Dahlonega, Ga.

From Pineville, by Murray's Ferry, Reingstree, Camp Ridge, Lynch's Lake, Effingham, and Tans Bay, to Darlington C. H.

From Pinckneyville by Wartola, to Gowdeysville.

From Pinckneyville, by Tomsville, and Sandersville, to Chester C. H.

From Pocotaligo, by Hickory Hill, to Whippy Swamp.

From Ridgeville, by Roadsville, Holly Hills, Vance's Ferry, to Wright's Bluff.

From Richardsonville, by Dawson's Mills (Dyson's Mille) to Lodi.

From Robertsville by Sisters Ferry, to Guyton, Ga.

From Rocky Ridge, by Claytontown, to Belton.

From Scuffletown, by Pleasant Mount, Young's Store, Centreville, Stoneville, Cashville, and Poolsville, to Spartanburg C. H.

From Sleepy Creek by New Market, to Phoenix.

From Spartanburgh C. H., by Walnut Grove, Millville, Crowsville, Woodruff's, Barleywood, Mountain Shoals, and Scuffletown, to Laurens C. H.

From Spartanburgh C. H., by Damascus, Coulter's Ford, Buck's Creek, to Fingersville.

From Spartanburgh C. H., by Mount Zion, New Prospect, Cannon's Store, Earlesville, Horse Creek, N. C., and Tryon, to Hendersonville, N.C.

From Spartanburg Court House, by Boiling Spring, White Store, Fingersville, Cross Roads at John Wilkins', and Poorsford, on Broad River, to Rutherfordton, North Carolina.

From St. George's to Waterboro.

From St. Mathew's to Poplar.

From Sumpterville, via Flowdon's Mills, Brewington, Clarendon, Wright's Bluff, Friendship, Packsville, and Privateer, to Sumpterville.

From Sumpterville, by Mechanicsville, and Millgrove, to Bishopville.

From Sumpterville, by Bradleyville, Black River, Salem, Sandy Grove, Kingstree, and Indiantown, to Johnsonville.

From Swift Creek to Hartsville.

From Unionville, by Meansville, Smith's Store, and Rogers' Bridge, to Woodruff's.


From Unionville, by Shady Grove, Rosborough, Liberty Hall, Poplar Grove, to Newbury C. H.

From Unionville, by Carmel Hill, and Baton Rouge, to Chester C. H.

From Unionville, by Bradley's Old Place, John McKissick's, Skull Shoals, and Gowdeysville, to Wilkinsville.

From Walhalla to Pendleton.

From Walterboro to Blue House.

From Williston, by Davis' Mills, to Jordon's Mills.

From Winnsboro, by Gladden's Grove, Rossville, Beckhamsville, and Cedar Shoals, to Lewisville.

From Winnsboro, by Gladden's Cove, Rocky Mount, and Long Street, to Lancaster C. H.

From Winnsboro, by Jackson's Creek, Bell's Store, Bryer's Store, Buckhead, Feasterville, Halsellville, Croshpille, Fish Dam, and Mount Tabor, to Pinckneyville.

From Woodruff's, by Enoree, Clear Springs, and Gilder, to Greenville C. H.

From Williamston, by Newell's, Golden Springs, Douthet, Bushy Creek, Equality, Slabtown, Piercetown, and Silver Glade, to Williamston.

From Yorkville, by Clay Hill, Renalesburg, Rose Hill, and White Hall, to Charlotte.
From Yorkville, by Zeno, South Point, Woodlawn, Cottage Home, Chronicle, Vesuivius Furnace, to Newton.

From Yorkville, by Allison Creek, Zeno, by South Point, N. C., Woodlawn, Cottage Home, Chronicle, and Vesuivius Furnace, to Newton.

From Yorkville, by Hickory Grove, Smith's Ford, Wilkinsville, Draytonsville, Limestone Springs, Grassy Pond, High Shoals, N. C., Butler, and Hicksville, to Rutherfordton, N. C.

From Yorkville, by Hickory Grove, Harmony, Boydton, Cherokee Iron Works, Coopersville, Draytonsville, Limestone Springs, Clarksville, Cowpens, Arrow Wood, Fingerhill, and Jackson Hill, to Earlesville.

From Yorkville, by Meek's Hill, Hopewell, Gowsdysville, Paolet Mills, and Bivingsville, to Spartanburg C. H.

From Yorkville, by Blairsville, Bullock's Creek, Pinckneyville, Mount Tabor, Unionville, Cedar Grove, and Cross Keys, to Cross Anchor.

From Yorkville, by Tirza, Ebenezer, Rock Hill, Nation Ford, Conte's Tavern, Landersford, Long Street, Dry Creek, Russell Place, Liberty Hill, and Red Hill, to Camden.

From Yorkville, by Hickory Grove, Harmony, Boydton, Cherokee Iron Works, Coopersville, Dratonsville, Limestone Springs, Thickety Ford, Moultrie, and Hurricane, to Spartanburg C. H.

GEORGIA.

From Albany, by Thomasville, Okapilco, and Morven, to Troupville.

From Albany, by Chickasawhatchee, Dover, Cuthbert, Petaula, to Georgetown.

From Albany, by Gillion's, Concord, Pachitta, and Fall Creek, to Fort Gaines.

From Albany, by Gum Pond, Thomasville, Duncansville, and Centreville, to Tallahassee, Fla.

From Albany, by Gintown, and Pennsboro, to Irwinsville.

From Alapaha, by Drivers Hill and Troublesome, to Jasper, Florida.


From Athens, by Arcobay, Harmony Grove, Maysville, Gillsville, Poplar Springs, Hughesburg, and Dawson, to Clarksville.

From Athens, by Danielsville, Madison Springs, Franklin Springs, Bowersville, to Henely's Store.

From Athens, by Jefferson, Pond Fork, Sugar Hill, and Cunningham's Store, to Gainesville.

From Athens, by Planter's Stand, Taylorsville, and Cromers-Mills, to Carnesville.

From Atlanta, by Boltonville, Marietta, Ackworth, Alatoona, Cartersville, Cassville, Kingston, Adairsville, Calhoun, Resaca, Tilton, Dalton, Tunnel Hill, Ringold, Opalika, and Chickamoga, to Chattanooga, T. e.

From Atlanta, by Utoy, Sandtown, Campbeltown, Dark-Corner, Villa Rica, and Hickory Level, to Carrollton.

From Atlanta, by Ark, Red Oak, Fair Burn, Palmetto, Newman, Willow Grove, Corinth, Asbury, La Grange, and Long Cane, to West Point.

From Americus, by Providence, to Cheluba.

From Americus, by Danville and Drayton, to Vienna.

From Americus, by Plains of Dura, Lannahassie, Searsville, and Pineville.

From Augusta to Richmond Factory.

From Augusta, by Brezelia, Saw Dust, Lombardy, Thompson, Double Wells, Crawfordsville, Union Point, Greensborough, Buckhead, Madison, Social Circle, Covington, Oxford, Conyers, Lythonia, Stone Mountain, and Decatur, to Atlanta.

From Augusta, by Kikokee, Eubanks, Double Branches, Lincoln,
From Battle Ground to Mount Vernon.
From Ball Ground, in Cherokee County, by Jasper, to Ellijay.
From Barnesville, by The Rock, Thomasston, Double Bridges, Pleasant Hill, Talbotton, Box Spring, and Pine Hill, to Upatore.
From Bellville to Talbotton.
From Blairsville, by Chostoe, Loudsville, and Pleasant Retreat, to Dahlonega.
From Blairsville, by Young Cane, Taccoah, Blue Ridge, White Path, Ellijay, Cerro Gordo, Talking Rock, Pine Log, and Fairmount, to Cassville.
From Brunswick, by Waynesville, Warresboro', and Magnolia, to Troupville.
From Brunswick, by Bethel, Waynesville, and Langsburg, to Jefferson.
From Butler, by Witcher's Mills, and Tazewell, to Buena Vista.
From Canton, by Ball Ground, Marble Works, Juno, to Dahlonega.
From Camak to Warrenton.
From Carrolton, by Laurel Hill, and Union Mill, To Franklin.
From Campbelltown to Fairburn.
From Carrolton, by New Babylon, to Van Wert.
From Carnesville, by Balce Springs, Isaac Davis, Erastus, and Nat Gunnell's, to Jefferson.
From Cartersville, by Stilesborough, and Van Wert, to Cedartown.
From Cedar Bluff to Cave Spring.
From Cassville, by Little Prairie Sonora, Free Bridge, and Holy Creek, to Spring place.
From Cave Spring, by Harrol's Cross Roads, and Oecola, Ala., to Cedar Bluff.
From Centre Village, by Trader's Hill, and Paulerson's Ferry, to Suwanee.
From Cedartown to Pumpkinpil.
From Chattanooga, Tenn., by Wauhatchie, Ga., to Trenton.
From Chattanooga, Tenn., by Roseville, Ga., to Frick's Gap.
From Chattanooga to Head of McLemore's Cave.
From Clayton to Blairsville.
From Clayton to Whetstone.
From Columbus, by Piedmont, Mulbery Grove, Mountain-Hill, and Whitesville, to West Point.
From Columbus, Cottage Hill, Jamestown, Hannahatchee, Lumpkin, and Cuthbert, to Fort Gaines.
From Copeland, by Adams, to House Creek.
From Covington, by Newtown Factory, Worthville, Jackson, Indian Springs, Cork, and New Market, to Forsyth.
From Covington, by Middle Ridge, Oak Hill, McDonough, and Double Cabins, to Griffin.
From Dahlonega, by Anricolola, Prince Edward's, Carticay-Ellejay, Tail's Creek, Coosawattee, Spring Place, and Cedar Ridge, to Dalton.
From Dahlonega, by William Robertson's, to Round Hill.
From Dahlonega, by Cooper's Gap, Gaddistown, Stock-Hill, Skeinah, Will Scott, Taccoah, Hot House, Huwassee, Mine, Reo Spring, and Greasy Creek, to Benton, Tenn.
From Darien to Brunswick.
From Darien to Frederica.
From Darien, by Fort Barrington Ferry, Pendarvis' Store, Alabaham Creek, and Strickland's, to Waresboro'.
From Davisborough to Ferm's Bridge.
From Decatur, by Panthersville, Tucker's Cabin, and Stockbridge, to McDonough.
From Double Wells, by Sharon, to Washington.
From Dublin to Jacksonville.
From Eatonton, by Staffordsville and Clinton, to Macon.
From Eatonton to Monticello.
From Eden to James Hagan's, Bullock County.
From Eden, by J. Denmark's, W. D. Leack's, and Brunton's Mills, to Reidsville.
From Edenton, by James Shuman's, to Edward's Bridge.
From Elberton, by Harmony and Cold Water, to Montivideo.
From Eufaula, Ala., by Georgetown, Ga., Petaula, Cotton Hill, Franklin, Ala., Pachilta, and Spring Creek, Blakely, Ga., to Bainbridge.
From Fort Gaines, by Gatesville, Pine Bridge, Blakely, Olive Grove, and Argyle, to Chattahoochee, Fla.
From Fort Valley, by Reynolds, to Butler.
From Fort Valley, by Sandy Point, Knoxville, Francisville, and Daviston, to Talbotton.
From Fort Valley, by Perry and Haynesville, to Hawkinsville.
From Fort Valley, by Marshallville, Winchester, and Montezuma, to Oglethorpe.
From Gainesville, by War Hill, Gillsville, Hudson, Nail's Creek, and Walnut Hill, to Carnesville.
From Gainesville, by New Bridge and Auraria, to Dahlonega.
From Gainesville, by Brown's Mills, Crossville, Smithville, Barretsville, High Tower, Broadtree, Orange, and Canton, to Etowah.
From Gainesville, by Duane Street, to Clarksville.
From Gainesville, by Glade Mines and Polksville, to Argos.
From Gainesville to Walnut Hill, Bushville, Hudson, Sillville, to Carnesville.
From Gayton to Springfield.
From Gintown, by Hinton, Ochlochny, and Tallokas, to Opilic.
From Greensborough to White Plains.
From Greensborough to Glade's Cross Roads.
From Greensborough, by Penfield, to Scull Shoals.
From Greenville, by Woodbury and Magdalena, to Pleasant Hill.
From Greenville, by Turner's, White Sulphur Springs, King's Gap, Goodman's Cross Roads, Cataula, and Cochran's Cross Roads, to Columbus.
From Greenville to Warm Springs.
From Griffin, by Liberty Hill, to Unionville.
From Griffin to Zebulon.
From Griffin, by Double Cabins, Towaligga, Jackson, Indian Spring, Cork, Seven Islands, to Monticello.
From Griffin, by Erin, Jones' Mills, Greenville, Mountville, Lagrange, Long Cane, and West Point, to Cusseta, Ala.
From Gum Swamp to Irvinville.
From Hallcyndale, by Mill Ray and Statesboro, to Reidsville.
From Hallcyndale, by black Creek, Buck Creek, Sylvania C. H., Jacksonborough, Mill Haven, Joy's Mills, and Alexander, to Waynesborough.
From Hawkinsville, by Copeland, Temperance, McRae's Store, Jacksonville, Clayville, Lumber City, Roxville, Perry's Mills, Beard's Creek, and Jones' Creek, to Darien.
From Hawkinsville, by Millwood, Vienna, Gum Creek, Slade, Warwick, and Hollidaysville, to Albany.
From Hawkinsville to Gum Swamp.
From Hawkinsville, by Lawson and Vineyard, to Irwinsville.
From Holmesville, by Stafford's Ferry and Surrency's, to Reidsville.
From Holmesville to Hall.
From Huntsville to Dallas.
From Jacksonville, by Feronia, to Ocmulgeeville.
From Jasper to Cassville.
From Jefferson, by John Randolph's and Cain's, to Cumming.
From Jenk's Bridge, in Bullock County, by Davis Mills and Brier Patch, to Batesborough.
From Jonesborough to Fayetteville.
From Jones' Mills, by Rocky Mount, to Holly.
From Kingston to Rome.
From Knoxville, by Hopewell, to Russellville.
From Knoxville, by Hickory Grove, Hootensville, Carsonville, and Centre, to Talbotton.
From Knoxville, by Hammock's Grove, Culloden, and Waynansville, to Thomaston.
From Lagrange, by O. Neal's Mills, and Cochran's Cross Roads, Hamilton, and Caunatula, to Columbus.
From La Grange, by Houston, to Franklin.
From Lanier to Oglethorpe.
From Lannahassie, by Bottsford, Pleasant Level, Flat Point, to Starkville.
From Lawrenceville, by Suwannee, Shentonville, and Cunning, to High Tower.
From Lawrenceville, by Chinquapin Grove, Auburn, Mulberry, and Marcus, to Jefferson.
From Lexington to Lexington Depot.
From Lexington, by Point Peter, Broad River, Elberton, Harmony, Coldwater, Montevideo, Evergreen, S. C., Rock Mills, Mountain Creek, to Anderson C. H.
From Lombardy, by Republican, Reedy Creek, Spread Oak, and Sylvan Grove, to Penn's Bridge.
From Lousiville to Clarksville.
From Lowellville, by Rocky Mount, Holly, Gold Hill, and Hogansville, to Corinth.
From Lythonia, by Flat Rock, to White House.
From Lythonia to Rockbridge.
From Macon, by Reynoldsville, Fort Valley, Powdersville, Reynold's Steamfactory, to Columbus.
From Macon, by Fort Valley, Marshallsville, Winchester, and Montezuma, to Oglethorpe.
From Macon, by Collaparchee, Forsyth, Barnesville, and Milner, to Griffin, Bear Creek, Jonesborough, and Rough and Ready, and East Point, to Atlanta.
From Macon, by Jeffersonville, Marion, and Twigs ville, to Tarversville.
From Macon, by Collaparchee, Forsyth, Barnesville, and Milner, to Griffin.
From Madison, by Double Shoals, Salem, and Farmington, to Watkinsville.
From Madison, by Hearnsville, and Shady, Dale, to Monticello.
From Madison, by Glade's Cross Roads, Eatonton, Staffordville, Blountsville, and Clinton, to Macon.
From Magnolia to Blount's Ferry, Flor.
From Magnolia, by Coffee C. H., to Swan's Store.
From Magnolia, by Carter's Bridge, and Alapaha, to Trouville.
From Marietta, by Roswell, Lebanon Farm House, Big Creek, Cumming, Coal Mountain, Crossville, and Auria, to Dahlonega.
From Marietta, by Lost Mountain, to Dallas, in Paulding County.
From Marietta, by Noonday, and Woodstock, to Canton.
From Marietta, by Powder Springs, to Salt Springs.
From Marion, by Cool Springs, to Lauren's Hill.
From Marshallville to Lanier C. H.
From Mayfield to Powelson.
From Mayfield, by Rock Mills, Shaos of Ogeechee, Curry's Mills, and Penn's Bridge, to Davisboro.
From Maysville, by Grove Lever, Bushville, Nael's Creek, Middle River, and Hollingsworth, to Allendale.
From Milledgeville, by Blountsville, Tranquilla, Hillsboro, Monticello, Palo Alto, Leaks ville, and Starsville, to Covington.
From Milledgeville, by Talmage, to Gordon.
From Milledgeville, by Clpton's Mills, to Eatonton.
From Milledgeville, by Dennis, to Eatonton.
From Milledgeville, by Black Springs, Attamira, Sparta, and Powelton, to Double Wells.
From Midville, by Conocochee, to Swainsborough.
From Millin to Waynesborough.
From Morganton to Murphey, N. C.
From McDonough, by Spring, to Sandy Ridge.
From Moseley's Store, to Walton's Ford, on Tugalo River.
From Mount Yonah, by Mossy Creek, and Polkville, to Poplar Spring, Hall County.
From Mount Vernon, by Little York, to Sugar Creek.
From Mount Vernon, by Sterling, to Reidsville.
From Morven, by Shank Ferry, Hahird, Avat, [and] Randall's, to Orel.
From Monticello, by Gladesville, Graball, Cardville, and Poverty Hill, to Macon.
From Newman, by Saluda, and Kidron, to Fayetteville.
From Newman, by Lodi, Rotherwood, and Bowersville, to Carrollton.
From Newman, by Paris, Location, and Harralson, to Erin.
From Newman, by Rio, and Enon Grove, to Franklin.
From Oglethorpe, by Americus, Starkville, Palmyra, Albany, Newton, Brainbridge, Quincy, and Salubrity, to Tallahassee, Fla.
From Oglethorpe, by Grangerville, Poindexter, Fragoletta, Tazewell, Buena Vista, Glenalta, and Halloca, to Columbus.
From Oglethorpe, by Hamburg, Pondtown, Buena Vista, Searsville, Richland, Lumpkin, Bladen Creek, and Georgetown, to Eufaula, Ala.
From Oglethorpe, by Lanier, Howard, Upatoire, and Steam-Factory, to Columbus.
From Oglethorpe, by Jallappa, and Byronsville, to Vienna.
From Okapoko to Piscola.
From Palmetto, by County Line, Cedar Branch, Riverton, and Campbellton, to Palmetto.
From Pendam's Store, by Linder's Bluff, Burdissville, Rushville, and Esonville, to Holmesville.
From Ferry to Henderson.
From Philadelphia to Savannah.
From Pleasant Hill, by Bellville, Bluff Springs, Waverly Hall, and Ellerslie, to Columbus.
From Raysville, by Leathersville, to Lincolnton.
From Pond Town, by Quebec, to Holly Grove.
From Pond Town, by Buena Vista, Glenalta, Halloca, and Quinfield, to Columbus.
From Ringgold, by Wood's Station, to Lafayette.
From Riceboro, by Walthourville, to Hinesville.
From Rome, by Vann's Valley, to Cedartown.
From Rome, by Thomas Mills, to Ala, Via the South Side of Coosa River.
From Rome, by Vann's Valley, to Cave Spring.
From Sandersville, by Warthen's Store, to Long's Bridge.
From Savannah, by Gayton, Egypt, Halcyondale, Ogechee, Scarboro, Millin, Midville, Holcomb, Spear's Turn Out, Davisborough, Tennille, Occonee, Emmett, McDonald, Gordon, and Griswoldville, to Macon.
From Savannah to New York.
From Savannah, by Riceboro and South Newport, to Darien.
From Savannah, by Darien, Brunswick, St. Mary's, Mayport Mills, Fla., Yellow Bluff, Jacksonville, Mandarin, Hibernia, Middleburgh, Picolata, to Pitalaka, Flor.
From Social Circle, by Brick Store and Newborn, to Ebenezer.
From Social Circle, by Monroe, Good Hope, High Shoals, and Watkinsville, to Athens.
From Spear's Turn Out to Louisville.
From Spear's Turn Out to Battle Ground.
From St. Mary, by Woodstock Mills, Fla., to Centre Village, Ga.
From Stone Mountain, by Pinckneyville, to Warsaw.
From Stone Mountain, by Sweetwater, Yellow River, Lawrenceville, Cain's, and Hog Mountain, to Gainesville.
From Sparta to Tennille.
From Sparta to Mount Zion.
From Sugar Hill, by Cobbsville, to Jacksonville.
From Swayne's Store to Waresboro.
From Swainsboro, by Ohopee, to Reidsville.
From Talboton, by Reabone, to Hootenville.
From Tennille to Rick's Mills.
From Tennille, by Irwin's Cross Roads, and Buck Eye, to Dublin.
From Tennille to Sandersville.
From Thomasville, by Dakeb's Store, and Glasgow, to Monticello, Florida.
From Thomasville to Bainbridge.
From Thomasville, by Eastwood, to Michosaukie, Flor.
From Thomasville, by Boston, Grooverville and Stanton, to Monticello, Florida.
From Thomasville, by Okapilco, and Morven, to Troupville.
From Thompson, by Wrightsboro, Raysville, Winfield, Appling, and White Oak, to Thompson.
From Toomsborough, by Milburn, Stephensville, and Cool Springs, to Laurens Hill.
From Troupville, by Pisola and Cherry Lake, Fla., to Madison C. H.
From Troupville, by Griffin's Mills, Flat Creek, and Edenfield, to Erwinsville.
From Troupville, by Clayattsville, to Belleville, Fla.
From Union Point, by Public Square, to Philomath.
From Union Point, by Woodville, Bairdstown, and Maxey, to Athens.
From Villa Rica, by Pleasant Vale, Etna and Cedartown, to Cave Spring.
From Villa Rica to Van Wert.
From Villa Rica, by Burnt Stand, Tallapoos, Oak Level,(Ala.,)and Rabbit Town, to Jacksonville, Ala.

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From Villa Rica to Flint Hill.
From Villa Rica, by Pumpkin Vine and Dallas, to Powder Springs.
From Waresboro, by Ocean's Wave, to Fredonia.
From Waresboro, by Kettle Creek, to Centre Ville.
From Waresboro, by St. Illa, Holmesville, Piney Head, Stafford's Ferry, and Watermelon, to Reidsville.
From Washington, by Mallorysville, Fish Dam, Indian Hill, to Elberton.
From Washington to Rehoboth.
From Washington to Centreville.
From White Sulphur Springs, by Warm Springs and Quito, to Bellevue.
From Winchester, by Minerva, to Horse Head.
From Young Cane, by Stock Hill, Tekenenely, and Carticay, to Talking Rock.

**FLORIDA.**

From Adamsville, by Pineborough, and Fort Butler, to Lake Griffin.
From Alligator, by White Springs, Jasper, Jennings, Belleville, Cherry Lake, Hamburgh, Clifton, and Ancilla, to Monticello.
From Alligator, by Durham, to Olustee.
From Alligator, by Suwanee Shoals, to Blount's Ferry.
From Augusta to Homassa.
From Apalachicola, by Chattahoochee, to Columbus, Georgia.
From Alaqua to Geneva, Ala.
From Bainbridge, Ga., by Chattahoochee, Ochessee, West Winton, Rickoe's Bluff, Iola, and Fort Gadsden, to Apalachicola.
From Barbour's, by New River, Fort Harlee, and Fort Crane, to Miccanopy.
From Enterprise to New Smyrna.
From Fanning, Levy County, Fort (Fanning) by Cook's Hammock, Warrior, Fenhalloway, Eauperire, Madison County, and Rocky Ford, to Waukeena, Jefferson County.
From Garey's Ferry, by Fort Harlee, Newmansville, and Ellisville, to Alligator.
From Holmes's Valley to St. Andrew's Bay.
From Homosassa to Atsena Otie.
From Homosassa, by Crystal River, to Long Pond, Wacasassa.
From Jacksonville to Haddock's.
From Jacksonville, by Brandy Branch, Barber's, and Ocean Pond, to Alligator.
From Jasper, by Blount's Ferry, and Raulerson's Ferry, to Centre Village, Ga.
From Key West, by Key Vaccum, to Miami.
From Key West, by Indian Key, to Charleston, S. C.
From Key West, by Manatee, Tampa, Cedar Keys, St. Mark's, Apalachicola, and Pensacola, to New Orleans, La.
From Madison, by Charles Mills, Charles Ferry, New Boston, Troy, and Collins, to Clay Landing.
From Madison, by Hamburg, and Clifton, to Groversville, Ga.
From Marianna, Jackson Co., to St. Andrew's Bay.
From Marianna, by Calhoun C. H., to Apalachicola.
From Marianna, by Orange Hill, Vernon, Holiness Valley, and Knox Hill, to Uchee Anna.
From Marianna to Ochesee.
From Marianna to Abe Spring.
From Mélendez to Augusta.
From Mellonville to New Smyrna.
From Mellonville to Jernigan.
From Micanopy to Gainesville, in Alachua County.
From Middleburgh to Newmansville.
From Milton, by Coon Hill, Nathansville, Ala., and Fort Crawford, to Sparta, Ala.
From Milton, by East River, and Alaqua, to Uchee Anna.
From Monticello, by Grooversville, Ga., to Thomasville.
From Newmansville to New River.
From Newmansville, by Fort Clark, Wacahootie, Micanopy, Fleming-	on, and Newton, to Ocala.
From Newmansville, by Tustenawagga, Santa Fe, Fort Fanning, and Waecasassa, to Atsena Otie.
From Newmansville, by Fort Harlee, to Middlebury.
From Newport, by Waukeenah, to Monticello.
From New Smyrna, by Indian River, and Jupiter, to Miami.
From Ocala, by Long Swamp, and Adamsville, to Abrahamtown.
From Oglethorpe, Ga., by Cuthbert, Blakely, and Woodville, Ala., to
Mariana, Fla.
From Orange Springs, by Micanopy, to Fort Crane.
From Pensacola, by Apalachicola, St. Mark's, and Atsena Otie, to Key West.
From Pensacola, by Blaksly, Ala., to Mobile.
From Pensacola, by Escambia, to Belleville, Ala.
From Pilatka, by Orange Springs, Orange Lake, Ocala, Camp Izard, Melendez, Augusta, and Fort Taylor, to Tampa.
From Pilatka, by Madisonboro, Newmansville, and Ellisville, to Alligator.
From Pilatka, by Webalka, and Enterprise, to Mellonville.
From Pilatka, by Picolata, Middleburgh, Magnolia Hills, Mandarin, and Jacksonville, to Charleston, S. C.
From Quincy to Apalachicola.
From Quincy to Chattahoochee.
From Quincy to Secludo.
From Stilleepica to Finisholloway.
From Spring Hill, Benton County, by Melendez, and Cedar Tree, to Fort Dale.
From St. Augustine, by Smyrna, Indian River, San Lucia, Jupiter, Miami, Key Largo, Indian Key, Key West, Charlotte Harbor, Sarasota, Tampa, Cedar Keys, St. Mark's, Apalachicola, St. Joseph's, and St. Andrew's, to Pensacola.
From St. Augustine to Picolata.
From St. Augustine, by Jacksonville and Kirkland, to St. Mary's.
From St. Joseph's to Apalachicola.
From Tallahassee, by Moses Beasley's, on the Tologee, to Ridleysville, on the Apalachicola River.
From Tallahassee, by Centerville, Mannington, and Duncansville, Ga., to Thomasville, Ga.
From Tallahassee, by Benhaden, Shell Point and Patuxet, and Soph-
chopp, to Walker.
From Tallahassee, by Nickosukee and Southerland, to Monticello.
From Tallahassee, by Salubrity and Quincy, to Bainbridge, Ga.
From Tallahassee, by Waukeenah, Monticello, Beasley, Stockton, Mosely Hall, Shil Otica, Madison C. II., Columbus, Mineral Springs, and Little River, to Alligator.
From Tallahassee to St. Mark's.
From Tallahassee to Newport.
From Tampa, by Ichepuchesassa and Jenigan, to Mellonville.
From Tampa to Manatee.
From Tampa, by Kennedy's Store, and Summerlew's Store, to Fort Mellon.
From Tampa to Old Tampa Bay.
From Vernon to St. Andrew's Bay.
From Wacahootie, by Emathla, Cam Izard, Homasassa, Augusta, and Chocohatie, to Fort Dale.
From West Waynton, by Asper Grove, to Abes Springs.

ALABAMA.
From Abbeville, by Clopton, Barnes's Cross Roads.
From Andalusia to Milton, (Florida.)
From Ashville, by Mount Niles and Taylor, to Village Springs.
From Ashville, by Branchville, Cedar Grove, Bridgeton, Highland, and Woodboro, to Montevallo.
From Ashville, by Broken Arrow, Cropvell, and Kelby's Creek, to Harpersville.
From Ashville, by Greensport and Polksville, to Alexandria.
From Athens, by White Sulphur Springs, Bridgeforth's, Gilberstboro, Bethel, Tenn., and Prospect, to Elkton.
From Aberfoil, by Edgefield and Tarriionville, to Troy.
From Barryton, by Nicholson's Store, and Mackesville, Miss., to Quitman.
From Bellefonte to Rawlingsville.
From Bennettsville, by Atwood, Coxville, Fisher's Gap, Duck Spring, and Hendricksville, to Van Buren.
From Benton, by Pleasant Hill and Bragg's, to Mount Willing.
From Big Pond, by Mad Creek and Olinda, to Columbus, (Miss.)
From Blue Pond, by Leesburgh, King's Hill, Turkeytown, and Gadsden, to Ashville.
From Blue Pond, by Cedar Bluff, Gaylesville, Straight Neck Missionary Station, (Ga.) and Coosa, to Rome.
From Blountsville, by Murphre's Valley, Brooksville, Walnut Grove, and Crawford's Cove, to Bennettsville.
From Bolivar, by Birmingham, Craw Creek, to Winchester.
From Bolivar, by Valley Head, to Alpine, (Georgia.)
From Brickville, by Leighton, to La Grange.
From Buena Vista, to Bell's Landing.
From Burnt Corn, by Turnbull, Buena Vista, and Newton Academy, to Camden.
From Burnt Corn, by Belleville, Sparta, and Brooklyn, to Andalusia.
From Burnt Corn, by Monroeville, Claiborne, Gosport, Suggsville, and Jackson's, to St. Stephen's.
From Butler Springs, by Pine Apple and Allentown, to Camden.
From Cahaba, by Cambridge, Rehoboth, Prairie Bluff, and Canton, to Camden.
From Cahaba, by Portland, Moseley's Grove, Elm Bluff, Richmond, Carlowsville, Snow Hill, and Monterey, to Butler Springs.
From Cahaba, by Orville, Fulton, Liberty Hill, and Uniontown, to Macon.
From Camden, by Black's Bluff, Bell's Landing, Claiborn, Mount Pleasant, Fort Montpelier and Tensaw, to Stockton.
From Camden, by Clifton, Hamden, Shiloh, Dixon's Mills, and Sweetwater, to Nanafalia.
From Carrollton to Bridgeville.
From Cedar Bluff, by Gaylesville, Ringgold, Cobb's Mills, Alpine, Teloga Springs, and Duck Creek, to La Fayette.

From Cedar Bluff, by Gaylesville, Cedar Springs, Chattoogaville, (Ga.), and Melville, to Summerville.

From Centre to Cave Spring, (Ga.)

From Centreville, to Carrollton, in Tishomingo County, Mississippi.

From Chambers, by Milltown and Louina, to Weedowee.

From Chambers, by Fredonia, to Vernon, (Ga.)

From Chickasaw, by Eastport, Miss., and Yellow Creek, to Jacinto.

From Chickasaw, to Buzzard's Roost.

From China Grove, by Mount Hilliard, to Bruceville.

From Chulaflance, by Blue Ridge and Flat Rock, to Bowden.

From Chunenumnuggee, by Fort Browder, Battsville, and Coikee, to Eufaula.

From Clayton to Troy.

From Clinton, by Hopewell, Warsaw, Cooksville, Miss., Mashulaville, and Buck Horn, to Louisville.

From Coffeeville, by Bladon Springs, Old Washington, Pleasant Valley, St. Stephen's, New Wakefield, and Mount Vernon, to Citronville.

From Columbus, Ga., by Girard, Ala., Crawford, and Society Hill, to Tuskegee.

From Columbus, Ga., by Girard, Ala., Lamington, Sandfort, Uchee, Hernando, and Enon, to Chunenumnuggee.

From Columbus, Ga., by Peru, Ala., Vilula, and Glennville, to Eufalula.

From Columbus, Ga., by Girard, Ala., Dover, and Salem, to Opelika.

From Columbus, Ga., by Woccocochee, Ala., Mechanicsville, Berlin, and Osanipa, to West Point, (Ga.)

From Courtland, by Mountain Home, Moulton, Camp Spring, Kinlock, Thornhill, Eldridge, Dublin, Sheffield, New Lexington, North River, and Northport, to Tuscaloosa.

From Crawford, by Girard, to Columbus, (Ga.)

From Cusssets, by Oak Bowery, Waverly, Fort Henderson, and Souchatchie, to Notasulga.

From Dadeville, by Stowe's Ferry, Youngsville, Adam's Store, Soccopatoy, and Nixburgh, to Rockford.

From Dadeville to Goldville.

From Daleville, by Bridgeville, to Andalusia.

From Daleville, by Newton, Saw Mill, Cureton's Bridge, Abbeville, Hilliardsville, and Franklin, to Fort Gaines, (Ga.)

From Decatur, by Ivy Bluff, Danville, Basham's Gap, Houston, and Clear-Creek Falls, to Jasper.

From Decatur, by Dry Creek, Courtland, and Leighton, to Tuscumbia.

From Decatur, by Mooresville, to Athens.

From Demopolis, by Spring Hill, Linden, Nanafalia, Pineville, and Morvin, to Coffeeville.

From Dudleyville, by Horse Shoe Bend, to Goldville.

From Elyton, by Fire Mill, Abner Wood's, Raben's Cross Roads, and Sander's Ferry, to Jasper.

From Eufaula, to Steppensville, by Bushe's Cross Roads, Golden Valley, and Blue Springs.

From Eufaula, by Otho, to Franklin.

From Eufaula, by King's, Lawrenceville, Abbeville, Mill Grove, Columbia, Open Pond, Millwood, Fla, and Greenwood, to Marianna.

From Entaw, by Forkland, to Demopolis.

From Fayette, by Pilgrim's Rest, Newtonville, McConnell's, Haclemen's Cross Roads, and Palmetto, to Reform.

From Fayette, by Big Pond, and Yellow Creek, to Military Springs.

From Fayette, by Dublin, and New River, to Holly Grove.
From Fayette, by Middleton's, and Hawkins, to Moscow.
From Fayette, by Beaver Dall, Ashbury, Millport, Providence, Yorkville, and Spring Grove, to Pickensville.
From Fayette C. H., by Big Pond, Mud Creek, and Olinda, to Columbus, (Mississippi.)
From Gainesville, by Sumpterville, to Livingston.
From Geneva, by Cerro Gordo, Fla., Home Springs, and Ponce de Leon, to Uchee Anna.
From Girard to Oswechee, in Russell County.
From Glennville, by Jernigan, to Florence, (Ga.)
From Gasport, by Suggsville, Grove Hill, Choctaw Corner, Clay-Hill, and Shiloh, to Linden.
From Goldville, by Youngsville, and Lee's Ridge, to Delta, in Randolph County.
From Greensboro, by Macon, Demopolis, Belmont, and Bluffport, to Livingston.
From Greensboro, by Hollow Square, Eutaw, Clinton, Pleasant Ridge, Hope, and Pickensville, to Columbus, (Miss.)
From Greenville, by the Cross Roads, Guy, Bashdich's Bridge, Goshen-hill precinct, and Fish Trap Bridge, on Conoceh, to Troy.
From Greenville, by Manningham, Barge's, and Allenton, to Camden.
From Greenville, by Friendship, Butlerville, Salsoda, Millville, New Providence, Hallsville, and Gainer's Store, to Troy.
From Gunter's Landing, by Fall River, Sand Mountain, Blue Pond, Cedar Bluff, Gaylesville, Missionary Station, Ga., and Coosa, to Rome.
From Gunter's Landing, by Warrenton, Red Hill, and Big Spring, to Brooksville.
From Gunter's Landing, by Claysville, Henryville, Zachary, Dodsonville, Park's Store, Bellefonte, Stevenson's, Bolivar, Rocky Spring, and Battle Creek, Tenn., to Jasper.
From Gunter's Landing, by Meltonville, and Hilliand's Store, to Langston.
From Gunter's Landing, by Warrenton, Big Spring, Red Hill, and Brooksville, to Blountsville.
From Haynesville, by Sunny Side and Mount Willing, to Bragg's.
From Huntsville, by Shoalsford, Athens, Lucky Hit, Rogersville, Ingram's Cross Roads, Centre Star, Masonville, Florence, and South Florence, to Tusumbia.
From Huntsville to Whitesburgh.
From Huntsville, by Flint River, New Market, Branchville, Tenn., Salem, and Winchester, to Deckerd.
From Huntsville, by Maysville, Trenton, Larkinsville, Redman, Woodville, Liberty, and Sauta, to Bellefonte.
From Huntsville, by Haden's, Berkley, New Hope, Cottonville, and Claysville, to Gunter's Landing.
From Jacksonville, by Griffin's Creek, Ladiga, Spring Garden, Pleasant Gap, State Line, Ga., and Cave Spring, to Rome.
From Jacksonville, by White Plains, Corn Grove, Oakfusky, and Rockdale, to Weedowee.
From Jacksonville, by Mt. Polk, Cave Creek, Gadsden, Bennetsville, Aurora, Mountain Stand, and Mount High, to Gunter's, Gunter's Landing.
From Jacksonville, by Shoal Creek, Fair Play, Kemp's Creek, Wehoga, Corn Grove, Boiling Springs, Oxford, and Loydville, to Jacksonville.
From Jacksonville, by Narrow Valley, Palestine, Esom Hill, Ga., Pumpkinpill, and Yellow Stone, to Van Wert.
From Jasper, by Chilton's Mills, Gap, Sapp's Cross Roads, and Blount's Springs, to Blountsville.
From Jasper, by Holly Grove, and Eldridge, to Pikeville.
From Jasper, by Chilton's Mills and Mexico, to Springville.
From Jonesboro to Waldrop's Mill, in Jefferson County.
From Jonesboro, by Carroll, to York.
From Jonesville, by Gunter's Landing, Whitesburgh, Triana, Mooresville, and Monroe, to Decatur.
From Lebanon, by Strait Creek, Pierceville, Worth, and Langston, to Dodsonville.
From Leighton, by Mount Hope, to Kinlock.
From Liberty Hill, by McKinley, to Dayton.
From Linden to Jefferson.
From Linden, by Laurel Hill, Shiloh, Clay Hill, Air Mount, and Grove Hill, to Suggsville.
From Livingston to Brewersville.
From Livingston, by Jones' Bluff and Roliga, to Eutaw.
From Livingston, by Hobbie, Intercourse, Gaston, Williams's Cross Roads, Mount Sterling, Butler, and Barrytown, to Old Washington.
From Livingston, by Brewersville, Berlin, and Jefferson, to Linden.
From Louina, by Almond, Wesobulga, and Mellon Valley, to Court Hill.
From Louisville to Scrogginsville.
From Louisville, by the Free Bridge, to Skippersville.
From Manack, by Lowndesboro, to Haynesville.
From Marion, by Uniontown and Dayton, to Linden.
From Marion, by Radfordsville, Perryville, Chesnut Hill, Calhoun, Milton, Independence, and Kingston, to Prattville.
From Marion, by Brush Creek and Jericho, to Centreville.
From Millville, by Scan's Store and Rayne's Bridge, to Andalusia.
From Mobile, by Clark's Stand, Windham's Stand, Old Washington
C. H., Barryton, Mount Sterling, and Gaston, to Livingston.
From Mobile, by St. Stephens, Coffeeville and Bladon Springs, to Demopolis.
From Mobile to Citronelle.
From Mobile to Holly Wood, in Baldwin County.
From Mobile to Bayou Le Batre.
From Mobile to Paceagoula, (Miss.)
From Mobile to Point Clair, in Baldwin County.
From Monticello, by Pea River, Barnes's Cross Roads, Woodshop, and Daleville, to Geneva.
From Montevallo, by Shelby Springs, Columbiana, Wilsonville, Harpersville, Kimulga, and Mardisville, to Taladega.
From Monroe, by Somerville, Gandy Cove, Stout's, Sapp's Cross Roads, Blount's Springs, and Warrior River, to Elyton.
From Montgomery, by Washington, Vernon, Antangville, and Mulberry, to Barnsville.
From Montgomery to Prattsville.
From Montgomery, by Steep Creek, Dead Fall, Butler Springs, Burnt Corn, Stockton, and Blakely, to Mobile.
From Montgomery, by Sharpsville, Oakley, Ramer, Strata, Argus, Oak Grove, and Olustee Creek, to Troy.
From Montgomery, by Pintlala, Hickory Grove, Sandy Ridge, and Kirkville, to Greenville.
From Montgomery, by Mount Meigs, Cubehatchee, Cross Keys, and Lockland, to Tuskegee.
From Montgomery, by Cotoma Pine Level, China Grove, and Fryer's Bridge, to Monticello.
From Montgomery, by Manack, Benton, Selma, Hamburgh, and Marion, to Greensboro.
From Montgomery, by Washington, Tallawassee, Vernon, Benton,
Selma, Cahaba, Bragg's, Elm Bluff, Bridgeport, Prairie Bluff, Clifton, Lower Peach Tree, Bell's Landing, Claiborne, Gainestown, to Mobile.

From Montgomery, by Wetumpka, Webster, Rockford, Hanover, Mount Olive, Sylacauga, Wewokaville, Mardisville, Winterboro, Talladega, Kelly's Springs, Fife, Blue Eye, Alexandria, Jacksonville, Goshen, Coloma Centre, Blue Pond, Van Buren, and Short Creek, to Gunter's Landing.

From Montgomery, by Uphaumpee, Natasulga, Loachapoka, Auburn, Opelika, Rough and Ready, and Cussata, to West Point, (Ga.).

From Morvin, by Choctaw Corner, and Air Mount, to Pine Hill.

From Moulton, by Mount Hope and Avoca, to Leighton.

From Moulton to Houston.

From Mount Pleasant, by Gainestown, to Suggsville.

From Mount Jefferson, by Oak Bowery, County Line, Dadesville, and Fish Pond, to Youngsville.

From Nanafalia, by Tompkinsville, Williams's Cross Roads, Barbour, Roserville, Alamuchta, Miss., and Why Not, to Marion.

From Nanafalia, by Butler, Pushmataha, Hurricane Creek, Miss., Energy, and Quitman, to Paulding.

From New Lexington, by Davis Creek, Fayette, and Pikeville, to Toll Gate.

From Newton, by Beaver Creek and Big Creek, to Campbellton, (Fla.)

From Newton, by High Bluff, on the Chattahoochee River, to Geneva.

From Opelika, by La Fayette, Milltown, Louina, Wedowee, Rockdale, and Oakfuskee, to Jacksonville.

From Oakfuskee, by Powder Mills and Mad Indian, to Lower Fish Head, in Talladega County.


From Pikeville, by Moscow, Military Springs, Battahatchy, Miss., and Caledonia, to Columbus.

From Pikeville, by Bexar and Toll Gate, to Pikeville.

From Point Smith to Buzzard Roost.

From Point Smith, by Eastport, Miss., to Jacinto.

From Fort Gibson, along the South bank of the Tennessee River, to Chattanooga, Tennessee.

From Prairie Bluff, by Clifton Pine Hill, Bethel, Lower Peach Tree, St. Paul, Grove Hill, and Clarksville, to Coffeeville.

From Prairie Bluff, by Pine Hill, Bethel, Lower Peach Tree, St. Paul, Grove Hill, Clarksville, Coffeeville, and Warrior Bridge, to Old Washington C. H.

From Reform, by Carrollton, to Pickensville.

From Rockdale, by Molino Winston, and Bowdon, Ga., to Carrollton.


From Rogersville to Courtland.

From Rogersville to Pulaski, Ten.

From Rogersville to Gilbertsboro.

From Russellville, by Frankfort and Rock Creek, to Buzzard's Roost.

From Russellville, by Blue Lick, Pleasant Site, and Walnut Peak, Miss., to Cartersville.

From Selma, by Woodlawn and Plantersville, to Maplesville.

From Selma to Summerfield.
From Selma, by Cahaba, Pleasant Hill, Farmersville, Bragg’s, and 
Mannington, to Greenville.
From Selma, by Burnsville, Plantersville, and Randolph, to Monte-
vallo.
From Society Hill, by Odum Creek, to Auburn.
From Somerville, by Blue Spring and Apple Grove, to Okeander.
From Somerville, by Cedar Plains, Danville, Oakville, Moulton,
Landersville, Mount Hope, and Newburgh, to Russellville.
From Somerville, by Blue Spring and Apple Grove, to Okeander.
From Somerville to Decatur.
From Sparta to Milton, Fla.
From Somerville, by Gandy Cove, Wolf Creek, Stout’s, and Warner 
River, to Elyton.
From Springville, by Taylor’s, to Village Springs.
From Stevenson, by Valley Head, to Alpine, Ga.
From Suggsville, by Grove Hill, Choctaw Corner, Clay Hill, Shiloh,
and Spencerville, to Linden.
From Talladega, by Conchardee, and Kingsville, to Cropwell.
From Talladega, by Maria Forge, Chandler’s Springs, Coleta, Gold-
ville, Hatcher’s, Hillabee, Tehoepeka, Bluff Springs, Dadeville, and 
Soto, to Loachapoka Depot, (on the West Point Rail Road.)
From Talladega, by Chinnibee, Bowdon, and Court Hill, to Weed-
owee.
From Talladega, Maria Forge, Coleta, Hatcher’s, Hillabee, and 
Brownsville, to Scoopatoy.
From Trenton, by Princeton, and Larkin’s Fork, to Salem.
From Troy, by Orion, to Pine Level.
From Troy, by White Water, Scroggin’s Mills, and Haw Ridge, to 
Dadeville.
From Troy, by Fryer’s Bridge, Farrionville, and Edgefield, to Chuc-
nenugee.
From Troy, by Monticello, and Louisville, to Clayton.
From Troy, by Gainer’s Store, Coffee Corner, and Greenland, to 
Andalusia.
From Troy, by Milo, Bugbeeville, Indigo Head, Elba, and Old Town, 
to Geneva.
From Tuskegee, by Warrior Stand, to Enon.
From Tuskegee, by Warrior Stand, to Hernando.
From Tuskegee to Chehaw.
From Tuskegee, by Cotton Valley, Chunenugee, Ridgely, Union 
Springs, Aberfoil, Arbovite, Perote, Indian Creek, Midway, Mount 
Andrew, Clayton, and Mount Serene, to Eufaula.
From Tuscaloosa, by Foster’s, Buck Creek, Knoxville, Springfield, 
and Eutaw, to Clinton.
From Tuscaloosa, by Romulus, Jena, Pleasant Grove, Benevola, 
Cochran’s Mills, and Hope, to Vienna.
From Tuscaloosa to Hardy Clement’s Mills.
From Tuscaloosa, by Northport, Sipsey Turnpike, Gordo, Reform, 
Antioch, and Carlyle, to Columbus, Miss.
From Tuscaloosa, by Oregonia and York, to Jasper.
From Tuscaloosa, by Carthage Havana, and Harrison, to Greens-
boro.
From Tuscaloosa, by Northport, and Moore’s Bridge, to Newtonville.
From Tuscaloosa, by Jone’s Hill, Blocker’s, and Caudle’s Shop, to 
Centreville.
From Tuscaloosa, by Trion, McMath’s, and Jonesboro, to Elyton.
From Tuscalumbia, by the Court House, to Detroit, in Marion County.
From Tuscumbia, by Russellville, Toll Gate, Detroit, Splung, Miss., 
Athen’s Aberdeen, and Barton, to Columbus.
From Tuscaloosa, by Newport, to Chickasaw.
From Tuscumbia, by Buzzard's Roost, Cripple Deer, Miss., Cartersville, Jacinto, Renzi, and Tripoli, to Ripley.
From Uniontown, by McKinley and Creagh's Mills, to Prairie Bluff.
From Van Buren, by Lebanon, Portersville, North Bend, Rawlingsville, Valley Head, Annawaika, Rising Fawn, Ga., Trenton, and Salula Farm, to Wauhatchee.
From Village Springs, by Violy, Chepultepec, Murphree's Valley, and Walnut Grove, to Aurora.
From Warsaw to Augusta.
From Weehadkee, by Weedowee, Rockdale, Winston, Eastville, Franklin, Ga., and Newnan, to Griffin.
From Weedowee, by Roanoke, Weehadkee, Milltown, and Fredonia, to Chambers C. H.
From West Point, by Fredonia, Milltown, and Goldville, to Talladega.
From West Point, Ga., by Fredonia, Ala., Bethlehem, Mount Hickory, and Milltown, to Goldville.
From West Point, Ga., to Chambers, Ala.
From Wetumpka, by Chrystal Springs, Chesnut Creek, Wastahatchez, Mallins, and Myra, to Columbiana.
From Wetumpka, by Hartwood, Maplesville, Randolph, Centreville, Scottsville, and Mars, to Trion.
From Wetumpka, by Chunahatchee, Wind Creek, Daudeville, and Dudleyville, to Chambers.
From Wetumpka, by Wind Creek, Daudeville, Dudleyville, Chambers C. H., and Wickliff, to West Point, Ga.
From Woodville, by Kennemore's, to Zachary.

**MISSISSIPPI.**

From Aberdeen to Jacinto, via Fulton.
From Aberdeen, by Pikeville, and Buena Vista, to Houston.
From Aberdeen, by Comargo, Harisburg, and Ellistown, to Ripley.
From Aberdeen, by Houston, Greensboro, Kilmichael, Ceralvo, Shonglo, Franklin, and Benton, to Yazoo City.
From Aberdeen, by Athens, Quincy, Splung, Grubb Springs, and Hamilton, to Aberdeen.
From Augusta to Enon High School.
From Augusta, by Leaf River, McLeod's Cross Roads, and Jackson C. H., to Mobile, Ala.
From Augusta, by Flint Creek, Pass Christian, and Mississippi City, to Biloxi.
From Beaver Dam, to Macksville.
From Bellefontaine, by Grenada, to Farmville.
From Bellefontaine to Oxford, by Pittsborough.
From Benela, by Pittsborough, and Hartford, to Sarepta.
From Benela, by Keas Bridge, Big Creek, and Jones's Mills, to Coffeeville.
From Benela to Pittsboro.
From Benton, by Lincoln, Brenville, and Satartia, to Claiborneville.
From Benton to Yazoo City.
From Biloxi, by Mississippi City, to Pass Christian.
From Biloxi, by Linchburg, and Jackson C.H., to Mobile, Ala.
From Bolton's Depot to Raymond.
From Brandon, by Pilahatchee, Densontown, Ludlow, and Balluchta, to Carthage.
From Brandon, by Westville, Jaynesville, and Dry Creek, to Williamsburg.
From Brandon, by Raleigh, and Garlandville, to Quitman.
From Brandon, by Polkville, Trenton, Raleigh, Pineville, and Montrose, to Paulding.
From Brandon, by Greenbush, Hillsboro, County Line, Union, Herbert, Big Oak, DeKalb, Scoober, Gainesville, Ala., and Mount Hebron, to Clinton.
From Brownsville, by Anti-Bank, Clayborneville, and Bienville, to Sartarta.
From Bulluctah, by Pensacola, to Philadelphia.
From Burntonton, by Utica, to Edward's Depot.
From Carthage to Union.
From Canton, by Carthage, and Philadelphia, to DeKalb.
From Canton, by Carthage, Edinburg, Laurel Hill, Philadelphia, Summerville, (no office,) and Wahalak, to Gainesville, Ala.
From Carrollton, by Hay's Creek, Lodi, Bellefontaine, Little Black, Fame, and Dalton, to Aberdeen.
From Carrollton, by Smith's Mills, Tuseahoma, Charleston, and Robinia, to Panola.
From Carrollton, by Leflore, to Greenwood.
From Carrollton, by Middletown, Shongaloo, Gerenton, Ceralvo, Killmichall, and Wolf Creek, to Greensboro.
From Clinton to Brownsville.
From Citronelle, Ala., by Winchester, Miss., Quitman, Marion, DeKalb, and Macon, to Columbus.
From Chulahoma, by Oak Hill, and Castle Hill, to Memphis, Tenn.
From Coffeeville, by Cuddyhunk, Hartford, Pittsboro, and Cherry Hill, to Houston.
From Coffeeville, by Oak Hall Academy, and Oakland, to Charleston.
From Coffeeville, by Pine Valley, Banner, and Serepta, to Pontotoc.
From Columbia, by Fordsville, Spring Cottage, Riceville, Pentuckey, Habolochitto, Gainesville, Pearlington, and Shieldsboro, to Pass Christian.
From Columbia to Monticello.
From Columbia, by Wilkesburg, and Santee, to Williamsburg.
From Columbia, by Pape's Mills, Red Creek, Lardnien's, to Mississippi City.
From Columbus, by Plymouth, Hickory Grove, Starkville, Double Spring, and Pigeon Roost, to Greensboro.
From Columbus, by Prairie Hill, (Local,) and Crawfordsville, to Choctaw Agency.
From Columbus, by Deer Brook, Macon, Parkville, Gholson, DeKalb, and Black Water, to Daleville.
From Columbus, by Waverly, West Point, Siloam, and Palo Alto, to Houston.
From Cotton Gin Port, by Boland's, Van Buren, Fulton, Cummingsville, Ozark, Marietta, Hickory Plains, and Burton's, to Jacinto.
From Danville, by Farmington, and Monterey, Tenn., to Hamburg.
From Daleville, by Marion, and Winfield, to Quitman.
From Daleville, by Kemper's Springs, and Markeeta, to Gainesville, Ala.
From De-Kalb, by Wabaloek, and Brooklyn, to Macon.
From Deer Brook, by Brookville, to Cheotaw Agency.
From Eastport, by Pleasant Valley, Tenn., to Waynesboro.
From Fayette, by Stephen's Cross Roads, and Lebanon, to Pisgah.
From French Camp, by Wilcox and New Prospect, to Louisville.
From Fulton, by Pleasanton, Yocany, Burleson, and Churubusco, to Russelville.
From Fulton, by West Fulton, Woodlawn, Richmond, Camargo, Barterville, Prairie-Mount, and Dix Creek, to Houston.
From Fulton, by Cross Roads, Mazy's Mills, and Fulton, to Thompson's Store.
From Gainsville, by Carbon and Pass Christian, to Mississippi City.
From Gainsville to New Orleans, La.
From Gallatin, by Collamer, Brookhaven, and Smithdale, to Liberty.
From Gallatin, by Pine Bluff, Burnton, and Utica, to Edward's Depot.
From Gallatin, by Pine Bluff, White Oak, Utica, Hall's Ferry, and Palmyra, to Warrenton.
From Gallatin, by Copiah Creek and Georgetown, to Westville.
From Gallatin, by Linden, Pine Bluff, and Burnton, to Port Gibson.
From Gallatin, by Raysville, Monticello, Hope Hill, Holmesville, Palestine, La., and Franklinton, to Covington.
From Gholson, by Herbert, Battlefield, Evergreen, Lovett's, Chunkeyville, and Enterprise, to Quitman.
From Grand Gulf, by Port Gibson, Oakland College, Rodney, and Fayette, to Hamburg.
From Grenada, by Oakland, Panola, and Hernando, to Memphis, Tenn.
From Grenada, by Troy and Preston, to Charleston.
From Grenada, by Duck Hill, Albemarle, Stateland, and Lodi, to Greensboro.
From Grenada, by Providence, Caverdale, Lindsay's Creek, Bellefontaine, and Little Black, to Fame.
From Grenada, by Leslore, Greenwood, and Yazzoo City, to Vicksburg.
From Grenada, by Graysport and Saboughly, to Hopewell.
From Grubb Springs, by Hamilton, to Aberdeen.
From Hamburg, by Meadville, McCally's Creek, and Friendship, to Brookhaven.
From Herbert, by Fort Foot, Okibbeha, Daleville, Lauderdale Springs, Zero, Ala., Livingston, Bluff Port, and Forkland, to Greensboro.
From Hernando, by Greenleaf and Hancock, to Chulahoma.
From Hillsboro, by Decatur, Evergreen, Sookalina, Marion, Alamutcha, Gaston, Ala., Black Bluff Ferry, (no office,) and Jefferson, to Linden.
From Holly Springs, by Pink Hill and Bethlehem, to Cornersville.
From Holly Springs, by Salem, Shelby's Creek, Ripley, Hatchy Turnpike, Tripoli, and Rienzi, to Jacinto.
From Holly Springs, by Tuckahoe and Hickory Flat, to New Albany.
From Holly Springs, by Tallalosaa, Chulahoma, Tiro, Robertsivol, Pleasant Mount, Sledgeville, Sardis, and Belmont, to Panala.
From Holly Springs, by Watson, Travis, and Cockrum, to Hernando.
From Holmesville, by Rocky Creek, Liberty, Wall's Store, Tolers, Centreville, Holly Retreat, Kellerton, and Newtonia, to Woodville.
From Holmesville, by Fordsville, to Mobile, Ala.
From Holmesville, by China Grove, to Columbia.
From Hopahka, by Carthage, Pensacola, Hillsboro, Pulaski and Homewood, to Raleigh.
From Hopewell to Yellow Bush.
From Houston, by Dalton's, Line Creek, Tampico, and Starkville, to Choctaw Agency.
From Houston, by Hohenlinden and Sparta, to Clear Springs.
From Jackson, by Newton, Spring Ridge, Line Store, Gallatin, Har- grave, Union Church, Scotland, Malcolm, Hamburg and Washington, to Natchez.
From Jackson to Brandon.
From Jackson, by Georgetown, Monticello, Columbia, Gainesville, Shieldsborough, Pass Christian, Mississippi City, Biloxi, and Ocean Springs, to Passagoula.
From Jackson to Baton Rouge, La.
From Jackson, by Midway, Canton, Sharon, Camden, Thomaston, Kosciusko, Cowpen, Newtonville, Louisville, Webster, and Choctaw Agency, to Columbus.
From Jackson, by Battle Springs, Meridian Springs, Livingston, Ver- non, and Butler's Bluff, to Canton.
From Jackson, by Clinton, Bolton's Depot, Edward's Depot, and Bovina, to Vicksburg.
From Jackson C. H., by Elder's Ferry, to Passagoula.
From Kosciusko, by Burketteville, Rocky Point, Wheeling, and Lock- hart's Store, to Lexington.
From Kosciusko, by Greensboro and Houston, to Pontotoc.
From Kosciusko, by Edgefield, to Newtonville.
From Kosciusko, by Bluff Springs and Attataville, to Richland.
From Kosciusko, by Planter's French Camp, and Bankston, to Greens- boro.
From La-Grange, Tenn., by Moore's Cross Roads, Matamara, Bone Yard, Miss., Kossuth, Danville, Jacinto, Cartersville, Cripple Deer, Buzzard's Roost, Ala., and Gatesville, to Tuscumbia.
From Laurence, by Camargo, City Point, Harrisburg, Old Town Creek, Ellistown, Molins, and Claysville, to Ripley.
From Leakesville, by Vernal, to Cross Roads.
From Lexington, by Bolingreen and Emory, to Shongalo.
From Lexington to Chula.
From Lexington, by Franklin, to Richland.
From Louisville, by Pinnishook, Noxapater, Pearl Valley, and Phila- delphia, to Union.
From Louisville, by Hayne's Mills, (no office,) to Crawfordsville.
From Macon, by Prairie Point, to Pickensville, Ala.
From Malcolm, by Cadeville, (no office,) to Meadville.
From Magnolia, by Milldale, to Vicksburg.
From Meadville to Hamburg.
From Memphis, Tenn., by Olive Branch, Miss., Mount Isabel, Byha- lia, and Red Banks, to Holly Springs.
From Mississippi City, by W. A. Ramsay's, to Jackson C. H.
From Monticello, by Benjamin Bester's and G. H. Sasser's, (no office,) to Smithdale.
From Monticello, by Providence, Nimrod, Georgetown, Sandifer's Mills, and Pearl River, to Newton.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Napoleon, Ark., by Boliver, Miss., to Glencoe.
From Natchez, by Palestine, Kingston, Knoxville, and Zion Hill, to Liberty.
From Natchez to Church Hill.
From Natchez, by Cold Spring and Woodville, to Saint Francisville, La.
From New Albany, by Buncomb, Ellistown, Calhoun, Birmingham, Saltillo, Marysville, and West Fulton, to Fulton.
From New Albany, by Popular Springs and Chesterville, to Harrisburg.
From New Orleans, La., to Gainesville, Miss.
From Oakland, by California, to McGee's Bridge.
From Oxford, by Mount Sylvan, Birmingham, and Springport, to Panola.
From Oxford to Paris.
From Oxford, by Delay and Dallas, to Serepta.
From Panola, by Halifay, Monthalia, Como, Tatesville, Hernando, and Rutaw, to Memphis, Tenn.
From Panola, by Long Creek, McGee's Bridge, and Duck Hill, to Coffeeville.
From Paulding, by Danville, Beaver Dam, Winchester, Leaksville, and Wagoner's Rest, Ala., to Mobile.
From Paulding to Raleigh.
From Paulding, by Claiborne, to Ellisville.
From Paulding, by Hough Store, Enterprise, and Sageville, to Daleville.
From Princeton to Point Worthington.
From Pontotoc, by Cherry Creek, Tardyville, New Albany, Cotton Plant, Orizaba, and Ripley, to La-Grange, Tenn.
From Pontotoc, by Popular Spring, Ellistown, Calhoun, Carrollville, and Cross Ridge, to Jacinto.
From Pontotoc, by Tallabinella, Prairie, Mount Okolona, and Lawrence, to Aberdeen.
From Pontotoc, by Tococopa and Lafayette Springs, to Oxford.
From Pontotoc, by Berlin, Coonewar, Harrisburgh, Mooreville, and West Fulton, to Fulton.
From Plymouth, by Ash Creek, Cedar Bluff, Tampico, Line Creek, and Fame, to Benola.
From Raleigh, by Taylorsville, Pool's Mills, Ellisville, and Carlisle Mills, to Augusta.
From Raymond, by Auburn, Cayuga, Rocky Springs, and Willow Springs, to Grand Gulf.
From Richland, by Shiloh, Cypress, Denson's Store, and Stump Ridge, to Canton.
From Ripley to Moore's Cross Roads, Tenn.
From Ripley, by Carter's Mills, Dry Run, Blackland, and Carolina, to Rienzi.
From Ripley, by Dumas, Carrollsville, Campbelltown, Saltillo, Mooreville, Richmond City Point, and Bigby Fork, to Cotton Gin Port.
From Rossville, Tenn., by North Mount Pleasant, Miss., and Marshall Turnpike, to Holly Springs.
From Salem, by Spring Hill, to Berlin, Tenn.
From Salem, by Pleasant Ridge and McLean's Store, to Ruckersville.
From Spring Hill, by Salem, Swan’s Mill, and Harrison’s, to Hickory Flat.

From Starkville, by Whitefield, Dido, Snowsville, White Hill, Bankston, Huntsville, and Poplar Creek, to Ceralvo.

From Steen’s Creek, by Monterey, to Brandon.

From Tallula, to Lake Providence, La.

From Tallula C. H., to Powellville, Issaquena County.

From Thomastown, by Hopalika, Carthage, Edinburgh, Laurel Hill, Philadelphia, Coffadelliah, and Pleasant Spring, to Gholson.

From Union Church to Pine Grove.

From Union, by Decatur and Garlandville, to Paulding.

From Vicksburg, by White House, Cardiff, and Satartia, to Yazoo City.

From Vicksburg to Deer Creek.

From Vicksburg, by Young’s Point, La., Milliken’s Bend, Pecan Grove, Tallula, Miss., Lake Providence, La., Princeton, Miss., Grand Lake, Ark., Point Worthington, Miss., Greenville, Columbia, Ark., Gaines’s Landing, and Victoria, Miss., to Napoleon, Ark.

From Vicksburg, by Hodgson’s Rolling Fork, Col. Wick’s, R. H. West’s, McNutt’s, Deer Creek, Pixton’s, and Alder Grove, to Green ville.

From Vicksburg, by Warrenton, to Willow Springs.

From Vicksburg, by Warrenton, Grand Gulf, St. Joseph’s, La., Rodney, Miss., Water Proof, La., Natchez, Miss., Fort Adams, Reed River Landing, La., St. Francisville, Waterloo, Hermitage, Port Hudson, Lobell’s Store, Baton Rouge, Brulée Landing, Manchac, Plaquemine, Iberville, Bayou Goula, New River, Donaldsonville, Ture Convent, Bonnet Carre, Edgar, Taylor, and Labranche’s Landing, to New Orleans.

From Waterford, by Pink Hill, to Milton.

From Westville, by Old Hickory, to Raleigh.

From Westville, by New Dublin, to Monticello.

From Williamsburg, by Zion Seminary, Monroe, and Enon, to Augusta.

From Williamsburg, by Bunker Hill and Fairmount, to Raleigh.

From Williamsburg, Oakhay and Pinneville, to Ellisville.

From Williamsburg, by Mount Carmel and Monticello, to Brookhaven.

From Winchester, by Red Hill, to Taylorton.

From Woodville to Hopewell Church.

From Woodville, by Percy’s Creek, to Fort Adams.

LOUISIANA.

From Albany to Shreveport.

From Alexandria, by Point Magre, Marksville, Mansura, Moreauville, and Simmsport, to Red River Landing.

From Alexandria, by Hineston, Walnut Hill, Liberty Creek, and Huddleston, to Burr’s Ferry.


From Alexandria to Red River Landing.

From Alexandria, by Big Creek, and White Sulphur Springs, to Harrisonburg.

From Alexandria, by Cotile, Cloutiersville, Isle Breville, and Natchitoches, to Grand Ecore.

From Alexandria to Sabinetown, Texas.

From Assumption, by Star, and Thibodeaux, to Houma.

From Atchafalaya to Big Bend, in Avoyelles Parish.

From Baton Rouge, by Plains Store, Mount Willing, and Jackson, to Clinton.

From Baton Rouge, by Robert Huston’s, in Livingston Parish, Coelk, the French Settlements, and Bayou Barbary, to Springfield.
From Baton Rouge, by Cock, to Springfield.
From Baton Rouge, by Burlington, Stony Point, and Dennis Mills, to Greensburg.
From Belleview, by Rocky Mount, and Pineville, to Walnut Hill, Ark.
From Belleview, by Deck's, Orchard Grove, Lanesville, Myrtle Dale, and Dorcheat, to Magnolia, Ark.
From Burr's Ferry to Huntsville, in Texas.
From Charington to Bayou Chine.
From Cheneyville, by Huddleston, to Burr's Ferry.
From Clinton, by Rose Hill, Miss., to Liberty.
From Clinton, by Woodland, Darlington, Greensburg, Sangapaho, and Sibila, to Franklinton.
From Columbia, by Mount Pleasant, Castor, Brooklin, Vernon, Dogdemonia, and Quay, to Homer.
From Columbia, by Redmouth, Ion, and Jones Ferry, to Point Jefferson.
From Columbia to Harrisonburg.
From Columbia, by Winfield, to Grand Ecore.
From Covington, by Sun, and Shady Grove, to Fordsville.
From Covington, by Parkersville, Lima, and Pearl River Landing, to Gainesville, Miss.
From Deerfield to Ion.
From Deerfield, by Fugh's, Dallas, and Quebec, to Richmond.
From Donaldsonville, by Crane's Forge, Paincourtville Church, Assumption, Pattersonville, Centreville, Franklin, Jeanerette's, New Iberia, Saint Martinsville, Breaux Bridge, Vermillionville, Grand Coteau, and Opelousas, to Washington.
From Farmersville, by Shiloh, Lisbon, and Forest Grove, to Homer.
From Farmersville, by Downsville, to Forksville.
From Grand Coteau, by Arnanville, to Breaux Bridge.
From Grand Ecore, by St. Maurice, Cedar Creek, Saline Mills, Leslie's, Wyatt's, and Harris, to Monroe.
From Grand Ecore, along the bank of Red River, to Shreveport.
From Grand Ecore, by Adaire's, Fort Jessup, and Manny, to Sabine-town, Tex.
From Greensburg, by St Helena, Springfield, and Pine Grove, to Madisonville.
From Greenwood, by Cook's Store, Mooring's Ferry, and Monterey, Texas, to Boston.
From Greenwood, by Bethany, Tex., to Pulaski.
From Harrisonburg, by Ford's Creek, Aimwell, Fanny Louis, Bertrand Prairie, Tancock Prairie, and St. Maurice, to Grand Ecore.
From Harrisonburg to Kirk's Ferry.
From Harrisonburg, by Trinity, to Natchez, Miss.
From Harrisonburg to Natchitochees.
From Harrisonburg, by Rosefield, Copenhagen, Columbia, and Caldwell, to Monroe.
From Harrisonburg to Winniboro'.
From Holmesville, by Bayou Rouge, and Mansura, to Marksville.
From Houma, by Tigerville, Alligator, and Bayou Rammais, to Pattersonville.
From Keatchie, by Blossom Hill, to Greenwood.
From Keatchie, by Pleasant Grove, and Long Street, to Frank's Settlement.
From Lake Charles, in the parish of Calcasieu, by water, to Mouth of Calcasieu River, to Sabine Pass, in Texas.
From Manny, to Milan, via Pendleton.
From Manny, by Mill Creek, and Toro, to Burr’s Ferry.
From Manny, by P. H. Montgomery’s, to P. H. Dillon’s.
From Mansfield, by Pleasant Grove, to Pulaski, Texas.
From Mansfield to Keatchie.
From Mansfield to Logansport.
From Mansfield, by Grand Cane, Keatchie, and Blossom Hill, to Greenwood.
From Mansfield, by Durham’s, and Genl. Williamson’s, to Shreveport.
From Mill Creek, by Anacoca, to Bear Bone.
From Minden, by Buckhorn, Boon’s Landing, Ringold, Iverson, Coushattie, Chute, and Campiti, to Grand Ecore.
From Minden, by Bistenlau, Bossier’s Point, and Fillmore, to Belleview.
From Minden, by Allen’s Settlement, Flat Lick, Dorcheat, and Pine Flat, to Walnut Hill, Ark.
From Minden, by Fairview, to Belleview.
From Monroe, by Trenton, Forksville, Grove Hill, Vienna, Quay, Arcadia.
From Monroe, by Ouachita City, Lindville, Spring Hill, and Marion, to Farmersville.
From Monroe, by Redmouth, Winnaboro’, Butler, and Mound Bayou, to St. Joseph’s.
From Monroe, by Spring Place, Bastrop, and Plantersville, to Hawkins’ Landing, Ark.
From Monticello, by Point Jefferson, and Prairie Mer Rouge, to Bastrop.
From Natchitoches, to Shelbyville, Texas.
From Natchitoches, by Manny, and Mansfield, to Shrevesport.
From New Iberia, by Pare Perdue, and Abbeville, to Perry’s Bridge.
From New Orleans to Carrolton.
From New Orleans, to Bura’s Settlement, in Plaquemine Parish.
From New Orleans, by Mandeville and Madisonville, to Covington.
From New Orleans to Terre au Boeuf.
From New Orleans, by English Turn, to Pointe a la Hache.
From New Orleans, by Sebastian Brulard’s, to Estee Delese’s.
From New Orleans to Lafayette City.
From New Orleans, by Fleitas’, and Wilkerson’s, to Francis Moreau’s.
From New River to Live Oak.
From Opelousas, by Midway, Plaquemine, Brulée, Lake Charles, and Bear Bone, to Ballew’s Ferry.
From Pecan Grove, by Monticello, and Point Jefferson, to Munroe.
From Ferry’s Bridge to Corse’s Mill.
From Pine Ridge, in Wynn Parish, by Gray’s Store, to Mount Lebanon.
From Plaquemine, by Gros Tête, and Livonia, to Point Coupee.
From Pointe Coupee to Fausse River.
From Red River Landing to Fort Adams, Miss.
From Red River Landing, by Simmsport, Cheneyville, Hinsonet, Hinesville, Anacoca, and Anacoca Ferry, to Burr’s Ferry.
From Red River Landing, by Union Point, Fairview, Vidalia, Rifle Point, and Water Proof, to St. Joseph’s.
From Red River Landing, by Cheneyville, Hinsonet, Huddleston, and Burr’s Ferry, to Huntsville, Texas.

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From Red River Landing, to Greenwood, via Lewisport, Cheneyville, Alexandria, Natchitoches, and Mansfield, to Greenwood.
From Red River Landing to Burr's Ferry.
From Red River Landing to Huntsville, Texas, intersecting Great Western Mail.
From Richmond, by Bayou, and Macon, to Warsaw.
From Richmond, by Young's Point, to Vicksburg, Miss.
From Richmond, by New Carthage, and Ashwood, to Grand Gulf, Miss.
From Shreveport, by Spring Ridge, Parker's Store, Logansport, and Shelbyville, Tex., to Nacogdoches.
From Shreveport to Washington, Ark.
From Shreveport to Henderson, Texas.
From Sparta, by Salt Spring, to Iverson.
From St. Francisville to Point Coupée.
From Stony Point, by Wm. Allen's, in Livingston parish, Duncan Blue's, and Edward Stamp's, to Springfield.
From Thibodeaux to Lockport.
From Trenton, by Pine Hills, and Indian Village, to Vernon.
From Trinity, by Little Prairie, Parham's Landing, Monterey Landing, and Flowery Mound, to Tooley's.
From Vernon to Vienna.
From Vienna, by Callaway's, D'arbone, and Corner Bluff, to El Dorado, Arkansas.
From Water Proof to Kirk's Ferry.
From Washington, to Huddleston's, via Hamburg, and Cole's Settlement.
From Warsaw, by Pullaway, Deerfield, Monticello, and Joe Bayou, to Lake Providence.
From Warsaw, by Hurricane, Winnsboro', Oakley, Sicily Island, and Boeuf Prairie, to Harrisonburg.

TEXAS.

From Alton, by Mud Spring, to Birdville.
From Alton to Gainesville.
From Alto Springs, by Martin, to Belton.
From Anahuac, by Sour Lake, to Woodville.
From Anderson, to Mitchell's, via Sulphur Springs, and Plaster's.
From Anderson, by White Sulphur Springs, Chaney's, McMahoins.
Rogers' Furnace, Birch Creek, Stewart's, and Henson's, to Springfield.
From Anderson to Boonville.
From Aransas to Refugio, via Lamar, and Copano.
From Anderson, by Bedi, Elwood, Mitchell's, Leona, and Hall's Bluff, to Crockett.
From Athens, by Bethel, Troy, Keechil, and Centreville, to Leona.
From Austin to San Elizario.
From Austin, by Bluff Spring, Lockhart, Plum Creek, Gonzales, Chiqua Grove, Mount Petrea, Concrete, and Cuero, to Victoria.
From Austin, by San Marco, Bonite, New Braunfels, Valley, and Ciboli, to San Antonio.
From Austin, by Gilleland Creek, Blue Hill, San Gabriel, San Andrews, to Cameron.
From Austin, by Merrilltown, Bushy Creek, Georgetown, Salado, Belton, and Howard, to Waco Village.
From Austin, by Young's Settlement, Lexington, and Prospect, to Caldwell.
From Austin, by Georgetown, Belton, Waco Village, Springfield, Fairfield, and Palestine, to Rusk.
From Bastrop, by Cedar Creek, Lockhart, and Prairie Lea, to Seguin.
From Beaumont to Liberty.
From Beaumont, by Ward's, and Caney Head, to Town Bluff.
From Beaumont, by Weiss Bluff, and Madison, to Ballew's Ferry, La.
From Big Creek, by Oyster Creek, to Liverpool.
From Bonham, by Pilot Grove, Highland, McKinney, Spring Creek, Cedar Springs, and Plano, to Dallas.
From Bonham, by Warren, Sherman, Indian Grove, Roseland, Little Elm, Alton, and Farmer's Branch, to Dallas.
From Boston, by Forest Home, and Linden, to Jefferson.
From Brenham, by Long Point, John Dodd's, Doctor Holliday's, Lexington, and A. Lawrence's, to Georgetown.
From Brenham, by Long Point, and Cameron, to Caldwell.
From Brenham, by Oak Grove, Stony Point, Alexander, and Young's Prairie, to Austin.
From Brownsville, by Point Isabel, to Brascos Santiago.
From Brownsville, by Edinburgh, Rio Grande City, and Rome, to Laredo.
From Buena Vista, by Caledonia, to Mount Enterprise.
From Buffalo, to Leona, by Bethel, Troy, and Centreville.
From Buffalo, by Waxahachie, to Birdville.
From Bunker Hill, by Jamestown, to Gum Spring.
From Burnett Court House to Austin.
From Caldwell, to Cameron, Cameron County.
From Cameron to Belton.
From Cameron to Waxahachie, via Waco.
From Centreville, by Hall's Bluff, to Crockett.
From Centreville, by Cottin Gin, to Corsicana.
From Clarksville to Jefferson.
From Clarksville, by Maple Springs, Sulphur Bluff, and Pleasant Hill, to Tarrant.
From Clarksville, by Blossom Prairie, Paris, Honey Grove, and Liche, to Bonham.
From Clarksville, by Savannah, De Kalb, Boston, Moore's, and Rondo, Ark., to Fulton.
From Clarksville, by Mount Pleasant, Gilmer, Henderson, Rusk, Crockett, Cincinnati, Huntsville, Montgomery, and Houston, to Galveston.
From Clarksville, by Wood, and Van Zant, to Athens.
From Clarksville, by Mouth of Mile Creek, and Rocky Comfort, Ark., to Paracifita.
From Clarksville, by Monterey, Pine Bluff, and Kiomatia, to Doaksville, Ark.
From Coffeenville to Hopewell.
From Columbus, by Gonzales, to San Antonio.
From Coffeeville to Marshall.
From Columbus by Freelsburg, Industry, and Shelby, to Round Top.
From Copano to Refugio.
From Corpus Christi to Laredo.
From Corpus Christi to Brownsville.
From Corpus Christi to Rio Grande City.
From Crockett, by Navarro, to Keechil.
From Crockett, by Colita, to Livingston.
From Crockett, by San Pedro, Ionia, and Elkheart, to Palestine.
From Dallas to Birdville.
From Corpus Christi, by Lamar, Copano, Aransas Pass, to Passo Cavallo.
From Dallas, by Pleasant Run, Red Oak, Waxahachie, Chamber's Creek, White Rock, and Bould Springs, to Waco Village.
From Dallas to Johnson's Station.
From Daingerfield, by Unionville, to Boston.
From Daingerfield, by Mount Pleasant, and Union Bridge, to Clarks-ville.
From Frontera to San Francisco, Cal.
From Gainesville to Corunna, via Alton, and Waxahatchie.
From Galveston, by Saluria, and Indianola, to Port Lavaca.
From Galveston, by Anahuac, John's Liberty, Grand Cane, and Smith-field, to Swartwout.
From Galveston, by San Louis, and Quintanna, to Matagorda.
From Galveston to New Orleans, La.
From Galveston to Sabine City.
From Galveston, by Galveston Bay and Black Hill, to Liberty.
From Galveston, by Lynchburg, and Harrisburg, to Houston.
From Gainesville, by Alton, and Waxahatchie, to Corunna.
From Georgetown, by Gabriel Knob, to Hamilton, Burnett County.
From Gilmer, by Quitman, to Kaufman.
From Gilmer, by Red Rock, to Gum Springs.
From Gilmer, by Hopewell, to Mount Pleasant.
From Gilmer, by Holly Springs, Quitman, Retina, Davis' Mills, and Shiloh, to Greenville.
From Goliad, by Meyersville, Clinton, Cuero, and Mustang, to Hal-letsville.
From Goliad to Cibolo Springs.
From Gonzales, by China Grove, Sweet Home, Petersburg, Colum-bus, and San Barnard, to Richmond.
From Gonzales, by Live Oak, to Goliad.
From Greenwood, La., by Bethany, Elysian Fields, Tex., Kimlock, Grand Bluff, Carthage, Reed's Settlement, Fair Play, Pine Hills, and Murval, to Mount Enterprise.
From Greenville, by McKnight's, Modern Times, Coleman's Mills, and McKinney, to Dalton's.
From Gum Spring, by Mount Carmel, Garden Valley, and Canton, to Kaufman.
From Henderson to Gum Springs, via Bunker Hill, and Jamestown.
From Henderson, by Bellevue, New Danville, and Point Pleasant, to Gilmer.
From Henderson, by Sugar Hill, to Grand Bluff.
From Henderson, by San Cosme, Andarco, New Salem, Rusk, Box Creek, Roundville, and San Pedro, to Crockett.
From Hilliard's, by Carthage, to Grand Bluffs.
From Houston, by Jones', Big Creek, Solitude, Bingham's, and Liver-pool, to Galveston.
From Houston to Oyster Creek.
From Houston, by Hodge's Bend, and Richmond, to Wharton.
From Houston, by Cypress top, to Anderson.
From Houston, by Clear Lake, and J. Little's, to Hodge's.
From Houston, by Houseville, Rock Island, Washington, Independence, Brenham, Vine Grove, Round Top, Rutersville, Lagrange, Plum Grove, Cunningham, Allum Creek, Bastrop, Webberville, and Case's, to Austin.
From Houston, by San Felipe, New Ulm, Industry, and Fayetteville, to La Grange.
From Houston, by Rose Hill, and Montgomery, to Huntsville.
From Huntsville to Red River Landing, La.
From Huntsville, by Home, Sumpter, and Lake, to Marion.
From Huntsville, by Prairie Plains, and Anderson, to Washington.
From Huntsville to Mitchell's.
From Huntsville, by Cold Spring, Swartwout, Livingston. Greenville, Woodville, Zavalla, Jasper, and Burkeville, to Burr's Ferry, La.
From Huntsville, to Centreville, via Mitchell's, and Leona.
From Huntsville, by Trinity County Seat, to Marion.
From Indianola, by Saluria, and Port Cavallo, to Matagorda.
From Indianola, by McGrew's, to Victoria.
From Independence, by Caldwell, Chance Prairie, Nashville, and Port Sullivan, to Cameron.
From Jasper, by Burkeville, to Burr's Ferry, La.
From Jasper, by Zavalla, Mount Jordan, Bendy's Landing, Billum's Creek, Mount Hope, Moscow, and Livingston, to Swartwout.
From Jefferson, by Union Springs, Marshall, Concord, Powellton, and Greenwood, La., to Shreveport.
From Jefferson, to Fulton, Ark., by Smithland and Point Monterey.
From Jefferson, by Galatea, Port Caddo, Cook's Store, and Jonesville, to Powellton.
From Jefferson, by Floyd's Ferry, on Red River, to Fulton, Ark.
From Jefferson, by Hickory Hill, to Daingerfield.
From Jefferson, by Coffeeville, to Gilmer.
From Jefferson, by Smithland, to Point Monterey.
From Kaufman, by Kemp, and Buffalo, to Taos.
From Kaufman, by Trinity River, to Waxahatchie.
From Lagrange, by Lyons, Oakland, Hallettsville, Petersburg, and Rocky Mills, to Victoria.
From Lagrange, by Columbus, Eagle Lake, Egypt, Wharton, Preston, and Caney, to Matagorda.
From Laredo to Eagle Pass.
From Leona, by Centreville, to Springfield.
From Liberty, by Woodville, to Nacogdoches.
From Liberty to Beaumont.
From Livingston, by Woodville, to Town Bluff.
From Lynchburg to Smithfield.
From Lynchburg, by Tarkington's Prairie, Livingston, and Harrington, to San Augustine.
From Lynchburg, by Cedar Bayou, and West Liberty, to Liberty.
From Madison, by Cotland, Newton, and Salem, to Burkeville.
From Manchester, by Waco, to Cameron.
From Marshall, by Ash Spring, Friendship, Earville, and Pine Tree, to Gilmer.
From Marshall to Port Caddo.
From Marshall, by Union Springs, to Jefferson.
From Marshall, by Ash Spring, Earville, Pine Tree, Point Pleasant, and Gum Spring, to Tyler.
From Marshall, by Henderson, Tyler, Canton, Cedar Grove, Millwood, and McKenney's, to Sherman.
From Marshall, by Glade Springs, Elysian Fields, Keatchie, La., and Grand Cane, to Mansfield.
From Matagorda, by Brazoria, and Cedar Lake, to Sugar Land.
From McKinney, by Alton, to Birdsville.
From McKinney to Sherman.
From Milan, by Pendleton, Manny, La., and Fort Jesup, to Grand Ecore.
From Mount Carmel, by Starne's House, to Gilmer.
From Mount Pleasant, by Jordan's Mills, to Palestine.
From Mount Pleasant, by Gray Rock, Lone Star, White Oak, Tarrant, Black Jack Grove, Timber Creek, Greenville, Bean Creek, Millwood, and Black Hill, to Dallas.
From Nacogdoches, to Shelbyville, via Crane's.
From Nacogdoches, by Linn Flat, to Mount Enterprise.
From Nacogdoches to Weiss Bluff.
From Nacogdoches, by Anadarko, and New Salem, to Tyler.
From Nacogdoches, by Douglass, Linwood, Alto, Crockett, and Cincinnati, to Huntsville.
From Nacogdoches, by Marion, and Harrington, to Woodville.
From Nashville, by Wheelock, to Leona.
From New Braumfeld, by Seguin, and Belmont, to Gonzales.
From New Braumfeld, by Sisterdale, to Fredericksburg.
From New Orleans, La., to Sabine City, Texas.
From New Orleans, La., to Brazos Santiago, Texas.
From New Orleans, La., by Galveston, Tex., Saluria, Port Cavallo, and Lasalle, to Indianola.
From Palestine to Magnolia.
From Palestine, by Kaufman, to Millwood, thence through Searcy's Settlements, to Bonham.
From Paris, by Shackey's, to Pine Bluff.
From Paris, by Lake Creek, to Tarrant.
From Paris, by Prairie Mount, Ben Franklin, and North Sulphur, to Greenville.
From Port Lavaca, by Woodport, to Texana.
From Quitman, by Kaufman, to Dallas.
From Red River Landing, La., to Huntsville, Texas.
From Rock Island, by Chapel Hill, to Brenham.
From Rock Island, by Washington, Independence, Brenham, Vino Grove, Round Top, Ruterville, La Grange, Plum Grove, Cunningham, Allum Creek, Bastrop, Webberville, and Cases, to Austin.
From Rock Island, by Retreat, and Gainesville, to Anderson.
From Rock Island, by Tippett's, Wade's, and Gaston's, to Hodges.
From Round Top, by Long Point and Gay Hill, to Independence.
From Rusk, by Pinetown, Marlow's Hill, Palestine, Beaver, Alfred, Athens, Kemp, Warsaw Prairie, and Prairie Creek, to Dallas.
From Rusk, by Sulphur Springs, to Douglass.
From Rusk, by Jacksonville, to Larissa.
From Rusk to Linwood.
From Sabinetown, by Fairmount and Toledo, to Burkeville.
From Sabinetown, by Milan, San Augustine, Chirico, and Melrose, to Nacogdoches.
From Sabinetown, by Bear Creek, to Jasper.
From Sabinetown, by Hamilton, to Shelbyville.
From San Antonio, by Castroville, Fort Inge, and Leona, to Eagle Pass.
From San Antonio to Copano, via Goliad, and Refugio.
From San Antonio, by Goliad, to Lamar.
From San Antonio to Laredo.
From San Antonio, by Poast Oak, Southerland Springs, Yorktown, Coletto, Sulphur Springs, Pierpont Place, Victoria, and Port Lavaca, to Indianola.
From San Antonio to Fredericksburg.
From San Antonio, by Valley, to Seguin.
From San Antonio to Castroville.
From San Antonio, by Eagle Pass, Presidio Del Norte, and El Paso, to Dona Ana.
From San Augustine, by Port Windham, to Woodville.
From San Augustine to Marion.
From San Jacinto to Smithfield.
From Sulphur, by Lamar, Copano, and Aransas, to Corpus Christi.
From Shelbyville, by Ashton's and McMillan's, to Pulaski.
From Shelbyville to Henderson.
From Shelbyville, by White Cottage, Buena Vista, Henderson, Bunker Hill, Summer Grove, and Clopton, to Tyler.
From Shelbyville, by Myrick's Ferry, to Grand Ecore, La.
From Sherman, by Bason Springs, to Gainesville.
From Sherman, by Woodboro, to Fort Washita, Grayson County.
From Shreveport, La., to Austin, Texas.
From Springfield, by Twockony Springs, Spring Hill, and Dresden, to Chamber's Creek.
From Springfield to Marlin, via Alto Springs.
From Springfield, by Cotton Gin, Fairfield, Avant, Troy, Bethel, and Tennessee Colony, to Palestine.
From Swartwout, by Cold Spring, to Huntsville.
From Taos, by Musket, Corsicana, and Richland, crossing to Tiwockony Springs.
From Taos, by Waxahatchie, Cedar Hill, and Johnson's Station, to Birdville.
From Tarrant, by Hooker, Cedar Grove, College Mound, and Kaufman, to Taos.
From Texana, by Wharton and Calder's, to Columbia.
From Texana, by Morales, De Lavaca, and Bearden, to Petersburg.
From Town Bluff, by Magnolia Springs, Cortland, Belgrade, Calcasieu parish, and Dempsey's Isles, in Louisiana, to Cheneyville.
From Tyler, by Mount Carmel, Belzora, Sand Spring, Quitman, and Big dollar, to Tarrant.
From Tyler, by Hamburg, and Brownsboro', to Athens.
From Tyler to Mount Vernon, via Quitman.
From Tyler, by Seven Leagues, Larissa, Kickapoo, and Plenitude, to Palestine.
From Tyler, by Flora, Jordan's, Saline, Barren Ridge, and Four Mile Prairie, to Kemp.
From Victoria, by Fanning's Defeat, Goliad, Refugio, and San Patricio, to Corpus Christi.
From Victoria, by Texana and Wharton, to Richmond.
From Victoria, by Auagua, to Lamar.
From Waco Village, by Dresden, to Corsicana.
From Waco Village, by Deer Creek, to Cameron.
From Walling's Ferry, by Cotton Plant and Fredonia, to Henderson.
From Washington, by Grimesville, Shannon, Montgomery, and Danville, to Cold Spring.
From Washington, by Chapel Hill, Travis, Belleville, Swearengen, San Felipe, Richmond, Big Creek, Columbia, Hind's Brazoria, and Gulf Prairie, to Quintana.
From Washington, by Millican, Boonville, Wheelock, and Alta Springs, to Springfield.
From Wheelock, by Prosperity and Marlin, to Waco Village.
From Woodville to Town Bluff.
From Woodville, by Providence Hill, to Beaumont.

ARKANSAS.

From Amity to Hot Springs.
From Antoine, by Brooktown, Murfreesboro', John Russ's, and Fanning, to Parapluits.
From Antoine, by Stewart's Store, and Capt. Tate's, on Little Missouri River, to Camden.
From Aberdeen, by Clarendon, Watensaw, Lake Bluff, Duvall's Bluff,
Des Arc, Augusta, Grand Glaze, Elizabeth, Jacksonport, and Oil Trough, to Batesville.
From Aberdeen, by Mound City, to Memphis, Tennessee.
From Arkadelphia, by Alpine, Amity, Centreville, and Caddo Cove, to Mount Ida.
From Arkadelphia, by Terre Noir, to Rome.
From Arkansas Post, by La Grew's Springs, and Molina del Rey, to Crockett's Bluff.
From Athens to Springfield, Missouri.
From Bartholomew, by Holly Point, to Hawkins' Landing.
From Batesville, by Graham, Wallace Creek, Little Rocky Bayou, Richwoods, Sylamon Creek, and Locust Grove, to Wiley's Cove.
From Batesville, by Rocky Bayou and Mount Olive, to North Fork.
From Batesville, by Poke Bayou, Wild Haws, and Franklin, to Pilot Hill.
From Batesville, by Curia, Barry, and Smithville, to Jackson.
From Batesville, by Walnut Grove and Hazel Grove, to Smithville.
From Benton, by Owensville, Whittington, Akin's Store, and Harold, to Mount Ida.
From Benton, by Brown's, to Lost Creek.
From Benton, by Bland's and Brazil, to Perryville.
From Bentonville, by J. M. Hoge's, to Fayetteville.
From Bentonville, by Spavinage, to Maysville.
From Boonville to Fort Smith.
From Brownsville to Des Arc, via Pigeon Roost.
From Brownsville, by Richwoods, Clear Lake, and Bocage's Mill, to Pine Bluff.
From Camden, by Hampton, Warren, and Monticello, to Gaine's Landing.
From Camden, by Woodlawn, Lamartine, Leak's Store, and Bear Creek, to Louisville.
From Camden, by Buena Vista, Seminary, Liadesdale, Taylor, Calhoun, Millville, and Haynesville, Louisiana, to Homer.
From Camden, by Liberty, Caney, Mount Moriah, and Clark's Mills, to Washington.
From Camden to Arkadelphia.
From Camden to Beech Creek, in Clark County.
From Carrollton, by Dubuque, to Rock Bridge, Mo.
From Carrollton, by Osage, King's River, Marble, Huntsville, and Fitzworth, to Fayetteville.
From Carrollton, by Worth, to Rock Bridge, Mo.
From Carrollton, by Perryville, to Washbourn Prairie, Mo.
From Carrollton to Springfield, Missouri.
From Carrollton to Curiton, Missouri, via Mouth of Butler's Creek and Prairie.
From Carrollton to Flat Creek, Missouri.
From Carrollton to Rockbridge, Missouri.
From Charleston, by Brunner, Big Creek, and Greenwood, to Sugar Loaf.
From Chickelah to Pleasant Valley.
From Chickelah to Hot Springs.
From Clarksville, by Griffin's, Dover, Glass Village, Clinton, Kinderhook, Wolf Bayou, and Alder Brook, to Bateville.
From Clarksville, by Piney, Point Means, Mount Parthenon, and Jasper, to Carrollton.
From Clarksville, by Wardville and Ewbank's Mills, to Saint Paul.
From Clarksville, by Cobbsville, to Saint Paul.
From Clarksville, by Ewbank's Mills and Whiteley's, to Osage.
From Clarendon to Surrounded Hill.
From Clinton, by Meadows, Locust Grove, and Big Flats, to Buffalo City.
From Cross Roads, by Boonville, Tumlinsonville, Waldron, Parks, and Quito, to Panther.
From Danville, by Rover and Bluffton, to Milton Galbreath's, in Scott County.
From Danville, by William Park's, Yell County, and Milton Gilbreath's, to Felix Grundy Gaines'.
From Danville, by Parkersburg, Rock Creek, Revillo, Trouble Hill, Boonville, New Market, and Greenwood, to Fort Smith.
From Dary Saw, by White Oak and Powell's Mills, to Elba.
From Dary Saw, by Camp Creek and Cherry Grove, to Lost Creek.
From Des Arc, by West Point, to Searcy's.
From Des Arc Bluff, intersecting military road near Cadron Ferry, by the way of Lewisburg, Lemoine's Ferry, and Dardanelles, to Fort Smith.
From Doaksville, by Armstrong Academy, to Fort Washita.
From Dover, by Borland, to Yellville.
From El Dorado, by Beaver Ruin, Three Creek, Scottsville, La., Franksville, Tiger Creek, and Horner, to Minden.
From El Dorado, by Mount Holly, Calhoun, and Dorchert, to Lewisville.
From El Dorado, by Hillsboro' and Cherry Ridge, to Farmersville.
From El Dorado, by Lisbon and Buffalo, to Camden.
From Elizabeth, by Jacksonport, Kenyon, Clover Bend, and Powhatan, to Smithville.
From Elizabeth, by Coleraine, Santa Fe, Oak Ridge, Lorado, and Wolcott, to Gainesville.
From Elizabeth to Wolcott.
From Evansville, by Flint and Tahlequah, to Fort Gibson.
From Fayetteville, by Hiloche to Maysville.
From Fayetteville to Boon's Grove.
From Fayetteville, by Boon's Grove, to Carrollton.
From Fair Forest, by Reif's Bluff, Montonga, Monticello, Lacy, Fountain Hill, Hamburg, and Elen, to Bastrop, La.
From Fair Play, by cliff's Mills, to Owensville.
From Fair Play to Hot Springs.
From Fort Gibson, by Creek Agency, Micco, and Fort Washita, to Fort Arbuckle.
From Fort Smith to Donna Anna, on the Rio Grande.
From Fort Smith, by Jenny Lind, Hodge's Prairie, Black Jack, and Tumlinsonville, to Waldron.
From Fort Smith, by James' Fork, Sugar Loaf, Chocoville, and Black Jack, to Tumlinsonville.
From Fort Smith, by Choctaw Agency, and Micco, to Fort Washita.
From Fort Smith, by Kidron, to Fort Gibson.
From Fort Smith, by Choctaw Agency, to Doaksville.
From Fulton, Hempstead County, to Rocky Comfort.
From Fulton, to Fort Townson, via Pine Prairie, and Layesport.
From Gainesville to Hatcher's, on Eleven Point River, via Sherky's Ferry, Dockworth's Ferry, Fourche, Dumas, and Medical Spring.
From Gainesville, by Drew, to Pocahontas.
From Gainesville, by Oak Bluff, Chalk Bluff, and West Prairie, Mo. to Bloomfield.
From Grand Lake, by Masonia, to Deerfield, Louisiana.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Grand Lake, by Caney Bridge and Holly Point, to Hamburg.
From Grand Glaze to Searcy's.
From Hamburg, by Fountain Hill and Long View, to Warren.
From Helena, by Planter's Big Creek, Valley Grove, and Lawrenceville, to Clarendon.
From Helena, by La Grange, Beech Grove, Marina, Languella, and Mount Vernon, to St. Francis.
From Helena, by Longtown, Miss., Peach Creek, and Moonthalia, to Sledgeville.
From Helena, by North Creek, Tullysville, Rough and Ready, Oakland, Cotton Plant, and Gage's Point, to Augusta.
From Hillsboro', by Union Springs, Holly Springs, and Union Cross Roads, La., to Marion.
From Huntsville, by Lewis W. Thompson's, on War Eagle, Jennings', on White River, and Rolen's Ridge, to Washbourne's Prairie.
From Hurricane, by James Bruton's, to Dover.
From Jacksonport, to Wild Harris', in Izard County.
From Jacksonport to Morristown.
From Jacksonport, by Powhatan, to Pocahontas.
From Jackson, by Red Bank, to Pilot Hill.
From Jasper, by Kingston, to Huntsville.
From Jasper, by Forest Home, Borland, and Point Peter, to Lebanon.
From Kansas, by Parkville, Wiandotte, and Hampton, to Platte City, Mo.
From Little Rock, by the old military road, Bayou, Metre Settlement, and Samuel Walker's Old Stand, to Searcy's.
From Little Rock, by Springfield, to Clinton.
From Little Rock, by Mary, Brownsville, Aberdeen, and other intermediate offices, to Memphis, Te.
From Little Rock, by Mouth of Cache River, to Oakland.
From Little Rock, by Preston and Quitman, to Kinderhook.
From Little Rock, by North Point, Maumelle, Perryville and Petit Jean, to Danville.
From Little Rock, by Plum Bayou, Pine Bluff, New Gascony, Richland, Swan Lake, Nicotoo, Cummins, South Bend, Arkansas Post, and Red Fork, to Napoleon.
From Little Rock, by Red Oak, Oakland Grove, Stony Point, Searcy, Cold Well, Pleasant Plains, and Rocky Point, to Batesville.
From Little Rock, by Perryville, Danville, Parkersburg, Reveille, and Charleston, to Fort Smith.
From Little Rock, by Green Grove, Lewisburg, Galley Creek, Norristown, Russellville, and Scotia, to Pittsburg.
From Lebanon to Forsyth, Mo.
From Lebanon to Dover.
From Lehigh, by Bushwoods, to Storer's Gin.
From Lewisburg, by Dart, to Perryville.
From Lewisburg, by Springfield, to Clinton.
From Lewisville to Minden, Louisiana.
From Lewisville to Lebanon, via Calhoun, and Beechland.
From Lisbon to Lewisville, by Mount Holly, Calhoun, Magnolia, and Dorchester.
From Lisbon to Mount Holly.
From Little Bay, by Hampton, and Fremont, to El Dorado.
From Locust Grove to Lebanon.
From Maysville to Bentonville.
From Marion to Smith's, via Deeron's.
From Marion, by Oldham, Pecan Point, Ocola, and Canadian, to Hickman's Bend.
From Mill Bayou, to Chilleceaux, Missouri, via Checkasawba, Fleetor's, Big Lake, and Grand Prairie.
From Mount Ida, by Cedar Creek, to Waldron.
From Mount Olive, by Sylamore, Flat Woods, and Richwood's, to Kinderhook.
From Murfreesboro' to Adams, Washita county.
From Napoleon, by Island No. 66, Laconia, Barney's, Thompson's Landing, Miss., Friars Point, Helena, Ark., Sterling, Wayne, Walnut Bend, Bledsoe's Landing, Blue's Point, Grayson, Ceralta, Miss., and Elm Grove, to Memphis, Tenn.
From Napoleon, by White River, St. Charles, Cass-Cove, and Crockett's Bluff, to Aberdeen.
From Napoleon, by John H. Freeman's, David Weirs, and Gary Williams, on Bayou, Bartholomew, to Wileyville.
From North Fork, by Rapp's Barren, to Rockbridge.
From North Fork, by Buffalo City, Yellville, Rolling Prairie, Mount Pleasant, and Crooked Creek, to Carrollton.
From Norristown, by Dardanelles, and Chickelah, to Danville.
From Oakland Grove, by Brownsville, to Des Arc.
From Oakland Grove to Brownsville.
From Oakland Grove, Hickory Plain, to Des Arc.
From Ozark, by Mount Gilead, Brawley's, Brownsville, Charlestown, and Robert Maffit's, to Cross Roads.
From Panther to Caddo Cove.
From Panther, by Cove and Mineral Hill, to Ultima Thule.
From Perryville to Park's, via Huston's, Smith's, Briggs, and W. J. Parks.
From Paraclifta, by Lion's Beard, Ultima Thule, Eagletown, Luck-fah-tah, and Wheelock, to Doaksville.
From Pilot Hill, by Bennett's River, Bennett's Bayou, and St. Leger, Mo., to Rockbridge.
From Pine Bluff, by Mahoney's Ferry, James Hudson's, Wm. H. Wilson's, John B. House's, Brushy Woods, Storer's, and John R. Lightfoot's, to Camden.
From Pine Bluff, by Dary Saw, Beech Bluff, and Hurricane Creek, to Princeton.
From Pine Bluff, by Fair Forest, Wileyville, Bartholomew, and Gaines' Landing, to Columbia.
From Pine Bluff, by White Oak Bluff, to Chambersville.
From Pine Bluff, by Lehi, Mount Elba, and Eagle Creek, to Warren.
From Pine Bluff, by White Oak, to Princeton.
From Pine Bluff to Arkansas Post.
From Pine Bluff to Washington, via Princeton and Dallasport.
From Pine Bluff to Lost Creek, via Carr's and Hestor's Bridge, on Hurricane Creek.
From Pine Bluff, to Bastrop, Louisiana, via Monticello, and Hamburg.
From Pittsburg, by Clarkesville, Horse Head, Ozark, Pleasant Hill, and Van Buren, to Fort Smith.
From Pittsburg, by Roseville, Sub Rosa, Point Prairie, Charleston, and Bloomer, to Fort Smith.
From Pocahontas, by Spring Creek, Jobe, Mo., and Webster, to Thomasville.
From Port Gibson, by Creek Agency, North Fork, Perryville, and Fort Washita, to Fort Arbuckle, Western Territory.
From Powhatan, by Hazel Grove, to Batesville.
From Powhatan, by James Childress', to Gainesville.
From Princeton, by Fairview, to Eachemasso.
From Revieille to Charlestown.
From Richwood's to Duvall's Bluff.
From Rockport, by Tulip, Princeton, Chappell, Freco, and Luda, to Camden.
From Rockport to Lost Creek.
From Rockport, by De Roche, Point Cedar, and County Line, to Murfreesboro'.
From Rome to Beach Creek.
From Russellville to Dover.
From St. Francis, by Green Plains, Marion, and Mound City, to Memphis, Tenn.
From St. Francis, by Eureka, Mill Ridge, Johnston, Mount Pinson, Elizabeth, Jacksonport, Oil Trough, and Sulphur Rock, to Batesville.
From St. Francis, by Taylor's Creek, and Oakland, to Clarendon.
From St. Francis, by Wittsburg, Walnut Camp, Farm Hill, Bolivar, Goldsboro', Newport, and Greensboro', to Gainesville.
From Searcy, by Augusta, and Wittsburg, to Memphis, Tenn.
From Searcy's to Kinderhook.
From Searcy, by Quitman, to Clinton.
From Smithville, by Powhatan, Childress, and Manseeker's Settlement, Greensboro', and Bolivar, to St. Francis.
From Smithville, by Canton, to Pilot Hill.
From Smithville, by Evening Shade, and Wild Haws, to Mount Olive.
From Stony Point, in White County, to Quitman, in Van Buren County.
From Terre Noir to Stewart's Store, in Clarke County.
From Van Buren, by Joseph Brant's, Crawford County, an Lee C. Blackamore's, to Fayetteville.
From Van Buren, by Belmont, The Narrows, and Fancy, to Fayetteville.
From Van Buren, by Natural Dam, Evansville, Hermansburg, and Boonsboro', to Fayetteville.
From Warren, by Moro, Chambersville, Stover, and Red Bird, to Princeton.
From Washington, by Lewis Nana's, and Lamartine, to Magnolia.
From Washington, by Albany, to Lamartine.
From Washington, by Columbus, Saline, Brownstown, Paracifita, Rocky Comfort, Mill Creek, Tex., and Almond Grove, to Clarksville.
From Washington, by Justus Mills, Centre Point, Shetucket, and Gap Springs, to Panther.
From Washington, by Mine Creek, and Wilton, to Murfreesboro'.
From Washington to Fulton.
From Washington, by Spring Hill, and Lewisville, to Walnut Hill.
From Whittington to Dallas, via Mount Ida and Caddo Cove.
From Wilmington, by Hillsboro, Spearville, and Scottsville, La., to Homer.
From Wilmington, by Carysville, to Marion.
From Wildham's, by Union, to Bennett's Bayou, in Fulton county.
From Yellville, Marion county, eastwardly, by William Jones's, at Bennett's River, Fulton county, crossing Big North of White river, to Alvin Gordon's Ferry.
From Yellville, by Worth, to Forsyth, Mo.
From Yellville, by Tomahaw, Lebanon, and Wiley Cove, to Clinton.
From Yellville to Dover, via Borland.
From Yellville to Bennett's River, via Jone's and Gordon's Ferry, on Big North Fork of White River.
TENNESSEE.

From Athens to Morgan C. H., via Kingston.
From Athens to Washington.
From Athens to Hamilton C. H., via Cowan's Ferry.
From Athens to Mount Vernon, via Hayne's Store.
From Athens, by Cantrell's Cross Roads, and Coghill, to Columbus.
From Bagdad to Carthage.
From Baker's Gap, by Butler, to Dugger's Ferry.
From Ball Play to Glenn's, on Cane Creek.
From Battle Creek to Lebanon, Ala., via Rice's Ferry.
From Bean's Station to Mouth of Chucky, via Morristown.
From Bean's Station, by Noe's Ferry, to Morristown.
From Benton, by Ocoa, Canassauga, Cohutta Springs, Ga., Rural Vale, and Fillmore to Dalton.
From Blountsville, by Gott's Cross Roads, Campbell's Rest, James' Cross Roads, Clear Creek, and Laurel Gap, to Bay Mount.
From Bolivar, by Whiteville, Fayette Corner, and Danceyville, to Wesley.
From Bolivar, by Middleburg, New Castle, Somerville, Moscow, Oakland, Hickory Withe, Sandy Springs, Ammonia, Colliersville, Morning Sun, Greenbottom, Germantown, and Raleigh, to Memphis.
From Bolivar, by Audubon, and Nubbin Ridge, to Metamora.
From Brownsville to Fulton.
From Brownsville, to Covington, via Wesley.
From Brownsville, by Carolina, and Woodville, to Dry Hill.
From Calhoun, by Pearce, and Goodfield, to Decatur.
From Camden, by Chaseville, Etna, Eagle Creek, Morgan's Creek, and Cub Creek, to Perryville.
From Camden, by Paris, Mt. Holyoke, Como, Irvine's Store, Dresden, Old Hickory, Totten's Wells, and Bulah, to Hickman, Ky.
From Carthage, by Montrose, Granville, Bagdad, Flynn's Lick, to Gainesboro.
From Carthage, by Peyton's Creek, Pleasant Shade, Witcher's Cross Roads, and Red Boiling Springs, to Clementsville.
From Campbell's, to Pumplintown, [Mount Pleasant,] via Blair's Ferry.
From Campbell's Station to Louisville.
From Centreville to Perryville.
From Centreville, via Beardstown, Macedonia, and McCoy's, to Bull's Landing.
From Centreville, by Vernon, Charlotte, Barton's Creek, McAllister's Cross Roads, Richardson's, and Pleasant Mound, to Clarksville.
From Charlotte, by Bellsburgh, Ryan's Store, and Josephine, to Springfield.
From Charleston, by Stony Point, to Benton.
From Chattanooga, to Charleston, via Harrison and Georgetown.
From Chattanooga to Glasgow, Ky., via Sparta, Gainesboro', and Tompkinsville.
From Cheap Valley, by New London, to Conyersville.
From Clarksville to Hopkinsville, Ky.
From Clarksville to Cadiz, Ky.
From Clarksville, by Fredonia, Thomasville, Josephine, and Sycamore Mills, to Ridge Post.
From Clarksville, by Little Grove, Indian Mound, Cumberland Iron Works, Dover Standing Rock, Mouth of Sandy, and Ell Grove, to Paris.
From Clarksville, by Dailey's, Palmyra, Yellow Creek Furnace, Sailor's Rest, Danielsville, and White Oak, to Waverly.
From Cleveland, by Chataty, Benton, Pelton, Springtown, Towell

TENNESSEE.
Falls, Coker Creek, Turtle Town, N. C., Laurel Valley, Persimmon Creek, and Nottla, to Murphy.
From Cleveland, by Cohuttah Springs, Ga., and Mountain Town, to Ellejay.
From Cleveland, by Limestone, and Mouth of Hiwassee, to Smith's Cross Roads.
From Cleveland, by Benton, to Ducktown Copper Mines.
From Clinton, by Beaver Ridge, and Ball Camp, to Campbell's Station.
From Clinton, by Wallace's Cross Roads, Loy's Cross Roads, Lost Creek, Big Barren, and Head of Barren, to Tazewell.
From Clinton, by Roberts ville, Oliver's, and Crooked Fork, to Morgan Court House.
From Columbia, via Shelbyville, Huntsville, Ala., and Pulaski, to Columbia.
From Columbia to Clarksville, via McAllister's Cross Roads, and Dixon C. H.
From Columbia to Waynesboro.
From Columbia, to Lebanon, via Hart's Cross Roads, and Murfreeboro.
From Columbia to Jackson, via Perryville and Lexington.
From Columbia to Fayetteville, via Bigbyville, Pleasant Grove, Mooresville, and Cornersville.
From Columbia, by Pleasant Grove, Mooresville, and Berlin, to Lewisburg.
From Columbia, by Hope Mill, to Williamsport.
From Columbia, by Poplar Ridge, Lynnville, Pulaski, Midbridge, Elkton, White Hill, and Madison's Cross Roads, Ala., to Huntsville.
From Crossville, by Long View, and Coopersville, to Jamestown.
From Crossville, by Orme's Store, and Nine Mile, to Pikeville.
From Crossville, by Grassy Cove, and Cross Keys, to Ten Mile Stand.
From Dandridge, to Bean's Station, via Iron Works of Mossy Creek, and Stiffey's Mill.
From Dandridge to Marysville, via Sevierville.
From Dandridge to Morristown.
From Decaturville by Hermitage, and Swallow Bluff, to Lee's Bluff.
From Decaturville to Perryville.
From Denmark, by Copan, Brownsville, Durhamville, and Covington, to Randolph.
From Double Springs, by Equality, and Netherland, to Crossville.
From Dover to Cadiz, Ky., via Tobacooport.
From Dover to Strombold Furnace.
From Dover to New Concord, Ky.
From Dresden, by Dedham, Mount Prospect, and Andalusia, to Yorkville.
From Dresden, by Palmer's Store, and Elm Tree, to Boydsville.
From Dresden, by Middleburg, and Mount Pelia, to Troy.
From Dyersburg, by Miller's Chappel, Chestnut Bluff, Lanefield, Cherryville, Cageville, Mason's Grove, and Poplar Corner, to Jackson.
From Dyersburg, by Miller's Chappel, Begg's Cotton Gin, Quincy, and Dr. Hick's, to Mason's Grove.
From Dyersburg, by Wilkinsville, to Trenton.
From Dyersburg to Booth's Point, in Dyer County.
From Elizabethtown to Morgantown, N. C.
From Elizabethtown to Abingdon, Va., via Stony Creek, and Shady.
From Elizabethtown, by Longmires, to Stockville, N. C.
From Elizabethtown, by Greenfield, Blountsville, and Arcadia, to Kingsport.
From Elizabethtown, by Peoplesville, and Swingleville, to Longmire.
From Elizabethtown to Shady.
From Fayetteville, to Harpeth, via New Hope, Farmington, Fishingford, Civil Order, and Gideonville.
From Fayetteville, to Upper Elkton, via Dyer's Store, Cold Water and Hightower's Store.
From Fayetteville to Winchester.
From Fayetteville, by Viney Grove, Cyruston, Millville, Bunker Hill, Bradshaw, and Lamartine, to Pulaski.
From Fayetteville, by Camargo, Molino, and Robertson's Store, to Pleasant Plains.
From Fayetteville, by Boon's Hill, and Gas Factory, to Cornersville.
From Fayetteville, by Kinderhook, George's Store, and Oregon, to Salem.
From Fayetteville, by Cordova, to Branchville.
From Fayetteville to Tullahoma.
From Franklin, by Hutt's Cross Roads, to Rally Hill.
From Franklin, by West Harpeth, Hill's Valley, Leiper's Fork, Boston, Lick Creek, Totty's Bend, Centreville, Beaver Dam Springs, Pleasantville, Linden, Beardstown, and Wood's, to Perryville.
From Franklin, by Pinkney, and Bethesda, to Hutt's Cross Roads.
From Gainesboro', by New Columbus, Buck Point, Meigsville, Butler's Landings, and Hamilton's Landing, to Celina.
From Gainesboro, by Whitleyville, Clemensville, Tompkinsville, Ky., Mud Lick, and Skegg's Creek, to Glasgow.
From Gainsboro, by New Columbus, Hilham, Livingston, Nettle Carrier, and West Fork, to Jamestown.
From Gainsboro, by Rocky Mount, Highland, Bagdad, and Pleasant Shade, to Dixon's Springs.
From Gallatin, to Springfield, via Cross Plains.
From Gallatin, to Scottsville, Ky., via Bledsoe's Creek.
From Gallatin to Elkton, Ky., via Cross Plains, Keysburg, and Allensville.
From Gallatin to Murfreesboro', via Lebanon.
From Greenville, by Camp Creek, Horse Creek, and Broylesville, to Rheatown.
From Greenville, by Timber Ridge, Little Chucky, Warrensburg, Chucky Bend, Snoddyvill, and Leadvale, to Dandridge.
From Greenville, by Limestone Springs, Paint Rock, Warmsprings, N. C., Lapland, and French Broad, to Asheville.
From Hardinsville to Tipton C. H., via McNairy C. H., and Hardeman C. H.
From Hardinsville, to Florence, Ala.
From Harrison to Cliftonport, via Blue Spring.
From Harrison to Pikeville, via Hinson's.
From Harrison to Chattanooga.
From Harrison, by Walden's Ridge, Hinson's, and Stephen's Chappel, to Fillmore.
From Harrison, by Hinson's, to Pikeville.
From Hermitage, by Swallow Bluff, on the Tennessee river, to Savannah.
From Huntingdon, by McLemoresville, Shady Grove, Waterford, Trenton, Gibson's Wells, Quincy, Cageville, Cherryville, and Rusk, to Brownsville.
From Huntingdon, by Roan's Creek, Red Mound, Lexington, Middle Fork, Jack's Creek, and Anderson's Store, to Purdy.
From Huntingdon, by Hico, Caledonia, Fleming's, Christmasville, Pilloville, and Winston, to Dresden.
From Huntingdon, by Terry, South Carroll, Spring Creek, Jackson, Medon, Bolivar, Van Buren, and Williams' Store, to La Grange.
From Jacksboro', by Huntsville, to Jamestown.
From Jacksboro', by Elk Gap, to Williamsburgh.
From Jacksboro', by Straight Fork, Buffalo Creek, Pouch Creek, and Wild Cat, Ky., to Whitley Court House.
From Jackson, by Mifflin, Jack's Creek, Mud Creek, and Coffee Landing, to Savannah.
From Jackson, by Andrew's Chapel, Denmark, Black Oak Grove, Fayette Corner, Championville, Pierce, and Somerville, to Moscow.
From Jackson, by Mount Pinson, Mifflin, and Nero, to Lexington.
From Jasper to Nickajack.
From Jasper, by Dadaville, Checksville, Looney's Creek, Cooper's Creek, and Mount Airy, to Fillmore.
From Jonesboro' to Ash C. H., N. C., via Elizabethtown.
From Jonesboro' to Boat Yard, via Embree's Iron Works.
From Jonesboro' to Ashville, N. C., via the Walnut Mountains.
From Jonesboro' to Newport, via Broyle's and Camp Creek Iron Works.
From Jonesboro' to Charlotte, N. C.'
From Jonesboro', Wautauga Bend, Rocky Mount, Greenfield, White Top, and Paperville, to Abingdon, Va.
From Jonesboro', by Cox's Store, to Longmire.
From Jonesboro', by Buffalo Ridge, to Gott's Cross Roads.
From Kingsport, by Clover Bottom, James' Cross Roads, and Locust Mount, to Jonesboro'.
From Kingston, by Barnardsville, Ten Mile Stand, Sewee, Decatur, Goodfield, Pine Land; Kincannon's Ferry, Limestone, Long Savannah, and Snow Hill, to Harrison.
From Kingston, by Gray's Hill and Wood's Hill, to Campbell's Station.
From Kingston, by Emory Iron Works, Morgan Court House, and Boiling Spring, to Jamestown.
From Kingston, by Welch's Mills, to Robertsville.
From Kingston, by Tabor and Erie, to Athens.
From Knoxville, by Mecklenburg, Flint Gap, Tuckahoe, Greenvale, Dandridge, Oak Grove, Wilsonville, Newport, Parrotsville, and Cedar Creek, to Limestone Springs.
From Knoxville, by Gap, Creek, Trundle's Cross Roads, Boyd's Creek, Henry's Cross Roads, Cannon's Store, Sevier Court House, and Fair Garden, to Wilsonville.
From Knoxville to Danville, Ky., by the most direct and practicable route.
From Knoxville, by Marysville, Four Mile Branch, and Madisonville, to Athens.
From Knoxville, by Lyon's Store, Colloway's, and Gallaher's, to Kingston.
From Knoxville, by Low's Ferry, Unitia, Cloyd's Creek, and Morgantown, to Madisonville.
From Knoxville, by Church Grove, Woodbourne, Bull Run, Haynes, and Head of Barren, to Tazewell.
From Knoxville, by Marysville and Montvale Springs, to Anderson Court House, S. C.
From Knoxville, by Campbell's Station and Lenoirs, to Loudon.
From Knoxville, by Wilson's, Clinton, Ross, Jacksboro', Speedwell, Pleasant, and Old Town, Cumberland Gap, Ky.
From Knoxville, by Academia, Blains Cross Roads, Spring House, Rutledge, Bean's Station, Rocky Spring, Red Bridge, Marble Hall, Rogersville, Yellow Store, Lyon's Store, New Canton, Kingsport, and Eden's Ridge, to Blountsville.
From Knoxville, by Strawberry Plains, New Market, Mossy Creek,
Panther Springs, Morristown, Russellville, Bay Mount, Gustavus, Greenville, Henderson's Mills, Rheatown, Leesburg, Jonesboro', Boon's Creek, and Hilton, to Blountsville.

From La Fayette, by Red Boiling Springs, Clementsville, and Lodi, to Celina.

From La Fayette, by Meaderville, to Hartsville.

From La Fayette, by Brook's Tan Yard, Witcher's Cross Roads, and North Spring, to Whitleyville.

From La Fayette, by Goose Creek and Alton Hill, to Rock House.

From La Grange, by Moscow, Colliersville, Germantown, and High, to Memphis.

From La Grange, by Wolf River, and Mount Comfort, to Somerville.

From Lawrenceburg to Waynesboro'.

From Lebanon, by Shop Spring, Cherry Valley, Three Forks, Alexandria, Liberty; Smithville, Sligo, Cassville, Sparta, Bonair Springs, Claysville, Crossville, Belleville Post, Oak Springs, Kingston, and Hough's Ferry, to Loudon.


From Lebanon, by Spring and Rome, to Cartaghe.


From Lexington to Carrollville.

From Lexington, by Cub Creek Springs, to Perryville.

From Lexington, by Lessensberry', Spain's, South Carroll, Levinia, Hope Hill, and Bluff Springs, to Trenton.

From Loudon, by Unitia, and Louisivale, to Marysville.

From Loudon, by Philadelphia, Sweet Water, Facility, Athens, Riceville, Charleston, Cleveland, Red Clay, Ga., and Hill, to Dalton.

From Lynchburg, by Gill's Store, Flacks, and Petersburg, to Cornersville.

From Lynchburg, by Tuckers', Arnold's Store, Shelton's Creek, and Hamiltons, to New Market, Ala.

From Lynchburg, by Jacob Awall's, to Winchester Springs.

From Madisonville to Sweet Water.

From Manchester, by Beech Grove, Walker's Mills, and Fairfield, to War Trace Depot.

From Manchester, by Spring Creek, and Pettysville, to Winchester.

From Marshall's Ferry to Hay's Ferry.

From Marysville, by Clover Hill, Cloyd's Creek, Unitia, Morgantown, Rockville, and Midway, to Athens.

From Marysville, by Chilhowee, Citico, Ball Play, Belltown, Tallico Plains, Jalapa, and Columbus, to Benton.

From Marysville, by Vance Walker's, to Tuckalechee Cove.

From McMinnville, by Irving College, and Altamont, to Pelham.

From Morganton, to Carneville, Ga., via Russell's Ferry; Chota, Tallico Plains, Beaver Dam, and Griffin's.

From Morganton to Ross's, on the Tennessee, via Monroe C. H., Mount Pleasant, and Calhoun.

From Morgan C. H. to Huntsville, in Scott County.

From Morristown to Dandridge.

From Mount Pleasant to Waynesboro', via Napier, and Catron's Iron Works, Buckner, and Dixon's Store.

From Mount Pleasant, by Newburg, to Palestine.

From Mount Pleasant, by Hampshire, Isom's Store, and Duck River, to Centreville.

From Mount Vernon, by Lee's Store, Jallappa, and Kimbrough's, to Springtown.

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VOl. X. PUB. — 60
From Murfreesbor0, to Jasper, Marion C. H., via Henderson's, Tolever's Store, Beech Grove, Stone Fort, Hillsboro, Pleasant Plains, and Caldwell's Bridge.

From Murfreesboro' to Franklin, via Anthony's Store and Harde- man's Cross Roads.

From Murfreesboro to Wilkinson's Cross Roads, via Salem Cross Roads.

From Murfreesboro to Gallatin, via Lebanon.

From Nashville, by McWhirtersville, Green Hill, Silver Springs, and Cole's Ferry, to Lebanon.


From Nashville, by Ridge Post, Cooperstown, Turnersville, Port Royal, Clarksville, New Providence, Ringgold, Oak Grove, Ky., and Long View, to Hopkinsville.

From Nashville, by Mansker's, Tyree Springs, Mulloy's, Mitchellsville, Franklin, Ky., and Woodbourn, to Bowling Green.

From Nashville, by La Vergne, Smyrna, Cherry Flat, Murfreesboro, Jordan's Valley, Fosterville, War Trace Depôt, Tullahoma, Alisonia, Stevenson, and Jonesville, to Chattanooga.

From Nashville, by Ammonde, Mayfield, and Wilson's Cross Roads, to Arrington.

From Nashville, by Stewart's Ferry, Rural Hill, Huddleston's Cross Roads, Cainsville, and Statesville, to Liberty.

From Nashville, by Pleasant Retreat, Hendersonville, Saundersville, Gallatin, Greenwood, Hanna's, Rock House, Ky., Scottsville, Cedar Spring, and Pageville, to Glasgow.

From Nashville, by Tank, South Harpeth, Barren, Bon Aqua, and Vernon, to Centreville.

From Nashville, by Nolensville, Triune, Jordan's Store, Eagleville, Versailles, Rover, Unionville, and McGowansville, to Shelbyville.

From Nashville, by Springfield, and Adairsville, Ky. to Russellville.

From New Canton to James' Cross Roads.

From Newport to Bean's Station, via Mouth of Nolachucky, McFar- land's, and Morestown.

From Newport to Rutledge, via mouth of Chucky, Mossy Creek, and Austin's Ferry.

From Newport to Greenville, via Parróssville, and Wood's Ferry.

From Newport to Sevierville, via McNabb's, Corley's Creek, Shoul'ts, and Jones' Cove.

From Orne's Store to Washington.

From Paris to Hickman, Mills Point, Ky.

From Paris to Humphrey C. H., via Point Mason.

From Paris to Perryville, via Benton C. H. and Morgan's Creek.

From Paris, to South Gibson, via Caledonia, Fleming's, Christmas- ville, and Shady Grove.

From Paris to Charlotte, via Point Mason.

From Paris, by Sherwood, Barren Hill, Boydsville, Dukedom, Felici- ana, Ky., Wesley, and Clinton, to Columbus.

From Petersburg, by Catalpa Grove, Spring Place, New Hope, Belfast, Lewisburg, Farmington, Caney Spring, Chapel Hill, and Rigg's Cross Roads, to Jordan's Store.

From Pikeville to McNair's, on Conasauga, via Blythe's Ferry.
From Pikeville to Oat's Landing, via Loyd's, Thomas's Cross Roads, Hanson's, Kirkland's, Hilliard's, and Shelton's.
From Pikeville to Jasper, via the east side of Sequatchee river.
From Pikeville, by Smith's Cross Roads, Washington, Kelley's Ferry, and Decatur, to Athens.
From Post Oak Springs, by Eagle Furnace and Sulphur Springs, to Washington.
From Pulaski, by Fayetteville and Tullahoma, to McMinnville.
From Pulaski, by Shoal Spring, Sugar Creek, and Lexington, Ala., to Ingram's Cross Roads.
From Pulaski, by Vale Mills, Bodenham, and Lawrenceburg, to West Point.
From Purdy, by Morse Creek, Jones's Mills, Metamora, Jonesboro, Misa., and Ruckersville, to Ripley.
From Raleigh, by Sulphur Well, Loosahatchie, Concordia, Sharon, and Wesley, to Brownsville.
From Raleigh, by Rosstown, Portersville, Bloomington, Covington, Walnut Post, Ripley, Dry Hill, Cottage Hill, and Double Bridges, to Dyersburg.
From Raleigh, by Big Creek, to Randolph.
From Readville to Bradyville.
From Rogersville, by Anderson's Cross Roads, War Gap, Kyle's Ford, and Whitesburg, Va., to Jonesville.
From Rogersville, by Mill Bend, Van Hill, Laurel Gap, Newmansville, and Graysburg, to Rheatown.
From Rogersville, by Lee Valley, Sneedsville, Mulberry Gap, and Yellow Springs, to Tazewell.
From Rogersville, by St. Clair, to Russellville.
From Rutledge, by Tampico, Mill Spring, and New Market, to Danridge.
From Sevier Court House, by Walden's Creek, Wear's Cove, Tuckaleeche Cove, and Cade's Cove, to Chilhowee.
From Sevier Court House, by Pigeon Forge, Ocona Lufty, Qualla-town, Big Spring, Scott's Creek, East Laporte, and Cat Valley, to Picken's Court House, S. C.
From Shelbyville to Rossville.
From Shelbyville, by Richmond, Petersburg, and Cane Creek, to Fayetteville.
From Shelbyville, by Flat Creek, Lynchburg, and Mulberry, to Fayetteville.
From Shelbyville, by Richmond, Belfast, Lewisburg, Cochransville, Cornersville, and Richland, to Pulaski.
From Shelbyville, by Rich Valley, Chestnut Ridge, Norris Creek, Fayetteville, Goshen, and Meridianville, Ala., to Huntsville.
From Shelbyville to War Trace Depot.
From Shelbyville, by Pulaski and Lawrenceburg, to Waynesburg.
From Smithville, by Mountain Creek, McMinnville, and Rocky River, to Spencer.
From Smithville, by Mechanicsville, to Woodbury.
From Smithville, Crossing Caney Fork, at Mouth of Holmes' Creek, to Pekin.
From Somerville, by Laurel, Belmont, Sharon, and Gum Hill, to Covington.
From Somerville, by Danceyville, to Brownsville.
From Somerville, by Whiteville and Cloverport, to Medon.
From Sparta, by Falling Water, White Plains, Oak Hill, Netherland, Livingston, Monroe, Olympus, and Hale's Mills, to Albany, Ky.
From Sparta, by Newark, Double Springs, Byrne, Pekin, Convenient, Carthage, Dixon’s Springs, Hartsville, Enon College, and Castalian Springs, to Gallatin.

From Sparta, by Spencer, Pikeville, Robertson’s Cross Roads, Old Madison, Fillmore, Walden’s Ridge, Soddy, and Merry Oaks, to Chattanooga.

From Sparta, by Cave, Rock Island, McMinnville, Rough and Ready, Hickory Creek, Hillsboro’, and Elk River, to Deckerd.

From Sparta, by White’s Salines, Cumberland Institute, and Dry Valley, to Walnut Grove.

From Sparta, by Green Tree, Solon, and Bee Creek, to Nine Mile.

From Springfield to Eddyville, Ky., via Port Royal, Clarksville, Palmyra, and Steward C. H.

From Springfield to Haydonsville, Ky., via Clark’s Mills and Cross Mills.

From Sycamore, by Elisha Clark’s and Brewer’s, to Sneedsville.

From Tazewell, by Isaac Buchanan’s and Caven Robinson’s, to Jonesville, Va.

From Taylorsville to Mast’s, via Taylorsville, N. C., Roane’s Creek, Tenn., Dougherty’s, Baker’s Gap, and Shady.


From Taylorsville, by Laurel Fork and Sharp’s Cross Roads, to Abingdon, Va.

From Taylorsville, by Shady, Holston Valley, and Paperville, to Sapling Grove, Va.

From Tellico Plains, by Coker Creek, Beaver Mills, Murphy, N. C., Peach Tree, Hiwassee, Shady Grove, Ga., and Nacooche, to Clarksville.

From Tobacco Port, by Hope and Spottswood Wilkinson’s, to Pine Bluff, Ky.

From Three Forks, by Commerce, Clinton College, and Gordonsville, to Carthage.

From Trenton, by Yorkville, Chester, Mason Hall, Troy, and Fremont, to Hickman, Ky.

From Trenton, by Eaton, Friendship, Chesnut Bluff, Leasville, Woodville, Ripley Court-House, and Cane Bottom, to Fulton.

From Trenton, by Antioch, Locust Grove, and Winston, to Dresden.

From Trenton, via Bluff Springs, Hope Hill, Lavinia, South Carroll, Spain’s, and Lessenberry’s, to Lexington.

From Trenton, by Shiloh, and South Gibson, to Jackson.

From Troy, by Red Foot and Silver Top, to Compromise, Ky.

From Trundle’s Cross Roads, by Ellejay, to Marysville.

From Washington, by Smith’s Cross Roads, and Sail Creek, to Soddy.

From Washington to Orme’s Store.

From Waynesboro’, by Houston, Pleasant Valley, and Lowryville, to Eagle Mills.

From Waynesboro’, by Factor’s Fork, West Point, Wayland Springs, Florence, Ala., Westmoreland, Cypress Inn, and Victory, to Waynesboro’.

From Waynesboro’, by Sorby, Smith’s Fork, Engleside, Savannah, Adamsville, Purdy, Rose Creek, Crainsville, Bolivar, Van Buren, and William’s Store, to La Grange.

From Waynesboro’, by Clifton Hermitage, Decaturville, Lexington, June, and Cotton Grove, to Jackson.

From Waynesboro’, by Whitaker’s Bluff, to Linden.

From Waynesboro’, by Carrollville, to Patrick.

From Waverly, by Buffalo, and McCageville, to Linden.

From Winchester, by Hawkersville, and Cumberland, to Pelham.

From Woodbourne, by Academia, to Strawberry Plains.
From Woodbourne, by Cedar Ford, Powder Spring Gap, Red Hill, and Clear Spring, to Thorn Hill.
From Woodbourne, by Raccoon Valley, Loy's Cross Roads, and Grantsboro', to Jacksboro'.
From Woodbourne, by Vandegriff's, and Moore's Rest, to Clinton.
From Wood's, by Brodie's Landing, Farmville, Poplar Spring, and Pleasant Exchange, to Red Mound.

KENTUCKY.
From Alexandria, by Carthage, Flag Spring, Motier, and Locust Mills, to Augusta.
From Albany, by Elliott's Cross Roads, and Pall Mall, Tenn., to Jamestown.
From Augusta to Brookville.
From Barboursville, by Meadow Creek, to Whitley Court House.
From Blandville to Cairo, Illinois.
From Blandville, by Bell Ombre, and Hazlewood, to Caledonia, Illinois.
From Booneville to Hazle Green.
From Bowling Green, by South Union, Allison, Russellville, Daysville, Elkton, Fairview, Hopkinsville, Bellevue, Cadiz, Canton, Golden Pond, Aurora, Wadesboro', Mayfield, Fancy Farm, and Milburn, to Columbus.
From Bowling Green, by Warrenton, Swan Creek, Wood Berry, Morgantown, and Cromwell, to Hartford.
From Brandenburg, by Constantine, Flint Island, Cedar Grove, Union Star, and Stephensport, to Cloverport.
From Brandenburg, by Meadville and Hudsonville, to Litchfield.
From Bradfordsville, by Mannsville, and Casey's Creek, to Neatsville.
From Carrollton, by Sandifer's Store, to Campbellsburg.
From Carrollton, by Winona, to Bedford.
From Carrollton, by Worthville, and Port Royal, to Drennon's.
From Catlettsburg, by Round Bottom, Louisa Court House, Paintsville, Prestonburg, Lanesville, and Coal Grove, to Piketon.
From Campbellsville to Neatsville, in Dark County.
From Chaplain, by Snider's, and Duncan, to Cornishville.
From Compromise to New Madrid, Mo.
From Cloverport, by Fordsville, Hines's Mills, Pleasant Grove, Hartford, North Creek, Point Pleasant, and Livermore, to Worthington.
From Covington, by Bank Lick, to Independence.
From Cynthia, by Oddville, to Claysville.
From Columbia, by Breeding's, to Burkesville.
From Columbia, by Montpelier, Jamestown, and Horseshoe Bottom, to Monticello.
From Columbia, by Millersville, Creelsborough, and Seventy Six, to Albany.
From Crab Orchard, by Lancaster, to Bryantsville.
From Cumberland Ford, by La Fontaine, Letcher, and Harlan Court House, to Jonesville, Va.
From Cumberland Ford, by Parton's Store, to Boston, in Whitley County.
From Danville, by Milledgeville, Hustonville, Middleburg, Liberty, and Neatsville, to Columbia.
From Danville, by Mitchellburg, and Haysville, to Lebanon.
From Danville, by Stanford, Walnut Flat, Crab Orchard, and Mt. Vernon, to London.
From Elizabethtown, by Stevensburg, Grayson's Springs, Litchfield, Caneyville, Morgantown, Berry's Lick, and Rabbitsville, to Russellville.
From Elizabethtown, by Cofer, Hodgenville, Oak Hill, Allendale, Summersville, Greensburg, and Haskensville, to Columbia.
From Elizabethtown, by Big Spring, to Hardinsburg.
From Elizabethtown to Buena Vista.
From Elkton, by Trenton, Roscoe and Pea Ridge, Tenn., to Clarks-ville.
From Eddyville, by Birmingham, to Benton.
From Falmouth to Foster’s.
From Falmouth, by Grassy Creek, Fiskburg, and Piner’s Cross Roads, to Crittenden.
From Falmouth, by Havilandsville, Claysville, Kentontown, Mount Olivet, Sardis, and Murpheyville, to Washington.
From Florence, by Burlington and Middle Creek Mills, to Bullittsville.
From Forest Retreat, by Carlisle, Weston and Moorefield, to Carter’s Store.
From Frankfort, by Forks of Elkton, White Sulphur, Great Cross-ings, Georgetown, Newton, and Centreville, to Paris.
From Frankfort, by Dorsey’s, to Versailles.
From Frankfort, by Elk Fork, Monterey, Owenton, New Liberty, Poplar Grove, and Glencoe, to Warsaw.
From Grayson Court House, by Mount Savage, Bolt’s Fork, and Falls of Blaine, to Louisa Court House.
From Grayson Court House, by Buffalo Furnace, Laurel Furnace, and Raeboon Furnace, to Greenup Court House.
From Grayson Court House, by Oldtown, and Greenup Court House, to Haverhill, Ohio.
From Grayson Court House, by Bruin, Little Sandy, and West Li-berty, to Hazel Green.
From Garnettsville to Big Spring.
From Ghent to Vevay, Indiana.
From Glasgow, by Three Forks, Mammoth Cave, Brownsville, Gray-son’s Springs, Litchfield, and Hudsonville, to Hardinsburg.
From Glasgow, by Merry Oaks, Engleside, and Smith’s Grove, to Bowling Green.
From Glasgow, by Roseville, Frederick, and Enon, to Lafayette, Tenn.
From Glasgow, by Rockland Mills, Gradyville, East Fork, and Sugar Plant, to Columbia.
From Glasgow, by Rocky Hill, Peter’s Creek, Dry Fork, Sulphur Lick, and Tompkinsville, to Centre Point.
From Glasgow, by Randolph, Edmondton, Marrow Bone, and Burkesville, to Albany.
From Georgetown, by Oxford, Leesburg, and Broadwell, to Cynthiana.
From Georgetown, by Griffey’s Office, Beatley’s Mills, Lee’s Mills, Basset’s Store, and Slampertown, to Owenton.
From Grayson to Paintsville.
From Greenville, by Rochester, to Morgantown.
From Greenville, by South Carrollton, Hartford, Brigg’s Mills, and Planter’s Hall, to Hardinsburg.
From Greenville, by Pond River Mills, Ellwood, Madisonville, Nebo, Providence, Ashland, Bordley, and Longwood, to Morganfield.
From Greensburg, by Laurel Grove, Catalpa Grove, and Glenn Brook, to Mamfordsville.
From Harlan Court House, by Poor Fork, to Brashersville.
From Hardinsville, by Rough and Ready, Lawrenceburg, Salvisa, Mc-Afee, and Harrodsburgh, to Danville.
From Hardinsville, by Southville and Harrisonville, to Mount Eden.
From Hardinsburg, by Stevensport, to Rome, Inda.
From Hartford, by Buckhorn and Buford’s, to Owensboro'.
From Harrodsburg, by Perryville, Texas, Springfield and Frederickstown, to Bardstown.
From Harrodsburg, by Cornishville, Mackville, Willisburg, Beechland and Springfield, to Lebanon.
From Hawesville to Cannellton.
From Hazel Green, by Estell's Steam Furnace, to Irvine.
From Hazel Green, by Frozen Creek, Jackson, and Lost Creek, to Perry C. H.
From Hickman, by Moscow and Ralphston, to Feliciiana.
From Hopkinsville, by Woldridge's Store, William's, Underwood, Madisonville, Mulberry Grove, Carlo, and Cairo, to Henderson.
From Hopkinsville, by Atkinson, Little Prairie, and Earles, to Rumsey.
From Hopkinsville, by Bainbridge, Pollard's Tan Yard, Princeton, Eddyville, Ross' Ferry and Smithland, to Paducah.
From Hopkinsville, by Church Hill, Genoa, Garretsburg, Newstead, Lindsay's Mills, Roaring Spring, La Fayette, and Lineport, Tenn., to Pine Bluff, Ky.
From Hopkinsville, by Pembroke, Trenton, Hadensville, Sadlersville, Tenn., Keysburg, Ky., and Barren Plain, to Springfield.
From Irvine, by Proctor, South Fork, Booneville, and Sexton's Mills, to Manchester.
From Jamestown to Rowena.
From Jericho, by Sligo, to Bedford.
From Kingston, by Menclos, to Mt. Vernon.
From Lancaster, by Paint Lick and Kirksville, to Richmond.
From Lexington, by Keene, Pekin, and Pleasant Hill, to Harrodsburg.
From Lexington, by Nicholasville, Jessamine, Bryantsville, Danville, Perryville, Lebanon, New Market, Campbellsville, Greensburg, Monroe Centre, Three Springs, Park and Blue Spring Grove, to Glasgow.
From Lexington, by Moreland, Houston, Parris, Ruddle's Mills, Cynthia, Callensville, Falmouth, Ash Run, Flower Creek, Grassy Creek, and Covington, to Cincinnati, Ohio.
From Lexington, by Pine Grove, Winchester, and Mount Sterling, to Owingsville.
From Lexington, by Moreland, Houston, Paris, Millersburg, Carlisle, Black Hawk, Elizaville, Helena, and North Fork, to Maysville.
From Lexington, by Walnut Hill, Cleveland, White Hall, Richmond, Rogersville, Kingston, Joe's Lick, Big Hill, and Mershon's Cross Roads, to London.
From Liberty to Monticello.
From Line to New Madrid, Mo.
From London, by Bush's Store, to Manchester.
From London, by Pond Creek, and Grey Hawk, to Booneville.
From London, by Woodbine, and Rockholds, to Whitley Court House.
From Louisa Court House, by Grape Vine, John's Creek, Tug, Big Creek, Forks of Sandy, and Warfield, to Louville.
From Louisa, in Lawrence County, by Bantrem's Store, Falls of Tug River, Warfield Coal Mining Company, George Clark's, Mouth of Pigeon Creek, Virginia, to Louville, Ky.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Louisville, by Madison, Ind., Carrollton, Ky., Vevay, Ind., Ghent, Ky., Warsaw, Patriot, Ind., Hamilton, Ky., Rising Sun, Ind., Aurora, Petersburg, Ky., Lawrenceburg, Ind., and Elijah's Creek, Ky., to Cincinnati, Ohio.


From Louisville, by Fern Creek, Hay's Spring, Mt. Washington, High Grove, Bardstown, Poplar Neck, New Haven, Oak Hill, Magnolia, Green River, Clear Point, and Bear Wallow, to Glasgow.

From Louisville, by St. Matthew's, Middletown, Long Run, Simpson-ville, Shelbyville, Clay Village, Hardinsville, and Bridgeport, to Frankfort.

From Louisville, by Jeffersonstown, Fisherville, Wilsonville, Taylorsville, and Bloomfield, to Chaplin.

From Marion, by Camp Creek, Bell's Mines, and Cypress, to Morganfield.

From Marion, by Walker's, and Cave-in-Rock, Ill., to Equality.

From Maysville, by Slack, Germantown, Brookville, Powersville, and Pleasant Ridge, to Falmouth.


From Maysville, by Orangeburg, Poplar Flat, Clarksburg, Vanceburg, Kinnicomick, Rock Creek, Tygart's Creek, Truitsville, Springville, Greenup Court House, Amanda, and Pollard's Mills, to Catlettsburg.

From Middletown, by Eakin Road, to Shelbyville.

From Mount Sterling, by Aaron's Run, Mount Ida, and North Middletown, to Paris.


From Mount Sterling, by Camargo, Cash's Nob, Laurel Fork, Black Water, Hazle Green, Johnson's Fork, and Licking Station, to Prestonburg.


From Mount Washington to Shepherdsville.

From Murray, by New Concord, to Pine Bluff.

From New Castle, by Campbellsburg, Bedford, and Milton, to Madison, Ind.

From New Haven, by New Hope, Loretto, Lebanon, Raywick, and Rolling Fork, to New Haven.

From Newport, by Covington, to Cincinnati, Ohio.

From Newport, by Cold Spring, Alexandria, Bird's Woods, and Tibbat's Cross Roads, to Flower Creek.

From Owensboro to Knottsville.

From Owensboro, by Crow's Pond, Ashbyshurg, and Hall, to Maid- sonville.

From Owensboro', by Long Falls Creek, Calhoun, Rumsey, Social Hill, Worthington, Bremen, Greenville, Lead Hill, Fruit Hill, Pilot Knob, and Clifty, to Elkton.

From Owenton, by Macedonia, and Gardner's, to Mouth of Sugar Creek, in Gallatin County.


From Owingsville, by Marshall, Farmer's, Triplett, Knapp's, Upper Tygert, Olive Hill, Grayson, Star Furnace, and Cannonsburg, to Cat- lettsburg.
From Paducah, by Exchange, Symsonia, and Benton, to Aurora.
From Paducah, by Melvin's, Massack, Lovelaceville, Blandville, Milton, Clinton, and Moscow, to Hickman.
From Paducah, by Lovelaceville, Blandville, Elm, Melvin, Wilson's Creek, Mayfield, Clark's River, Farmington, and Leander, to Boydsville, Tenn.
From Paris to Winchester, by Stony Point.
From Ferry Court House, by Begley's, to Manchester.
From Ferry Court House, by Brashersville, to Whitesburg.
From Petersburgh, to Cincinnati, Ohio, via Bullittsville, and Constance.
From Piketon, by Mouth of Card, to Richland's.
From Piketon, by Louvillle, to Logan Court House, Va.
From Piketon, by Robinson's Creek, Democracy, Whitesburg, Pounds, Virginia, Big Glades, and Guest Station, to Osborne's Ford.
From Poplar Plains, by Plummer's Mills, White Oak Hill, Tripplet, Christy's Fork, and Little Sandy, to West Liberty.
From Poplar Flat, by Martin's Fork, to Concord.
From Princeton, to Montezuma, Shady Grove, and Farmersville, to Providence.
From Princeton, by Chalk Level, and McGarie's, to Madisonville.
From Princeton, by Long Pond, and Wallonia, to Cadiz.
From Princeton, by Walnut Grove, Fredonia, Marion, Crittenden Springs, and Salem, to Smithland.
From Pleasureville, by Franklin, Lockport, and Grantz, to Owenton.
From Prestonburg, by Boone Valley, to Ferry Court House.
From Red River Iron Works to Stanton.
From Richmond, by Elliston, to Irvine.
From Richmond, by Breckville, and Walnut Valley, to Kidwell.
From Russellville, by Quality Valley, Rochester, Brown's Grove, Tippecanoe, and Beaver Dam, to Hartford.
From Russellville, by Buena Vista Springs, and Gordonville, to Elkton.
From Russellville, by Henrysville, and Laurel Bluff, to Greenville.
From Russellville, by Hague, Franklin, Hickory Flat, New Roe, Scottsville, and Hilton, to Tompkinsville.
From Russellville, by Volney, Allensville, and Hadensville, to Clarksville, Tennessee.
From Somerset, by Dabney, and Woodstock, to Crab Orchard.
From Somerset, by Smith's Ferry, and Craig's Ferry, to Rockholds.
From Somerset, by Waterloo, Harrison, Mintonville, and Miltonville, to Poplar Hill.
From Somerset, by Stone's, Brawner, Kelley's Store, and Dibbert's Store, to Williamsburg.
From Somerset, by Grundy, Dallas, Line Creek, and Rose Hill, to London.
From Scottsville, by Allen's Springs, to Bowling Green.
From Salem, by Berry's Ferry, to Golconda, Ill.
From Shelbyville, by Southville, and Jesse's Store, to Mount Eden.
From Shelbyville, by Eminence, and New Castle, to Drennon's.
From Stanford, by Waynseburg, Adam's Mills, Somerset, Clio, Mill Springs, Steubenville, Monticello, Newberry, and Alpha, to Albany.
From Star Furnace, via Amanda, Bellefonte, Ohio, and Buena Vista, to Ironton.
From Star Furnace, by Mount Savage Furnace, to Grayson.
From Tompkinsville, by Lodi, Tenn., Bennett's Ferry, and Hamilton's Landing, to Livingston.
From Warsaw, by Napoleon, and Downingville, to Williamstown.

From West Liberty, by Bloomington, and Licking Station, to Paintsville.

From West Liberty, by Little Sandy, and Blaine, to Louisa Court House.

From Williamstown, by Cordova, Raven Creek, Rutland, and Connersville, to Leesburg.

From Williamstown to Callensville.

From Winchester, by Ruckersville, and Dunaway's, to Goude's Precinct.

Ohio.

From Akron, by Copley and Sharon Centre, to Medina.

From Akron to Middlebury.

From Akron, by Montrose, Coddingtonville, Granger, Weymouth, Brunswick, [and] Liverpool, to Grafton.


From Antwerp, by Hicksville, Newville, Ia., Norristown, and Buckhill, to De Kalb, Ia.

From Ashland, by Savannah and Ruggles, to New London.

From Ashland, by Perote, Nova, North Rochester, Brighton, and North Campden, to Henrietta.

From Ashland, by Oliversburg, Rives, Shanaandoah, and Richland, to Plymouth.

From Ashland, by Nankin, Polk, Sullivan, Huntington, Wellington, and Pittsfield, to Oberlin.

From Ashland, by Hayesville, Mohican, and McKay's, to Loudonville.

From Ashtabula, by East Plymouth, North Sheffield, Kellogsville, Monroe Centre, Clark's Corners, and Cherry Hill, to Elk Creek, Pa.

From Ashtabula Harbor, by Plymouth, Jefferson, and Denmark, to Richmond.

From Athens, by Shade and Burlingham, to Chester.

From Athens, by Lowrey, Star, New Plymouth, Swan, and Rock House, to Adelphi.

From Athens, by Cavalry, Log Cabin, Ringold, and Malta, to McConnellsville.

From Athens, by Canaansville, Guysville, Federalton, Coolville, Hockingport, Little Hocking, Centre Belpre, Belpre, Constitution, and Harmar, to Marietta.

From Austin, by Good Hope, to Washington C. H.

From Bainbridge, by Mount Latham, to Waverly.

From Bainbridge, by Greenfield, New Martinsburg, South Plymouth, and West Lancaster, to Jamestown.

From Bainbridge, by Cynthiana, Sinking Spring, Locust Grove, Dunbarton, and Dunkinsville, to West Union.

From Barlow's, by Veto, to Centre Belpre.

From Bank Mills, in Brown County, to Westborough, in Clinton County.


From Barnesville, by Leatherwood, Batesville, Calais, Summerfield, Enoch, Olive, Sharon, Keith's, Mocow Mills, and Meigsville, to McConnellsville.

From Bartlett, by Decatursville, to Centre Belpre.
From Barlow, by North Belpre, Decatursville, and Baker’s Settlement, to Coolville.

From Beaver, Pa., by Black Hawk, Saint Clair, Clarkson, O., and Elton, to New Lisbon.

From Bedford, by Solon, Aurora, Mantua, Center, Hiram, and Rapids, to Parkman.

From Bellefontaine, by Lewistown, Muchinippe, St. John’s, and Wapakonetta, to St. Mary’s.

From Bethel, by Nicholsville and Laurel, to Point Pleasant.

From Bloomington to Cross Roads, on the Wilmington and Zanesville Rail Road.


From Brunswick, by Hinckly, Richfield, Peninsula, Boston, and Brandywine Mills, to Hudson.


From Bryan, by William’s Centre, Farmer’s, Arrow Smith, and Cicero, to Hicksville.

From Bryan, by Pioneer, Bridgewater, Drake’s, Camden Mills, and Stoddart’s, to Hillsdale, Michigan.

From Bryan, by Shaffer’s, West Buffalo, Luke’s, and Spring Lake, to Nettle Lake.

From Bucyrus, by Wyandotte, Little Sandusky, Upper Sandusky, and Crawford, to Carey.

From Bucyrus, by Broken Sword, Poplar, and Melmore, to Tiffin.


From Bucyrus, by Camp Run, Liberty Corner, and Siro, to New Haven.

From Bucyrus, by Oceola, Upper Sandusky, Big Turtle, and Whartensburg, to Eagle.


From Cadiz, by Archer, New Rumley, Kilgore, Hickory, and Algonquin, to Carrollton.

From Cannonsburg to Johnstown.

From Carlisle, by Black Creek, Marco, Buck Creek, Newberry, Scotland.

From Cambridge, by North Salem, Kimbolton, Bird’s Run, Linton Mills, and Plainfield, to Coshocton.

From Cambridge, by Claysville, Cumberland, Wharton, Wood Grove, Hiramsville, Hoakinsville, Sharon, Anderson’s Store, Bristol, and Meig’s Creek, to McConnelsville.

From Canaansville to North Union.

From Carrollton to Byard.

From Carrollton, by Algonquin, Palermo, New Hagerstown, Heller’s Cross Roads, Tappan, Deersville, Tippecanoe, West Chester, Milnersville, and New Salem, to Cambridge.

From Canal Winchester, by Groveport, to Lockbourne.

From Carrollton, by Cabello, Augusta, Green Hill, New Alexander, and North Georgetown, to Salem.

From Canton, by Pallow, Navarre, Freese’s Store, to Winesburg.

From Carrollton, by Kossuth, Morges, Magnolia, to Zoar, and return by Summerman’s, Scott’s Mills, and Kossuth, to Carrollton.

From Canton, by North Industry, Sparta, Sandyville, Zoar, and Canal Dover, to New Philadelphia.
From Canton, by New Berlin, Greentown, Lake, North Springfield, and Middleburg, to Akron.

From Canton, by North Industry, and Pierce, to Sandyville.

From Canton, by Barryville, Marlboro', Mahoning, Deerfield, Frederick, Milton, Duck Creek, Hanna's Mills, North Jackson, and Eden, to Warren.

From Canton, by Lewisville, Barryville, Mount Union, Damascusville, Salem, Washingtonville, Columbiana, East Fairfield, and Palestine, to Darlington, Penn.

From Chagrin Falls, by Russell, Ford, Burton, Middlefield, Messopotamia, North Bloomfield, Greenburg, and Gustavus, to Kinsman's.

From Chardon, by Hampden, East Claridon, Middlefield, Bundysburg, and Farmington, to Parkman.

From Chardon, by South Kirtland and Pleasant Valley, to Euclid.

From Canton; by Middle Branch, New Baltimore, Cairo, Hartville, Randolph, Rootstown, Ravenna, Shalersville, Auburn, Newbury, North Newbury, and Munson, to Chardon.

From Chesterville, by Pulaskiville, Mount Golead, Marius, Underwood, to Marion.

From Chesterville, by Fredericktown, Levering, and Woodview, to Shauk's.

From Chester, by Bashan and Graham's Station, to Great Bend, return by Sterling Bottom.

From Chillicothe, by Yellow Bird and Clarksburg, to New Holland.


From Chillicothe, by Richmond Dale, Jackson, Rocky Hill, Thurman, Rio Grande, Rodney, and Gallipolis, to Point Pleasant, Va.

From Chillicothe, by Hallsville, Adelphi, South Ferry, and Gibersonville, to Logan.


From Cincinnati, by the River and Hugginsport, to Georgetown.

From Cincinnati, by New Richmond, Point Pleasant, Moscow, Foster, Neville, Chilo, Rural, Augusta, Ky., Hugginsport, O., Dover, Ky., and Ripley, O., to Maysville, Ky.

From Cincinnati, by Hamilton, Rossville, Seven Mile, Collinsville, Somerville, Camden, Eaton, Campbellstown, and Richmond, to New Castle.

From Cincinnati, by Fulton, Columbia, Newtown, Mount Carmel, Olive Branch, Batavia, California, Williamsburg, Clover, Bethel, Hamersville, Georgetown, Russellville, Decatur, and Eckmansville, to West Union.

From Cincinnati, by Milford, Miamisville, Branch Hill, Loveland, Deerfield Village, Lebanon, Morrow, Fort Ancient, Oregon, Waynesville, Spring Valley, Xenia, and Yellow Springs, to Springfield.

From Cincinnati, by Walnut Hills, Pleasant Ridge, Montgomery, Twenty Mile Stand, and Hopkinsville, to Morrow.

From Cincinnati, by Mount Washington, Withamsville, Amelia, Bantam, Bethel, Point Isabel, and Mount Olive, to Felicity.

From Cincinnati, by Cumminsville, Carthage, Springdale, Fosdick, Winton, Hamilton, Trenton, Middletown, Post Town, Carlisle Station, Germantown, Miamisburg, Bear Creek, and Alexandersville, to Dayton.

From Cincinnati, by College Hill, Hygeia, Mount Healthy, Pleasant Run, and Symme's Corner, to Hamilton.
From Circleville, by Scistsville and Talton, to Adelphi.
From Circleville, by Kingston, Camp Charlotte, Tarlton, Oakland, and Clear Creek, to Amanda.
From Circleville, by Darbyville, and Five Points, to Mount Sterling.
From Circleville to Lithopolis.
From Cleves, by Oury's, Dry Fork, Preston, Tariff, Saint Charles, and Riley, to Oxford.
From Cleveland, by Royalton, Hinckley, Granger, Coddingtonville, and Sharon, to Wadsworth.
From Cleveland, by Independence, Bricksville, Rickfield, and Bath, to Copley.
From Cleveland to Buffalo, N. Y.
From Cleveland to Port Stanley.
From Cleveland, by Olmstead, Elyria, Plato, Brownhelm, Vermillion, and Huron, to Sandusky.
From Cleveland, by Ohio City, East Rockport, Rockport, Dover, North Ridgeville, Elyria, Amherst, Henrietta, Birmingham, Florence, Berlinville, Milan, Norwalk, Monroeville, Four Corners, Lyme, Belleve, Clyde, Fremont, Black Swamp, Woodville, Stony Ridge, Perrysburg, and Maumee City, to Toledo.
From Cleveland, by Warrensville, Barry, Chagrin Falls, Bissell's, Bridge Creek, Auburn, Welshfield, Parkman, Nelson, Garretsville, Windham, Braceville, [and] Willow Dale, to Warren.
From Cleveland, by Euclid, Mayfield, Chester X Roads, Fowler's Mills, Munson, Claridon, Huntsburg, Windsor, Orwell, Pheps, Lindenville, Williamson, South Shenango, Pa., Hart's X Roads, to Meadville, Pa.
From Cleveland, by Newburgh, Bedford, Macedonia Dep't, Swinsburgh, Hudson, Earlville, Franklin Mills, Ravenna, Rootstown, Atwater, Limaville, Marlboro', Alliance, Mount Union, Sandy, Bayard, Hanoverton, Ingraham, Summitville, Salinesville, Hammondsville, and Mouth of Yellow Creek, to Wellsville.
From Clinton, by Chippewa, New Prospect, and Old Hickory, to Canaan.
From Columbus, by Grove Port, Lithopolis, and Green Castle, to Lancaster.
From Columbus, by Worthington, Lewis Centre, Constantia, Alum Creek, Delaware, Leonardsburg, Ashley, Westfield, Cardington, Mount Gilead, Iberia, Galion, Livingston, Shelby, Greenwich Station, Greenwich, New London, Rochester Dep't, North Rochester, Wellington, La Grange, Grafton, Rawsonville, Copopa, Columbia Station, Olmstead, Borea, and Rockport, to Cleveland.
From Columbus, by Park's Mills, Blendon, Central College, Maxwell, Galena, Sunbury, Centreburg, and Mt. Liberty, to Mount Vernon.
From Columbus, by Hilliards, Darby Creek, Unionville Centre, Millford Centre, Woodstock, and Brinton, to Urbana.
From Columbus, by Gohannah, Hope, Johnstown, Utica, and Martinsburg, to Bladensburg.
From Columbus, by Clintonville, Worthington, Williamsville, Stratford, Delaware, Norton, Waldo, Marion, Grand Prairie, Little Sandusky, Upper Sandusky, Synnoctee, McCutchinville, Tiffin, and Fort Seneca, to Fremont.
From Columbus, by Shadeville, South Bloomfield, Circleville, Chillicothe, Waller, Waverly, Piketon, and Lucasville, to Portsmouth.
From Columbus, by West Jefferson, London, South Charleston, Selma, and Cedarville, to Xenia.
From Columbus, by Harrisburg, Palestine, Mount Sterling, and Bloomingburg, to Washington C. H.
From Columbus, by Grove City, Georgesville, Harrisburg, Palestine,
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Mount Sterling, Duff's Fork, Pancoastburgh, and Bloomingburg, to Washington C. H.

From Crestline, by Bucyrus, Upper Sandusky, Forest, Dunkirk, Johnstown, and Lima, to Delphos.

From Constitution, by Belpre, [and] Decatursville, to Federalton.

From Corwin, by Clayton, to Union.

From Coolville, by Carthage, Lodi, and Alexander, to Albany.

From Cumberland, by Freeland's, Chandlersville, and Richardsville, to Zanesville.

From Cumberland, by Nobleville, Sarahsville, and Whigville, to Sumnerfield.

From Coshocton, by Munnsville, Chili, New Bedford, Buena Vista, Shanesville, and Dunce, to Deardoff's Mills.

From Coshocton, by Roscoe, Warsaw, Walhonding, Millwood, and Monroe Mills, to Mount Vernon.

From Coshocton, by Canal, Lewisville, and Bakersville, to Canal Dover.

From Coshocton, by Rural Vale, and Mohawk Valley, to New Castle.

From Coolville, by Lotridge, Hull's, Garden, Shade, and Pleasanton, to Lee.

From Dayton, by Dodson, Gordon, Greenville, Mount Heron, Hill Grove, Union City, Ia., Harrisville, Winchester, Parker, Farmland, Selma, Smithfield, Muncietown, Yorktown, Chesterfield, Anderson, Pendleton, Woodbury, Fall Creek, Alfont, Germantown, and Laurence, to Indianapolis.

From Dayton, by Hensby, and Bellbrook, to Spring Valley.

From Dayton, by West Charleston, Chambersburg, Vandalia, Hyattsville, Troy and Piqua, to Sidney.

From Dayton, by Hyattsville, and Troy, to Piqua.

From Dayton, by Little York, Union, West Milton, and Pleasant Hill, to Covington.

From Deaveron, by Portersville, and Chapel Hill, to Trimble.

From Deerfield Village, by Hopkinsville, Dallasburgh, Brown's Stone, Goshen, Belfast, and Owensville, to Batavia.

From Darlington, by Enon Valley, Petersburg, New Middleton, Poland, Boardman, Canfield, Ellsworth, Frederick, Palmyra, Edinburg, and Campellsport, to Ravena.

From Deersville, by Stillwater, and Rush, to Gnaddenhutten.

From Defiance, by Washington Centre, Farmer, Millford Centre, to Newville, Indiana.

From Defiance, by Brunersburg, Snooksville, Cranesville, and Hicksville, to Panama.

From Defiance, by Ayersville, New Bavaria, Ridgeland, Medary, Sugar Ridge, and Macomb, to Finley.

From Delaware, by Patterson, Richwood, Wilkins, York, and Raymond's, to East Liberty.

From Delaware, by Kilbourne, Nimmon's Cross Roads, and Bloomfield, to Mount Liberty.

From Delaware, by Radnor, to Prospect.

From Delphos, by Fort Jenning's, to Kalida.

From Dinsmore, by Fryburgh, to St. John.

From Dover, by Cee Ridge, Olmstead, and Copopa, to Strongville.

From Defiance, by Brunersburg, and Evansport, to Bryan.

From Dover, by North Dover, Avon, and Sheffield, to Black River.

From Dresden, to Wakatomica, West Carlisle, New Guilford, and New Castle, to Walhonding.

From Dungannon to Hanoverton.

From Eagle, Hancock County, to Lima.

From Eagle, by Arlington, Clement, Finley, Van Buren, Woodbury, Portage, Bowling Green, and Lovett's Grove, to Perrysburg.
From Eaton, by Sugar Valley, to West Florence.
From East Westville, by Pottersville, to Mahoning.
From Ellsworth, by Berlin Centre, North Benton, Deerfield, Atwater, Randolph, Suffield, and Mogadore, to Middlebury.
From Elyria, by Laporte, Rawsonville, Grafton, Litchfield, Chatham, Lodi, Burbank, and Golden Corners, to Wooster.
From Elyria, by Carlisle, to Oberlin.
From Elyria, by Plato, to Black River.
From Elyria, by Laporte, Grafton Station, Grafton, Litchfield, Chatham Centre, Lodi, Burbank, and Golden Corners, to Wooster.
From Euclid, by Collamer, and East Cleaveland, to Cleaveland.
From Fairview, by Sewellsville, Smyrna, Freeport, Cadwalader, Tippecanoe, and Rush, to Tuscarawas.
From Finley, by Canonsburg, Croghan, Beaver Dam, and Blue Lick, to Lima.
From Finley, by Oak Ridge, Gilboa, [and] Buckeye, to Kalida.
From Finley, by Gilboa, and Medary, to Defiance.
From Finley, by Big Lick, and Stoner, to New Haven.
From Finley, by Benton Ridge, Pendleton, and Pleasant, to Vaughns-ville.
From Franklin Mills, by Streetsboro', Aurora, Bissell's, Russell, Chester Cross Roads, South Kirklan, and Kirtland, to Mentor.
From Fremont, by Bettsville, Fitz Henry, Stoner, Risdon, Cass, and Van Buren, to Finley.
From Fremont, by Riley Centre, West Townsend, Castalia, and Venice, to Sandusky.
From Fremont, by Greensbury Cross Roads, and Rollersville, to Montgomery Cross Roads.
From Fremont to Port Clinton.
From Frieburg, to Louisville, on the Ohio and Pennsylvanias Rail Road.
From Galion, by Caledonia, Marion, Larue, Hale, Rushylvania, Bellefontaine, De Graff, Quincy, Pemberton, Houston, Spear's Landing, Hardin, Cowan's Station, and Sidney, to Union City, Va.
From Gallion, by Leesville Cross Roads, Liberty Corner, and De Kalb, to Tiro.
From Gallipolis, by Raccoon Island, South New Castle, Hereford, Swan Creek, Green Bottom, Miller's, Haskelliville, and Quaker Bottom, to Guyandotte, Va.
From Gallipolis, by Wilksville, and McKinster's, to Lee.
From Gallipolis, by Addison, Cheshire, Silver Run, Salisbury, Pomeroy, Chester, Alfred, and Tupper's Plains, to Coolville.
From Gallipolis, by Shivener, Smith's, Bay's Bottom, and Miller's, to Haskelliville.
From Gallipolis, by Pine Grove, Vinton, and Ewington, to Wilkesville.
From Gambier, by Millwood, Danville, Nonpareil, Humphrey's Villa, and Killbuck, to Millersburg.
From Germantown, Farmersville, and Enterprise, to West Alexandria.
From Geneva, by Harpersfield, Cork, Turnbull, Hartsgrove, Windsor, Messopotamia, Bundysburg, and Farmington, to Parkman.
From Georgetown, by White Oak Valley, New Hope, Sicly, Sardinia, Mowrystown, and New Corwin, to New Market.

From Georgetown, by New Hope, Mount Oraß, Puebla, and Five Mile, to Fayetteville.

From Georgetown to Ripley.

From Gettysburg, by Webster, to Jacksonville.

From Granville to Fredonia.

From Granville, by Alexandria, Johnstown, Reynolds, Van's Valley, Sunbury, Bershire, and Alum Creek, to Delaware.

From Gratis, by Enterprise, to West Alexandria.

From Greenville, Pa., by Kinsman, Williamsfield, Andover, Richmond, Denmark, Pierpont, and Monroe Village, to Kingsville, 0.

From Greenville, by Abbottsville, Sampson, and Ithaca, to Castine.

From Greenville, by Woodington, Missisinawa, Seven Mile Prairie, Fort Recovery, Macedon, Cold Water, Montezuma, Celina, Boettia, Mercer, Mendon, and Anglaize, to Van Wert.

From Greenville, by Abbottsville, Arcanum, Pittsburg, Ludlow, Center, and Clayton, to Dayton.

From Greenfield, by Good Hope, to Washington.

From Guilford, by Leroy, to Lodi.

From Hagerstown, by El Dorado, to Eaton.

From Hamilton, by Millville, and Bunkerhill, to Reilly.


From Hamilton, by Rossville, Darlington, Morning Sun, Fair Haven, Beechy Mire, Ia., and Boston, to Richmond, Ia.

From Hamilton, by Rossville, Seven Mile, Collinsville, Somerville, and Camden, to Eaton.

From Hanoverton to New Garden.

From Hillsboro', by New Petersburg, to Greenfield.

From Homer, by Brandon, to Mount Vernon.

From Humphreysville, by Ridge, and New Princeton, to Warsaw.

From Huntsville, by Roundhead's, West Newton, Donnell's, Westminster, Lima, Allentown, Middle River, and Delphos, to Van Wert.

From Hillsboro, by Russell's Station, Lynchburg, Westboro', and Blanchester, to Loveland.

From Inverton, (Ironton) in Lawrence county, by Lawrence Furnace, Mount Vernon Furnace, Olive Furnace, and Washington Furnace, to Oak Hill, in Jackson county.

From Inverton, (Ironton,) to Gallipolis.

From Jackson, by Oak Hill, Gallia Furnace, McDaniels, Waterloo, Aid, Simmon's, Russell's Place, and Quaker Bottom, to Guyandotte, Va.

From Jackson, by McGhee's Store, Keystone, Ginton, and Anselin, to Cheshire.

From Jackson, by Green Meadow, and Reed's Mills, to McArthur's.

From Jackson, by Maybee's, Levi, Jackson Furnace, Bushy Fork, and Sciota, to Portsmouth.

From Jackson, by Berlin Cross Roads, Dawkin's Mills, Buckeye Furnace, Wilkesville, Ledlie's, and Langsville, to Rutland.

From Jacksonstown, by Thornville, New Salem, and Pleasantville, to Lancaster.

From Jacksonstown to Newark.

From Jacksonville, by Greenwood, to Lomarus.

From Jacksonville, by Brock, North Star, Cranberry Prairie, Carthage, and Montezuma, to Celina.

From Jamestown to Jeffersonville.

From Jamestown, by Bowersville, and Bloomington, to Wilmington.

From Jersey to Columbia Centre.
From Kalida, by New Bavaria, Napoleon, West Barre, Essex, Ohio, Etna, Lyons, and Baker's Corners, to Adrian, Mich.

From Kenton to Hale.

From Kenton, by Dudley, Marseilles, Warpole, Bowsherville, to Upper Sandusky.

From Kenton, by Huntersville, Hog Creek, and Herring, to Lima.

From Kingsville, by Monroe Village, Pierpont, West Pierpont, Denmark, Richmond Centre, Leon, Andover, Williamsfield, West Williamsfield, Kinsman's, West Salem, and Maysville, to West Greenville, Pa.

From Kinsman, by Johnsonville, to Warren.


From Lavona, by Lena, German Centre, Lockport, and Pulaski, to Bryan.

From Lafayette, by Tradersville, to Mechanicsburg.

From Lancaster, by Clearport, and Middlefork, to South Perry.

From Lancaster, by Dumontsville, Baltimore, and Millersport, to Hebron.

From Lancaster, by Bremen, Crosanville, Ashbury, Pike, New Lexington, Oakfield, Morgansville, and Malta, to McConnellsville.

From Lancaster, by Carroll, Lockville, Pickerington, Reynoldsburg, Black Lick, Ovid Hope, and Harlem, to Galena.

From Lancaster, by Jefferson, Winchester, and Waterloo, to Grant Post.

From Lancaster, by Carroll, Canal Winchester, and Grovesport, to Columbus.

From Lebanon, by Red Lion, and Springborough, to Franklin.

From Leesville, by Sherrodsville, and New Cumberland, to Zoar.

From Lima to Mercer, via Arcadia, and Mendon.

From Lima to St. John's.

From Locust Grove, by Marble Furnace, Gustine, Tranquility, and Youngsville, to Eckmansville.

From Locust Grove, by Lovett's, Bell, North Uniontown, and Marshall, to Hillsboro.

From Logan by Straitsville, Pike, New Lexington, Rehoboth, and Buckeye Cottage, to Fultonham.


From Lowell, by Regnier's Mills, Gardner, South Olive, and Olive, to Sharon.

From Lynchburg, by Dodsonville, Princeton, Buford, Sicily, White Oak Valley, and New Hope, to Georgetown.

From Malta, by Chapel Hill, and Sunday Creek X Roads, to Straitsville.

From Malvern, in Carroll County, to Leesville.

From Mansfield, by Lexington, Belleville, Butler, Shaler's Mills, Maple Grove, Fredericktown, Mount Vernon, Utica, and St. Louisville, to Newark.

From Mansfield, by Shelby, Plymouth, New Haven, Centretown, Havana, Pontiac, Monroeville, and Bloomingville, to Sandusky.

From Marion, by Big Island, Cochranon, Marseilles, Mount Blanchard, Blanchard Bridge, Ashery, to Finley.

From Marion, by Letimberville, Bucyrus, Chatfield, Attica, Reedtown, and Sherman, to Bellevue.

From Marion, by Wilson, and Rush Creek, to Richwood.

From Marysville, by New California, and Jerome, to Dublin.

From Marysville, by Mount Victory, Kenton, and Mount Washington, to Finley.
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From Marysville, by Boke's Creek, to Kenton.
From Massillon, by Canal Fulton, Clinton, Nimisila, Akron, Cuaya-
ghoa Falls, and Stow, to Hudson.
From Massillon, by Navarre, Bolivar, Zoar, Canal Dover, New Phila-
delphia, Tuscarawas, Gnadenhutten, Port Washington, Newcomers-
town, White Eye Plains, and West Lafayette, to Coshocton.
From Marysville, by Allen Centre, Coberley's, West Middleburgh, 
East Liberty, Raymond, and Zanesfield, to Bellefontaine.
From Mayfield to Gate's Mills.
From McArthur's, by Elk Swan, Casboro', and Ewing, to Logan.
From McConnellsville, by Malta, Pennsville, Chester Hill, Bartlett, 
North Union, Decaturville, and Fillmore, to Little Hocking.
From McConnellsville, by Malta, Pennsville, Stockport, Brown's' Mills, 
Watertown, Barber, and Harmer, to Marietta.
From Medina, by Mallett's Creek, Litchfield, Penfield, Wellington, 
Brighton, East Clarksfield, Clarksfield, and Hartland, to Norwalk.
From Middletown, by Le Sourdsville. and Princeton, to Port Union.
From Milan to Sandusky.
From Milford, by Mulberry, Goshen, Butlersville, Pleasant Plain, 
Blanchester, and Westboro', to New Vienna.
From Milford, by Belfast, Edenton, and West Woodville, to Blan-
chester.
From Millersburg, by Berlin, Winesburg, and Deardoff's Mills, to 
Bolivar.
From Millersburg, by Nashville, to Loudonville.
From Millford, by Perrin's Mills, Marathon, Monterey, Fayetteville, 
Dodsonville, Allenburg, and Economy, to Hillsboro'.
From Millersburg, by Berlin, Walnut Creek, and Shanesville, to 
Canal Dover.
From Millersburg, by Nashville, Greersville, Brownsville, North 
Liberty, Shaler's Mills, Palmyra, Waterford, and Pulaskiville, to Mount 
Gilead.
From Millersburg, by Oxford, Killbuck, Van Buren, and Ridge, to 
Warsaw.
From Millersburg, by Benton, Mount Hope, Mount Eaton, and West 
Lebanon, to Massillon.
From Minerva, by New Franklin, Mount Union, Mahoning, Limaville, 
and Atwater, to Edinburg.
From Morristown, by Olive Hill, Barnesville, Somerton, and Malaga, 
to Woodsfield.
From Morrow, by Rochester, Clarksville, Sligo, Wilmington, Wilson's 
Station, Sabina, Washington C. H., New Holland, Williamsport, Circle-
ville, and Amanda, to Lancaster.
From Mount Gilead, by Smith's Mills, and Whetstone, to Corsica.
From Mount Gilead, by Iberia, Galion, Leesville, West Liberty, De
Kalb, [and] Siro, to Plymouth.
From Mount Gilead, by Andrew's, and Shaunk's, to Lexington.
From Mount Gilead, by Burne's Corners, and Harmony Township, to 
Sparta.
From Mount Vernon, by Democracy, Jelloway, Loudonville, Big 
Prairie, Wooster, Madisonburgh, Old Hickory, Guilford, Medina, Brun-
swick, Strongsville, Middleburg, Parma, Brooklyn, and Ohio City, to 
Cleveland.
From Mount Vernon, by Gambier, Wolf, Bladensburg, New Guild-
ford, West Bedford, Tyrone, and Roscoe, to Coshocton.
From Newark to Granville.
From Newark, by Thornville, Somerset, Maxville, Logan, Plymouth, 
McArthur, Charleston, Berlin, Jackson, and Sciotoville, to Ports-
mouth.
From Newark, by Chatham, Sylvania, Appleton, and Croton, to Sunberry.

From Nashport, by Perryton, Fallsburg, and Martinsburg, to Utica.
From New Brighton, by Darlington, Palestine, Washingville, Salem, Damascoeville, Mount Union, Barryville, Canton, Massillon, West Brookfield, East Greenville, Dalton, Number One, and East Union, to Wooster.

From Newville, by Hastings, and Barnes', to Mansfield.
From New Hagerstown, by Lamartine, Kilgore, Shober's Mills, Amsterdam, and Nebo, to Moore's Salt Works.
From New Lisbon, by Gaver's, McKaig's Mills, Dungannon, Hastingsville, and Mechanicstown, to Carrollton.
From New Lisbon, by East Fairfield, East Palestine, and Unity, to Enon Valley.
From New London, by Fitchville, Olena, and Bronson, to Norwalk.
From New London, by Clarkfield, Wakeman, Florence, and Furnace, to Vermillion.
From New Market, by Berryville, and Fairfax, to Youngsville.
From New Market, by Finecastle, Ashridge, and Russellville, to Ripley.
From New Market to Carrollton.
From New Paris, by Concordia, New Madison, and Fort Jefferson, to Greenville.
From New Paris to New Westville.
From New Philadelphia, by Stone Creek, Rogersville, and Bakersville, to Chili.
From New Richmond, by New Palestine, Mount Pisgah, Locust Corner, Batavia, Owenville, Newtonsville, Edenton, West Woodville, and Blanchester, to Edwardsville.
From Newtown's Falls to Milton.
From North Fairfield, by Ripleyville, to Greenwich Station.
From Norwalk, by Peru, North Fairfield, and Steuben, to New Haven.
From Oberlin to La Grange.
From Orange to Youngstown.
From Oneida Mills to Leesville.
From Painsville, by Hillhouse, Thompson, South Thompson, Montville, and Huntsburg, to Middlefield.
From Painesborough, in Highland County, to Tranquility.
From Painsville, by North Bloomfield, to West Greenville, Penn.
From Piketon, by Gibson, to Flat.
From Paulding to Charloe.
From Piqua, by Lockington, Houston, Wynant, Loramies, Minster, New Bremen, St. Mary's, Kossuth, Deep Cut, Arcadia, Delphos, Doylestown, Dog Creek, Murat, Charloe, to Junction.
From Perrysburg, by Miltonville, and Weston, to Gilead.
From Petersburg, by New Springfield, North Lima, and East Lewisstown, to Columbiana.
From Poland, by East Lewistown, to Columbiana.
From Poland, by Youngstown, Girard, Niles, Warren, Champion, Southington, Farmington, Parkman, Burton, Claridon, Chardon, Concord, and Painesville, to Fairport.
From Folk, by Albion, West Salem, Lodi, and Lafayette, to Medina.
From Portsmouth, by Rockville, Vanceburg, Stouts', Mahala, Concord, Ebersole's Warehouse, Manchester, and Maysville, to Cincinnati.
From Portsmouth, by Sciotoville, Wheelersburg, Franklin Furnace, French Grant, Hanging Rock, Ironton, Coal Grove, Greene's Store, Burlington, Guyandotte, Va., Quaker Bottom, Miller's, Swan Creek, Green Bottom, Hereford, South New Castle, Raccoon Island, Gallipolis, Point Pleasant, Addison, Cheshire, Silver Run, and Salisbury, to Pomeroy.
From Portsmouth, by Scioto, to Iron Furnace.
From Powhatan Point, by Captina, Armstrong's Mills, Beallsville, and Pilcher, to Malaga.
From Providence, by Gilead, Shunk, Medary, and Buckeye, to Pleasant.
From Rainsborough to Tranquility.
From Ravenna, by Shalersville, Freedom, and Garretsville, to Hiram.
From Recovery, by St. Henry's, and St. John's, to Minster.
From Republic to Bucyrus.
From Republic, by Adam's, and Butternut Ridge, to Greene Creek.
From Reedstown, by North Norwich, to Steuben.
From Ripley, by Decatur, Eckmansville, and North Liberty, to Youngstown.
From Risdon, by Brown's Corners, and Bloom, to Woodbury.
From Richmondale, by Londonderry, Eagle Mills, and Bloomingville, to Logan.
From Salinesville, by Mechanicstown, Scroggsfield, Harlaem Springs, Kilgore, Germano, and Fife, to Cadiz.
From Sabina, by Quinn's Mills, and Lee's Creek, to Highland.
From Salem, by North Georgetown, to Winchester.
From Sandusky to Toledo.
From Sampson, by Abbotsville, to Greenville.
From Seven Mile, by Jacksonborough, West Elkton, Gratis, West Alexandria, Lewisburgh, Euphemia, Hagerstown, Castine, and Fort Jefferson, to Greenville.
From Senecaville, by Buffalo, and Dyson's, to Cambridge.
From Sharonville, by West Chester, Bethany, and Monroe, to Blue Hill.
From Shelby, by De Kalb, and Sulphur Springs, to Bucyrus.
From Sheffield Lake, by Avon Lake, to Dover.
From Sidney, by Pratt, Quincy, De Graff, and Logansville, to Bellefontaine.
From Shalersville, by Streetsboro', Hudson, Peninsula, Ritchfield, and Hinckley, to Brunswick.
From Somerset to Jacksonstown.
From Sidney, by Valenti, Dinsmore, Wapahkonetta, Lima, Kalida, and Franconia, to Charloe.
From Simon's Run, by Mohawk, to New Castle.
From Sinking Spring, by Byington, Morgan's Fork, Jasper, Piketon, Beaver, and Meadow Branch, to Jackson.
From Somerset, by Rehoboth, New Lexington, Pike, Whippstown, Sunday Creek, Hartleysville Cross Roads, Trimble, and Millfield, to Athens.
From Springfield, by Donnellsville, and New Carlisle, and Fair Mount, to Troy.
From Springfield, by Tremont, and Terrehaute, to Northampton.
From Springfield, by Harmony, Vienna Cross Roads, Summerford, West Jefferson, and Alton, to Columbus.
From Springfield, by Enon, Fairfield, Kneisly, and Harshmansville, to Dayton.
From Springfield, by Urbana, West Liberty, Bellefontaine, Huntsville, New Rickland, Belle Centre, Kenton, Sylvia Forest, Carey, Whartonsburg, Adrian, Tiffin, Watson's Station, Green Spring, Clyde, Castalia, to Sandusky.
From Springfield, by Mechanicsburg, Millford Centre, Marysville, Little Mill Creek, and Scioto Bridge, to Delaware.
From St. Clairsville, by East Richland, Uniontown, Flushing, and New Athens, to Cadiz.
From St. Joseph's, by William's Centre, Ney, and Brunersburg, to Defiance.
From St. Joseph's by Artic, Hamilton, Ia., Steubenville, Angola, Flint, and Brushy Prairie, to Lima.
From St. Mary's by Celina, Skeel's Cross Roads, New Corydon, Ia., Timber Lost, Linn Grove, Vera Cruz, Bluffton, Murray, Markle, and Huntington.
From St. Mary's, by Celina, Neptune, Boetia, Mercer, Shane's Crossing, Willshire, Pleasant Mills, Ia., Decatur, Monmouth, and Root, to Fort Wayne.
From Steubenville, by Bargar's Shop, to Mount Pleasant.
From Steubenville, by Island Creek, and Knoxville, to New Somerset.
From Steubenville, by Wintersville, Bloomingdale, Hopedale, Cadiz, Cassville, Moorfield, Suyrua, Londonderry, Antrim, Winchester, and Cable, to Cambridge.
From Steubenville, by Browning's Mills, Island Creek, Knoxville, New Somerset, Mitchell's Salt Works, Moore's Salt Works, Croxton, Salineville, Inverness, and West Beaver, to New Lisbon.
From Steubenville, by Winterville Cross Creek, Richmond, East Springfield, Amsterdam, Harlem Springs, Carrollton, New Harrisburg, and Waynesburg, to Canton.
From Strasburg, by Frieburg, to Paris.
From Sunbury, by Vail's Cross Roads, Porter, Sparta, Fredericktown, and Shaler's Mills, to North Liberty.
From Sunbury, by Porter, Kinston Centre, Nimmon's Cross Roads, Marengo, Bennington, and Lincoln, to Mount Gilead.
From Sunfish, by Jonesville, and Rocky Narrow, to Woodfield.
From Sunfish, by Bare's, to Sardis.
From Toledo, by Genoa, Elmore, Fremont, Clyde, Bellevue, Monroe-
ville, Milan, Norwalk, East Townsend, Wakeman, Camden Station, and Oberlin, to Grafton Station.

From Toledo, by Java, Ai, Parcher's Corners, Emery, Blanc, Deerclick, Domestic, Bridgewater, Netile Lake, Fish Creek, Indiana, and Angola, to Lagrange.

From Tiffin, by Adams, Green Spring, Clyde, York, North Ridge, Townsend, and Castalia, to Sandusky.

From Tiffin, by Bascom, to Stoner.

From Tiffin, by Republic, West Lodi, Flat Rock, Bellevue, Groton Centre, and Cook's Corner, to Sandusky.

From Toledo, by Hardy, Swantown, Delta, Essex, Ottokee, Zedron, Allston, Elmira, West Unity, and Durbin's Corners, to Bryan.

From Troy, by Covington, Robinson's, and New Harrison, to Greenville.

From Tupper's Plains, by Long Bottom, to Chester.

From Twinsburg, by Solon, Orange, and Atwater, to Edinburg.

From Union, by Centre, West Baltimore, and Ithaca, to Castine.

From Upper Sandusky, by Belle Vernon, Sycamore, Mexico, Melmore, and Bloomingville, to Republic.

From Upper Sandusky, by Browntown, to Marseilles.

From Urbana, by Westville, St. Paris, Allen's, and Fletcher, to Piqua.

From Urbana, by Westville, Millerstown, Careysville, Palestine, and Plattsville, to Sidney.

From Urbana, by Westville, Baker, Christiansburg, and Casstown, to Troy.


From Vaughsville, by Gunmar, Delphos, Van Wert, and Recruit, to Fort Wayne, Indiana.

From Walhonding, by Tiverton and Danville, to Democracy.

From Wapakonetta, by Unionopolis, Waynesfield, Roundhead, and McDonald, to Kenton.


From Warren, by Lordstown, North Jackson, and Ellsworth, to Salem.


From Washington C. H., by Staunton, Moon's, Leesburg, and Samantha, to Hillsboro.'


From Washington C. H., by Convenience, Austin, and Frankfort, to Chillicothe.

From Waterville, by Groveland, Lavona, West Barre, Ridgeville Corners, and Oak, to Bryan.

From Waynesville to Springboro'.

From Wellsville, by Glasgow, West Point, New Lisbon, Franklin Square, Salem, North Birmingham, North Benton, Deerfield, Edinburg, and Campbellsport, to Ravenna.

From Wellsville, by Inverness, Salinesville, Hastingsville, Norristown, and Augusta, to Minerva.

From Wellsville, by East Liverpool, Little Beaver Bridge, and Ohioville, to Achor.

From Wllersville, Columbiana County, by Knoxvllle, Richmond, Bloomingdale, Smithfield, Mount Pleasant, and Colerain, to St. Clairsville.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From West Jefferson, by West Canaan, Darby Creek, Darby Plains, Rose Dale, Mechanicsburg, and Mutual, to Urbana.
From West Jefferson, by Wahoo, to Mechanicsburg.
From West Liberty, by Pickertown, to Delaware.
From West Milton, by Laura, Painter Creek, and Poplar Ridge, to Greenville.
From West Union, by Wagner’s Ripple, Stout’s, Rockville, and Friendship, to Portsmouth.
From Wheelersburg, by Junior, Kelley’s Mills, Elizabeth, Campbell, Patriot, and Thurman, to Vinton.
From Wheeling, Va., by Martin’s Ferry, O., Colerain, Mount Pleasant, Adena, Harrisville, Short Creek, Cadiz, Deersville, Feed Spring, Ulricksville, New Philadelphia Canal, Dover, Strasburg, Deardoff’s Mills, Frease’s Store, Mount Eaton, and Apple Creek, to Wooster.
From Wheeling, Va., by Bridgeport, O., St. Clairsville, Lloydsville, Morristown, Hendrysburg, Fairview, Middleburn, Washington, Cambridge, New Concord, Norwich, and Bridgeville, to Zanesville.
From Wheeling, Va., by Short Creek, Warrenton, O., Wellsburg, Steubenville, O., Jedd, Elliottsville, Port Homer, and Mouth of Yellow Creek, to Wellsville.
From Williamsburg, by De La Palma, Union Plains, Buford, and Nevin, to New Market.
From Williamsburg, by Sardinia, and Fincaile, to Scott.
From Wilkesville, by Eagle Furnace and Winton Furnace, to McArthur.
From Williamsburg, by New Harmony, to New Hope.
From Willoughby, by Mayfield, to Gate’s Mills.
From Wilmington, by Oakland and Harveysburg, to Waynesville.
From Wilmington, by Port William, Paintersville, Lumberton, and New Burlington, to Spring Valley.
From Wilmington, by New Antioch, Snow Hill, New Vienna, Highland, Leesburg, Centrefield, Greenfield, South Salem, and Latta’s, to Chililicothe.
From Wilmington, by Cuba, Martinsville, Lynchburg, Sharpsville, and Willettsville, to Hillsboro’s.
From Winchester, by Milnersville, Paoli, and Albany, to Port Washington.
From Woodville, by Whitestown, Ottawa, Port Clinton, and Marblehead, to Sandusky.
From Woodfield, by Lewisville, Summerfield, Byrne, Stafford, Masterton, Harrietsville, Middle Creek, Regnier’s Mills, Aurelia, Lower Salem, Bonn, and Fearing, to Marietta.
From Woodfield, by Graysville, Antioch, Cochran’s Landing, Jolly, Flint’s Mills, Lawrence, and Lower Lawrence, to Marietta.
From Wooster, by Mooreland, Mill Brook, Shreve, Nashville, and Black Creek, to Humphreysville.
From Wooster, by Plain, Reedsburg, Jeromesville, Haysville, Mifflin, Mansfield, Ontario, Riblett’s, Galion, and Olentangy, to Bucyrus.
From Wooster, by New Pittsburgh, Roor’s, Ashland, and West Windsor, to Mansfield.
From Wooster, by Blacklyville, Mohican, and McKag, to Perryville.
From Wooster, by Robinson’s Woolen Factory, Uniontown, and Lafayette, to Savannah.
From Wooster, by Cooper, Cedar Valley, Congress, West Salem, Homersville, Spencer, and Pennfield, to La Grae.
From Youngstown, by Church Hill, Vienna, Fowler, Johnsonville, Gustavus, Lindenville, Cherry Valley, and Dorset, to Jefferson.
From Xenia, by Alpha, Zimmerman’s, Williamstown, Dayton, Liberty, New Lebanon, Johnsville, West Alexandria, Eaton, Upshur, New Westville, Richmond, Ia., Centreville, East Germantown, Cambridge, Dublin, Lewisville, Ogden, Raysville, Knightstown, Charlotteville, Kinnard, Greenfield, Philadelphia, and Cumberland, to Indianapolis.

From Youngstown, by Hubbard, Brookfield, Hartford, Vernon, Kinsman’s, Williamsfield, Andover, Richmond Center, Pierpont, Monroe Center, and South Ridge, to Conneaut.

From Youngstown, by Coitsville, to New Bedford, Pa.

From Young Hickory, by High Hill, and Ridgeway, to Duncan’s Falls.


From Zanesville, by Duncon Falls, Blue Rock, Rokey, McConnellsville, Neelysville, Beverly, Waterford, Coal Run, and Lowell, to Marietta.

From Zanesville, by Shannon, to Frazeysburg.

From Zanesville, by West Zanesville, Muskingum, Dresden, Adam’s Mills, Conesville, Roscoe, Coshocton, Canal, Keen’s, Clark’s, Millersburg, Holmesville, and Frederickburg, to Wooster.

From Zanesville, by Hopewell, Gratiot, Brownsville, Linville, Jaccsontown, Hebron, Kirkersville, Etna, Reynoldsburg, and Hibernia, to Columbus.

From Zanesville, by Putnam, Newton, Roseville, Deaverton, Triadelphia, Hall’s Valley, and Malt, to McConnellsville.

From Zanesville, by East Greenwich, Adamsville, Otsego, and Plainfield, to White Eye Plains.

From Zanesville, by Chandlersville, and Rich Hill, to Cumberland.

From Zanesville, by Rix’s Mills, Chandlersville, and Fullard’s, to Cumberland.

From Zanesville, by Symme’s Creek, Saintfield, and Will’s Creek, to Coshocton.


From Zanesville, by Nashport, Hanover, Clay Lick, Newark, Pataskala, Columbia Centre, Hibernia, and Black Lick, to Columbus.

From Abscota to Pine Creek.

From Adrian, to Parker’s Corners, in Lenawee county.

From Adrian, by Fairfield, and Lyons, to Ottakiee, Ohio.

From Adrian, by Rome, Mendon, Addison, Wheatland Centre, Adams, and North Adams, to Jonesville.

From Adrian, by Rome Centre, Springville, Cambridge, and Brook-lyn, to Napoleon.

From Adrian, by Tecumseh, Clinton, Manchester, and Napoleon, to Jackson.

From Ada, by Smyrna, Alton, and Vergennes, to Otisco.

From Albion to Homer.

From Allegan, by Holland, to Grand Haven.

From Allegan, by Trowbridge, Cheshire, Bloomingdale, and Waverly, to Pawpaw.

From Allegan, by Pine Plain, and Manlius, to Saugatuck.

From Allegan to Pawpaw.

From Almont, by Dryden, Amboy, and Etna, to Farmer’s Creek.

From Ann Arbor, by Webster, Northfield, Hamburg, and North Hamburgh, to Howell.
From Battle Creek, by Climax Prairie, West Climax, Pavillion Brady, Schoolcraft, Prairie Ronde, Decatur, Little Prairie Ronde, and Pickett's Corners, to La Grange.

From Battle Creek, by Bedford, Johnstown, Bristolville, Baltimore, Hastings, Irving, Middleville, Caledonia, and Whitneysville, to Grand Rapids.

From Battle Creek, by Abscota, and Union City, to Coldwater.

From Battle Creek, by Yorkville, Richland, Prairieville, Fulton, Yankee Springs, Middleville, Caledonia, and Whitneysville, to Grand Rapids.

From Bellevue, by Kalamo, and Vermontville, to South Cass.

From Blissville, by East Ogden and West Ogden, to Fairfield.

From Bridgeport, by Frankenmuth, and Worth, to Vassar.

From Brighton, by North Brighton, Hartland, and Tyrone, to Fentonville.

From Bronson's Prairie to Orlanda, Indiana.

From Brooklyn, by Columbia, Liberty, South Jackson, and Bennett's corners, to Spring Arbor.

From Brownstown, by Woodville, Huron, Romulus, Belleville, and Rawsonville, to Ypsilanti.

From Camden, by Morganville, Bird, Attica, Morenci, Chesterfield, Lyons, Metamora, and Riga, to Whiteford.

From Cassapolis, by Edwardsburg, and Adamsville, to Elkhart, Indiana.

From Charlotte, by Chester, and South Cass, to Boston.

From Charlotte, by Carlisle, Bellevue, Verona, and Penfield, to Battle Creek.

From Charlotte, by Chester, Roxana, and Danby, to Portland.

From Clayton, by Canandaigua, and Medina, to Morenci.

From Clayton, by Dover, to Seneca.

From Clinton, by Benton, Salem, and Pittsfield, to Ypsilanti.

From Columbus, by Memphis, East Berlin, and West Berlin, to Almont.

From Constantine, by White Pigeon, to Three Rivers.

From Corunna, by Humphrey Wheeler's, in New Haven, to Chesaning.

From Corunna, by Owasso, Rush, Chesaning, and St. Charles, to Saginaw.

From Croton, by Grand Traverse, and Mackinaw, to Sault St. Marie.

From Dexter, by Ingraham Centre, to Mason, in Ingraham County.

From Dexter, by Unadilla, Stockbridge, and Ingham, to Mason.

From Dexter, by Base Lake, Pinckney, East Marion, and Marion, to Howell.

From Decatur Station, by Little Prairie Ronde, Marcellus, Union, Flowerfield Centre, to Three Rivers.

From Detroit, by Ecorce, Trenton, Gibraltar, Brownstown, Newport, Brest, Monroe, La Salle, Erie, and Manhattan, to Toledo.

From Detroit to Cleveland.

From Detroit on the Plymouth Plank Road, through the townships of Greenfield, Redford, Livonia, and Plymouth, to Northville.

From Detroit to Sault St. Marie.

From Detroit, by Dearbornville, Wayne, South Plymouth, Ypsilanti, Ann Arbor, Scio, Dexter, Chelsea, Francisceville, Grass Lake, Leoni, Michigan Centre, Jackson, Barry, Gidley's Station, Albion, Marengo, Marshall, Ceresco, Battle Creek, Charleston, Galesburg, Comstock, Kalamazoo, Paw Paw, Mattawan, Lawton, Decatur, Dowagiac, Niles, Buchanan, Dayton, New Buffalo, and Michigan City, Indiana, to Chicago, Illinois.
From Detroit, by Roseville, Mount Clemens, New Haven, Columbus, St. Clair, and Mack's Place, to Port Huron.

From Detroit, by the Plank Road, Mount Clemens, and Almont, to Lapeer.

From Detroit, by Royal Oak and Birmingham, to Pontiac.


From Dewitt, by Bingham, and Greenbush, to Duplain.

From Dewitt, by Riley, and Westphalia, to Maple.

From Dowgiac, by La Grange, Cassopolis, Vandalia, Newburg, and Three Rivers, to Centreville.

From Dundee, by Summerfield, and Lambertsville, to Toledo, Ohio.

From Dundee to Summerfield.

From Eagle River, by Beasley's Torch Lake, Portage Lake, and Houghton, to Portage Entry.

From Elkhart to Goshen.

From Farmington, by North Farmington, West Bloomfield, and Pine Lake, to Pontiac.

From Flint, by Genesee, Thetford, Pine Run, Bridgeport, Bridgeport Centre, and East Saganaaw, to Saganaaw.

From Fredonia, by Lima, and Chelsea, to Sylvan.

From Goodrich, by Davisonville, Davison Centre, Richfield, Forest, Vassar, Franklinfield, and Bloomfield, to Lower Saginaw.

From Grand Haven, by Muskegon, White Lake, Pentwater, Perie, and Point Sauble, to Manisteen.

From Grand Haven to Milwaukie.

From Grand Rapids, by Austerlitz, North Carmon, Courtland, and Oakfield, to Greenville.

From Grand Rapids to Croton, in Newago County.

From Grand Rapids, by Indian Creek, Pleasant, Pintler's Corners, Cassovia, and Newago, to Croton.

From Grand Rapids, by Grandville, Tallmadge, Steele's Landing, Polkton, Ottawa Centre, Crockery Creek, Nortonville, and Mill Point, to Grand Haven.

From Grand Rapids, by Grandville, Georgetown, Allendale, and Ottawa, to Grand Haven.

From Grand Rapids, by Loomisville, Berlin, Wright, and Ravenna, to Muskegon.

From Grand Rapids, by Grandville, to Holland.

From Grand Rapids, by Austerlitz, Cannonsburg, Bastwick, Lake Grattan, and Otisco, to Greenville.

From Green Bay, by Little Bay, No Queh Esconabee River, Carp River, Keewenaw Bay, Eagle River, Eagle Harbor, and Copper Harbor, to Lake Superior.

From Groveland, by Holly Mills, Holly Rose, White Lake, and Highland, to Kensington.

From Groveland, by Holly Rose, Highland, and Milford, to New Hudson.

From Hastings, by Alto, to Flat River.

From Hastings to Woodland.

From Hastings to Galesburg.

From Hillsdale, by Ransom, Wood's Corners, and Cass, to Medina.

From Howell, by Oak Grove, Deer Creek, Tuscola, Burn's, and Fremont, to Shiawassee.

From Howell, by Marion, Josco, Middletown, and White Oak, to Ingham.

From Hudson, by Cass, and Domestic, Ohio, to West Unity.
From Ionia, by Wheatland, and Otisco, to Greenville.
From Ionia, by Boston, South Boston, and Carlton, to Hastings.
From Ionia, by Avon, Rix, Flat River, and Ada, to Grand Rapids.
From Jackson, by Spring Arbor, Concord, Pulaski, and Scipio Centre, to Jonesville.
From Jackson, by Thompkins, Otter Creek, Eaton Rapids, and Eaton, to Charlotte.
From Jackson, by West Rivers, Aurelius, Leslie, Eden, Mason, and Delhi Centre, to Lansing.
From Jackson, by South Jackson, Liberty Mills, Somerset, Addison, and Rollin, to Hudson.
From Jackson, by South Henrietta, Henrietta, Bunker Hill, and Felts, to Mason.
From Jonesville, by Litchfield, Homer, and Eckford, to Marshall.
From Kalamazoo, by Ynouski, to Yankee Springs.
From Kalamazoo, by Waverly, Breedsville, Hunter, South Haven, Ganges, and Johnson's, to Newark.
From Kalamazoo to Richland.
From Kalamazoo, by Martin, Bradley, Wayland, Cuba, and Paris, to Grand Rapids.
From Kalamazoo, by Vicksburg, Park Reserve, and Centreville, to Sturgis.
From Kalamazoo, by Portage, Schoolcraft, and Flowerfield, to Three Rivers.
From Kalamazoo, by Cooper, Plainwell, and Otsego, to Allegan.
From Lakeville, by Oxford, Brandon, and Eagle Lake, to Groveland.
From Lakeville, by Fillmore, to Almont.
From Lakeville, by Mount Pleasant, Romeo, Ray, Armedia, and Richmond, to Columbus.
From L'Ance, by Ontonagon, and Lapoint, to Fond Duc Lac, in Minnesota Territory.
From Lansing, by Alverson, Woodhull, Perry, and Antrim, to Byron.
From Lansing, by Delta, Grand Ledge, Mud Creek, Danby, and Sibewa, to South Cass.
From Lansing, by Eagle, Portland, Maple, and Lyons, to Ionia.
From Lansing, by Oneida, Chester, Vermontville, Merrit, Hastings, Glass Creek, Gun Lake, Bradley, Fogo, and Proctor, to Allegan.
From Lansing, by Dewitt, Laingsburg, Enterprise, and Hartwellville, to Byron.
From Lawton to Paw Paw.
From Lexington, by Bark Shanty, Cherry Creek, Forestville, Chase's Mills, Elm Creek, Whitcomb's Mills, and Brakeman's Mills, to Point Aux Barques.
From Lock's Station, by Burr Oak, and Oporto, to Centreville.
From Lyons, by Fair Plains, Ronald Centre, and North Plains, to Greenville.
From Manchester to Chelsea.
From Manchester to Grass Lake.
From Marquette, by L'Ance, to Eagle River.
From Marquette, by Little Bayde Noquet, to Green Bay.
From Marshall, by Tekonsha, Burlington, Union City, Sherwood, Leonidas, Nottaway, Centreville, and Florence, to Constantine.
From Marshall, by Tecasna, and Girard, to Cold Water.
From Marshall, by Cedar Lake, Newton, and Culver, to Abscota.
From Menominee River, to Keewenaw Point, Lake Superior.
From Milford, by Williamsville, Bridgeville, Horse, Cross Roads, Federalsburg, and East New Market, (Md.) to Cambridge.
From Minnesota Mine, to mouth of Ontonagon river.
From Minnesota Mine, along the mineral range, by the Forest, and Norwack mines, to Lake Agoyiber.
From Monroe, by Grafton, Exeter, Oakville, and Paint Creek, to Ypsilanti.
From Monroe, by Dunkirk, to Buffalo.
From Monroe, by Flat Rock, Taylor, Brownstown, and Dearbornville, to Detroit.
From Monroe, by Ida, Summerfield, and Deerfield, to Adrian.
From Morenci, by Gorham, Mill Creek, Domestic, West Unity, and Lockport, to Evansport.
From Moscow, by Somerset, Wheatland, and Pittsford, to Hudson.
From Mount Clemens, by Vienna, Ray, and Ray Centre, to Romeo.
From Mount Clemens, to Romeo, in Macomb County, via the Plank Road.
From Mount Clemens, by Little's and Ira, to Algonac.
From Niles, by Berrien Springs, to St. Joseph.
From Onontagon, to the South east quarter of section eleven,—township Forty-nine, range forty-one, in the County of Ontonagon.
From Otsego, by Watson, Dorr, and Bryant, to Grand Rapids.
From Owasso, by Rush, to Chesaning.
From Owasso, by Bennington, Middleburg, Victor, Bengal, Dallas, and Stony Creek, to Lyons.
From Owasso, by Hall, Duplin, Greenbush, Essex, and Matherton, to Lyons.
From Paw Paw, by Lawrence, Arlington, Breedsville, and Hunter, to South Haven.
From Paw Paw, by Prospect Lake, Hamilton, Keelersville, Bainbridge, and Millbury, to St. Joseph.
From Pine Run, in Genesee County, to Arabela Centre, in Tuscola County.
From Pinckney, by Plainfield, White Oak, and Wheatfield, to Williamstown.
From Plymouth, by Brodina, and Superior, to Ann Arbor.
From Portage Lake to La Anse Bay.
From Pontiac, by Waterford Centre, White Lake, Rose, Fentonville, Tyrone, Linden, Argentine, Byron, Vernon, Shiawassee, and Corunna, to Owasso.
From Pontiac, by Ball Mountain, New Canadaigua, Oxford, Metamora, and Farmer's Creek, to Lapeer.
From Pontiac, by Waterford Centre, Commerce, Milford, Highland, Hartland, and Occola Centre, to Howell.
From Pontiac, by Waterford, Austin, Clarkson, Springfield, Groveland, Stony Run, and Grand Blanc, to Flint.
From Pontiac, by Mahopack, Jersey, Brandon, Campbell's Corners, and Rural Vale, to Farmer's Creek.
From Pontiac, by Clarkston, Eagle Lake, Goodrich, Davidsonville, Davidson Centre, Rushfield, Forest, and Vassar, to Lake Saginaw.
From Pontiac, by Auburn, Troy, Plumb Brook, Utica, and Sackets, to Mount Clemens.
From Pontiac, by Strait's Lake, Walled Lake, South Lyons, and Gravel Run, to Ann Arbor.
From Port Huron, by Burchville, to Lexington.
From Quincy to Alleghaney.
From Quincy, by Butler and Clarendon, to Huron.
From Reading, by Edinburg, Clear Lake, Indiana, to Mts.
From Rochester, by Mount Vernon, and Mere, to Romeo.
From Romeo, by Finery, Scottville, Albertsonville, Brockway, Lynn, and Merrillsville, to Port Huron.
From Royal Oak, by Troy, Rochester, and Oakland, to Lakeville.
From Royal Oak, by Big Beaver, Utica, Shelby, Washington, and Romeo, to Almont.
From Saganaw, by the Eastern Side of the lower Peninsula, and Duncan, on Sheboygan Bay, to Mackinac.
From Saganaw to Grand Traverse Bay.
From Saganaw, by Duncan and Mackinaw, to Sault St. Marie.
From Saline, by Union District, Bridgewater, Silver Lake, and Sharon, to Grass Lake.
From Saugatuck to South Haven.
From Sault St. Marie, by Mackinaw, and Duncan, to Saganaw.
From Sault St. Marie to Ontonagon.
From Sault St. Marie to Port Wilkins, on Lake Superior.
From Sault St. Marie by Grand Island, to Marquette.
From Shiasawsee, by North Vernon, Swartz Creek, Crockersville, Flint, and Kearley's, to Lapeer.
From St. Clair, by China, Belle River, and Cottrellville, to Algonac.
From Stoney Run, by Goodrich, Davidsonville, and Hadley, to Farmer's Creek.
From Southfield, by Franklin, to Birmingham.
From South Haven, to Saugatuck, at the mouth of Kalamazoo, in Allegan County.
From Swartz Creek, in Genessee County, by Gaines, to Byron.
From Tecumseh, by Tipton, Springville, Cambridge, Woodstock, Somerset, and Moscow, to Jonesville.
From Tecumseh, by Ridgeway Ridge, and York, to Ypsilantic.
From Toledo, Ohio, by Whitefield, Ottawa Lake, Riga, Blissfield, Michigan, Palmyra, Adrian, Clayton, Hudson, Florida, Hillsdale, Jonesville, Sylvanus, Quincy, Coldwater, Branch, Batavia, Bronson's Prairie, Lock's Station, Sturgis, White Pigeon, Bristol, Elkhart, Indiana, Mishawaka, South Bend, Laporte, Coffee Creek, and Calumet, to Chicago, Illinois.
From Wayne, by Nankin, Plymouth, and Mead's Mills, to Northville.
From Wayne, by Romulus Centre, and Huron, to Brownstown.
From West Rives, by Aurelius, to Delhi Centre, in Ingham County.
From White Pigeon, by Mottville, Union, Adamsville, Edwardsburgh, Niles, Cottage Hill, Indiana, and Terre Coupe, to Hudson.
From Warnerville, by Oak Plains, to Brighton.
From Ynouski, by Orangeville Mills, to Yankee Springs, Barry County.

INDIANA.

From Albion, by Springfield Mills, Northfort, Walcott's Mills, Marcy, Fly Creek, and Ontario, to Lima.
From Albion to Suann.
From Alexandria, by Frostsville, Independence, and Jone's Mills, to Jerome.
From Anderson, by Prosperity, to Alexandria.
From Andersonville, by Richland, Milroy, Moscow, and Blue Ridge, to Shelbyville.
From Attica, by Rainsville, Andrew Hixons, and Pine Grove, to Milford, Illinois.
From Auburn, by Fairfield Centre, Turkey Creek, and Salem Centre, to Flint.
From Aurora, by Wilmington, Sparta, Moor's Hill, Milan, and Prattsburg, to Delaware.
From Aurora, by Wilmington, Sparta, Moor's Hill, and Stringtown, to Versailles.
From Bainbridge, by Groveland, New Maysville, North Salem, and Jamestown, to Lebanon.
From Bedford, by Bryanstville, Trinity Springs, and Dover Hill, to Mount Pleasant.
From Bethlehem, by New Washington, and Oregon, to Lexington.
From Bloomfield, by Linton, to Carlisle.
From Boonsborough to Lebanon, via Fayette, and Thornleysville.
From Boonville, by Crowville, and Polk Patch, to Huntingburg.
From Bowling Green, by Belle Air, Anguilla, Lewis, and Busraen Mills, to Carlisle.
From Bowling Green, by Jourdan Village, and Santa Fe, to Gosport.
From Bowling Green, by Hausertown, to Point Commerce.
From Bowling Green, by Plunge Creek, Lewis, and Siloa, to Carlisle.
From Bowling Green to Brazil.
From Bradford, by West Bedford, Buffalo, Pulaski, Winnamac, North Bend, Yellow River, Sligo, Blissville, North Liberty, and Sumpton Prairie, to South Bend.
From Bradford, (or Monq,) by Catheart, to Rensselaer.
From Bremen, Ohio, by Fort Recovery, Portland, and Camden, to Hartford.
From Brownstown to Seymour.
From Brownstown to Rockford.
From Brownstown, by Houston, to Bloomington.
From Brownstown, by Freetown, Milo, and Christiansburg, to Nashville.
From Brookville, by Wynn, Mount Carmel, Philanthropy, Ohio, Tariff, and Paddy's Run, to Ross.
From Brookville, by Blue Creek, South Gate, St. Leon, Kelso, Logan, and Bright, to Laurencieburg.
From Brookville, by Oak Forest, Jennings, Oldenburg, and Rossburg, to Wintersville.
From Brookville, by Blue Creek, St. Peters, Herman, Milan, and Stringtown, to Versailles.
From Brookville, by Oak Forest, Jenning's, Oldenburg, Rossburg, to Greensburg.
From Brain's Cross Roads, by Bethany, and Russell's Mills, to Covington.
From Bloomington, by White Hall, Spencer, Vandalia, Bowling Green, Christie's Prairie, and Wauhoo, to Terre Haute.
From Bloomington, by Stamford and Salisbury, to Bloomfield.
From Bloomington, by White Hall, to Point Commerce.
From Bluffton, by Nottingham, Pennville, New Mount Pleast, and Deerfield, to Winchester.
From Burlington, by New London, to Kokomo.
From Cambridge, by Jacksonburg, Hagarstown, Dalton, Blountsville, New Burlington, Muncietown, Anthony, Wheeling, Trask, and Jonesboro, to Marion.
From Cambridge to Hagarstown.
From Cambridge, by Milton, Cormersville, Everton, and Blooming Grove, to Brookville.

From Carlisle, by Linton, to Worthington.

From Carlisle, by Black Creek, Marco, Buck Creek, Newbury, Scotland, Pleasant Ridge, Owensburg, and Springville, to Bedford.

From Cartersburgh, by White Lick, Danville, New Maysville, Carpentersville, Bainbridge, Portland Mills, Hollandsburg, Rockville, Armiesburg, and Montezuma, to Highland.

From Charleston, by Sylvan Grove, Blue Lick, Chesnut Hill, South Boston, Salem, Texas, Bono, Lawrenceport, and Spring Mills, to Bedford.

From Centreville, by Green's Fork, Economy, and Trenton, to Winchester.

From Centreville, by Bloomington, to Lynn.

From Charleston, by Jeffersonville, to Louisville, Ky.

From Charleston, by Hubbard, Vienna, Clarksbourough, Little York, and Tampico, to Brownstown.

From Cincinnati, by Stilesville, to Mount Washington.

From Clarksburg, by New Salem, Rushville, Smelser's Mills, and Raleight, to Lewisville.

From Clark's Hill, by Lauramie and Concord, to Romney.

From Clinton Lock, by Clinton, Indiana, Furnace, Indiana, Baldwinsville, Illinois, to Paris.

From Coffee Creek, by Valparaiso, Porter Cross Roads, Boon Grove, Hebron, Outlet, West Creek, Cedar Lake, Hickory Point, Winfield, Deep River, and Fillmore, back to Coffee Creek.

From Colfax, by Frankfort, to Michigantown.

From Columbia, by Pampana, to Wolf Lake.

From Columbus, by Taylorsburg, Nashville, and Unionville, to Bloomington.

From Columbus, by Jonesville, to Rockford.

From Columbus, by Moor's Vineyard, Mount Healthy, Milo, Mooney, and Hettonville, to Bedford.

From Connersville, by Harrisburg, to Bentonsville.

From Corydon, by Sharp's Mills, to Leavenworth.

From Crawfordsville, by Independence and Pine Village, to Oxford.

From Crawfordsville, by Waynestown, Hillsboro, and Cole's Creek, to Covington.

From Crawfordsville, by Ladoga, to New Maysville.

From Crawfordsville, by Darlington, Newtown, Rob Roy, and Attica, to Williamsport.

From Crawfordsville, by Darlington, Thornton, and Reese's Mills, to Kirk's Cross Roads.

From Crawfordsville, by Greencastle, Ladoga, and Carpentersville, to Bainbridge.

From Crown Point, by Merrillsville, and Hobart, to Lake Station.

From Deerfield, by Ridgeville, Emmettsville, Fair View, Albany, Granville, and Ryon, to Wheeling.

From Deerfield, by Boundary, and Salamonia, to Fort Recovery, Ohio.

From Defiance, by Brunersburg, Farmer, Milo, Newville, Mount Hope, Auburn, Richland Centre, Lisbon, Irving, and Albion, to Noble Iron Works.

From Delaware, by Prattsburg, Milan, Moor's Hill, Chesterville, and Sparta, to Wilmington.

From Delphi, by Camden, Carroll, Crittenden, Galveston, Kokomo, Vermont, Greenturn, Jerome, and Slash, to Marion.

From Delphi to Pittsburg.

From Dublin, by New Lisbon and Davon, to New Castle.

From Elizabethtown, Ohio, by Harrison, Indiana, Dremersburg, Philanthropy, Ohio, Mixerville, Indiana, Contreras, College Corner, Ohio, Goodwin's Store, to Beechy Mire, Indiana.
From Elizabethtown, by Burnsville, Rock Creek, and Sardinia, to West Point.
From Elkhart, by Bango and Mount Olive, to Lock.
From Edinburg, by Smithland, Shelbyville, Manilla, and Swenhart, to Rushville.
From Edinburgh, by Nineveh, Hensley, and Morgantown, to Martinsville.
From Evansville to West Franklin.
From Evansville, by Sandersville, Warrenton, York, Princeton, Patoka, and Docker's Ferry, to Vincennes.
From Evansville, by Newburg, Lee, Boonville, and Midway, to Rockport.
From Evansville, by Parker's Settlement and Blairville, to New Harmony.
From Evansville, by West Franklin, to Mount Vernon.
From Evansville, by St. Wendell's, to Cintihiana.
From Fairmont to Jerome.
From Flint to Orland, in Steuben County.
From Florence to Warsaw.
From Fort Wayne, by Ell River, Churubusco, Green, Wolf Lake, Burr Oak, Noble, Albion, Liganier, Benton, and Goshen, to Elkhart.
From Fort Wayne, by Perry, Butler, Auburn, De Kalb, Hamilton, Steubenville, Angola, Crooked Creek, Kinderhook, (Michigan), and Ovid, to Old Water.
From Fort Wayne, by Perry, Swan, Avilla, Lisbon, Kendallville, Marseilles, South Milford, Mount Pisgah, Mongoquinnong, Ontario, and Lima, to Sturge's, Michigan.
From Fort Wayne, by St. Joseph's, Harlan, and Hall's Corners, to Hicksville.
From Fort Wayne, by Poughkeepsie, Peeble, Decatur, Canoper, Limber Lost, Bear Creek, Joy Court House, Bluff Point, and Deerfield, to Winchester.
From Fort Wayne, by Warring, and Troy Settlement, to Liberty Mills, in Wabash County.
From Fort Wayne, by Zanesville, Markle, Warren, and Green bush, to Marion.
From Fort Wayne, by New Haven, Antwerp, Ohio, Junction, Defiance, Milldale, Florida, Napoleon, Durand, Texas, Providence, Waterville, and Maumee City, to Toledo.
From Fort Wayne, by Haller's Corners, Churubusco, Merrion, Wolf Lake, Noble, Albion, Legonier, and Benton, to Goshen.
From Fort Wayne, Taw Taw, and Coesse, to Whity Court House.
From Fort Wayne, by Cedar, Leo, Spencerville, Newville, and Panama, Ohio, to St. Joseph's.
From Fort Wayne, by Oscean, to Bluffton.
From Frankfort, by Berlin, and Tetersburg, to Tipton.
From Frankfort, by Rei's Mills, Lebanon, and Jamestown, to Danville.
From Franklin, by Trafalgar, and Morgantown, to Martinsville.
From Franklin, by Far West, Mooresville, Monrovia, and Stilesville, to Springtown.
From Free port, by Nicholas, Kerns, and L. J. Reeve's, to Pleasant View.
From Gentryville to Ferdinand.
From Goshen, by Middlebury, to White Pigeon.
From Goshen, by New Paris, and Locke, to Plymouth.
From Greencastle, by Grubb's Mills, Portland Mills, Bellmore, Rockwell, and Armiesburg, to Montezuma.
From Greencastle, by Eberle, Bainbridge, New Maysville, and North Salem, to Jamestown.
From Greencastle, by Brunnerstown and Mansfield, to Rockville.
From Greenfield, by Russellville, Waveland, and Jacksonville, to Covington.
From Greenfield, by Putnamville, Cateract, and Cuba, to Spencer.
From Greenfield, by Mount Comfort, Germantown, Lawrence, Millersville, and Broad Ripple, to Augusta.
From Greenfield, by Harrington, Columbus, Pendleton, and Mendon, to Eden, in Hancock County.
From Greensburg, by Millhausen, Napoleon, Delaware, North Hogan, Manchester, Wright's Corners, Lawrenceburg, Elizabethtown, Ohio, Cleve's Dry Ridge, and Cheviot, to Cincinnati.
From Greensburg, by Kingston, Spring Hill, Williamstown, and Moscow, to Milroy.
From Greensburg, by Clifty, Hartsville, Hope, and Newbern, to Columbus.
From Greensburg to Rushville.
From Hagerstown, by Dalton, Lorentiville, Hwetts, Windsor, Parker, Fairview, and Quincy, to Camden.
From Hagerstown, by Unionsport, to Macksville.
From Hartford, by the most direct road, to Warren.
From Harrison, by Logan, Kelse, New Alsace, and Cork, to North Hogan.
From Huntington, by the Plank road, to Liberty Mills.
From Huntington, by Maysville, Warren, Montpelier, Blackford, and Frankville, to Mannicetown.
From Huntington, by Tracy, Murray, Bluffton, Nottingham, Pennville, New Mount Pleasant, Deerfield, Mount Holly, Hill Grove, (Ohio,) and Mount Heron, to Greenville.
From Indianapolis, by New Bethel, Pleasant View, Brandywine, Shelbyville, St. Omer, Greensburg, Herman, Cook, Guilford, and Lawrenceburg, to Cincinnati, Ohio.
From Indianapolis, by Bridgeport, Plainfield, Cartersburg, Bellville, Clayton, Pecksburg, Morrisville, Cincinnati, Coatsville, Greencastle, Putnamville, Manhattan, Reelsville, Harmony, Brazil, Stanton, Van Buren, and Cloverland, to Terre Haute.
From Indianapolis, by Castleton, Noblesville, Cicero, Arcadia, Shieldville, Tipton, Sharpsville, Kokomo, Pleasant Spring, Wawpecong, and Palos, to Peru.
From Indianapolis, by Zionsville, Whitestown, Lebanon, Thornton, Colfax, Clark's Hill, and Barker's Corners, to Lafayette.
From Indianapolis, by Southport, Greenwood, Worthville, Franklin, Amity, Edinburg, Taylorsville, Columbus, Elizabethtown, Gannonsville, Scipio, Greenville, Vernon, Dupont, and North Madison, to Madison.
From Indianapolis, by Broad Ripple, Carmel, Eagletown, Boxley, Normanda, and Alto, to Kokomo.
From Indianapolis, by Augusta, Eagle Village, Northfield, Kirk's Cross Roads, Michigantown, Middlefork, Burlington, Carroll, and Deer Creek, to Logansport.
From Indianapolis, by Greenfield, Knightstown, Raysville, Lewisville, Dublin, Cambridge, East Germantown, and Eaton, Ohio, to Dayton.
From Indianapolis, by Clermont, Brownsburg, Pittsboro, Jamestown, New Ross, and Mace, to Crawfordsville.
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From Indianapolis, by Mooresville, to Monrovia.
From Indianapolis, by Hampton, Danville, New Winchester, New Maysville, Bainbridge, Portland Mills, Rockville, and Armiesburg, to Montezuma.
From Indianapolis, by Olive, Glen’s Valley, Far West, Martinsville, and Bryant’s Creek, to Bloomington.
From Indianapolis, by Sugar Creek, Kinder, Davisville, Morristown, and Beech Grove, to Rushville.
From Jasper, by Ferdinand, and Fuldo, to Troy.
From Jasper, by Alfordville, to Mount Pleasant.
From Jasper, by Huntingburg, Dale, Gentryville, and Oakland, to Rockport.
From Jerome, by West Liberty, Balis, and Nebloes, to Alexandria.
From Jeffersonville, by Hamburg, Vienna, Newry, Seymour, Rockford, Jonesville, Waynesville, Wailscoro, and Columbus, to Edinburg.
From Camelon to Anderson.
From Kirk’s Cross Roads, by Frankfort, Kilmore, Rossville, and Prince William, to Delphi.
From Kirk’s Cross Roads, by Roxley and Cicero, to Strawton.
From Knightstown, by Carthage, Morristown, and Freeport, to Shelbyville.
From Knightstown, by Spiceland, Greensboro, Cadiz, Mechanicsburg, and Ovid, to Anderson.
From Knox to River.
From Laconia, by Elizabeth, Coryden, New Salisbury, Bradford, Greenville, Mt. Eden Church, and Martinsburg, to Pekin.
From Lafayette, by Americus, Delphi, and Lockport, to Logansport.
From Lafayette, by Rossville, Steam Mills, Middle Fork, Rissavielle, Richardsville, New London, and Alto, to Kokomo.
From Lafayette, by Independence, Williamsport, Rainesville, and Oxford, to Iriquois, (Illinois.)
From Lafayette, by Covington, Terre Haute, Point Commerce, Bloomfield, Newburg, and Petersburg, to Evansville.
From Lafayette, by Attica, Poland, Covington, Lodiville, Montezuma, and Numa, to Terre Haute.
From Lafayette, by Monticello, Winamac, North Bend, and Plymouth, to Niles, Michigan.
From Lafayette, by Dayton, Wyandotte, Winship’s Mills, and Jefferso, to Frankfort.
From Lafayette, by Renselaer, and Moro, to Momence, Illinois.
From La Grange, by Angola, Metz, and Spring Lake, to West Unity, (Ohio.)
From La Grange to Lima.
From La Grange to Goshen.
From La Grange, by Utah, Pashawn, Middlebury, and Forest Grove, to Goshen.
From La Grange, by Fly Creek, Bushy Prairie, Flint, Angola, Sandy Ridge, and Metz, to Spring Lake.
From La Gro, by North Manchester, Liberty Mills, Collamer, South Whitley, Clear Spring, and Farmer’s, to Warsaw.
From Lagro, by New Holland, Mount Etta, and Warren, to Camden.
From Laporte, by Kingsburg, and Union Mills, to Bigelo Mills.
From Laporte to Plymouth.
From Laporte, by Kankakee, West York, and Blissville, to Plymouth.
From Laurel, by Orange, Steel’s Groves, and Falmouth, to Bentenville.
From Laurel, by Stip's Hill, to Clarksburg.
From Lawrenceburg, by Aurora, Rising Sun, Grant’s Creek, Patriot, Florence, Log Lick, Vivay, Moorefield, Home, and Buena Vista, to Madison.
From Lawrenceburg, by Aurora, Wilmington, Moore’s Hill, Otter Village, Butlerville, Vernon, Six Mile Valley Town, Brownstown, Lawrencefort, Washington, and Berryville, to Vincennes.
From Lawrenceburg, by Wilmington, Dellsborough, Hart’s Mills, Cross Plains, Barber’sville, Canaan, and Millard, to Madison.
From Lawrenceburg, by Wilmington, Hartford, Coopersville, Aberdeen, Allensville, Jacksonville, and Mount Sterling, to Vevay.
From Lawrenceburg, by Guilford, Yorkville, New Alsace, Herman, and Way, to Aldenburg.
From Leavenworth, by Fredonia, Nebraska, Leopold, Derby, Rome, Camellton, Troy, Anderson River, and New Hope, to Rockport.
From Leavenworth, by Magnolia, Sterling, and Worth, to Jasper.
From Lexington, by New Frankfort, and Alpha, to Paris.
From Lebanon, by Elizaville, to Kirk’s Cross Roads.
From Lebanon, by Jamestown, to Danville.
From Liberty, by Clifton, Abington, Centreville, and Bloomingport, to Winchester.
From Lima to Sturges, Michigan.
From Linden, by Locust Grove, New Richmond, Sugar Grove, and Shawnee Mound, to Shawnee Prairie.
From Logansport, by Amsterdam, Burnett’s Creek, Monticello, Manen, Catheart, White Post, Pleasant Grove, Rensselaer, and Brook, to Iraqouis, (Illinois.)
From Logansport, by Metea, Fulton, Rochester, Sidney, Plymouth, Fairmount, Lakeville, South Bend, Notre Dame, and Bertrand, to Niles.
From Lock’s Station, by Bowdishe’s Mills, and Brighton, to Montgomery.
From Logansport, by Spring Creek, Twelve Mile, Perrysburgh, Gilead, Niconga, and Laketon, to North Manchester.’
From Logansport, by Lewisburg, Peru, Wabash, Lagro, Huntington, Mahon, Roanoke, and Aabait, to Port Wayne.
From Logansport, by Blue Grass, Kewana, and Aublanaablee, to to Yellow River.
From Logansport, by Cornucopia, to Camden.
From Logansport, by Kerwana and Barber’s, to Laport.
From Logansport, by Royal Centre, and Two Mile Prairie, to Winamac.
From Logansport, by Amsterdam, Burnett’s Creek, and Monticello, to Reynolds.
From Logansport, by Perrysburgh, Gilead, Laketon, Manchester, Millersburg, Liberty Mills, Springfield, Columbia, Papano Cold Spring, Wolf Lake, and Port Mitchell, to Albion.
From Madison, by Stony Point, Bryansburg, New Marion, Versailles, Otter Village, Napoleon, and Smyrna, to Greensburg.
From Madison, by Bryansburg, New Marion, Versailles, and Otter Village, to Napoleon.
From Madison, by Kent, Lancaster, Neel’s Creek, and Graham, to Paris.
From Madison to Cincinnati.
From Madison, by South Hanover, Swanville, Lexington, and Oregon, to Charleston.
From Marion, by Oak Woods, Walnut Creek, Jadden, Blackford, Pennville, Jay Court House, Hector, Fort Recovery, Saint Henry, Maria Stein, and Chickasaw, to New Bremen.
From Marion to Montpelier.
From Marion, by Mier, Ivy, Santa Fe, and Leonda, to Logansport.
From Marion, by Price and Mount Etna, to Huntington.
From Marion, by America, to Lagro.
From Marion to San Jacinto.
From Marion, by Walnut Creek, to Blackford.
From Martinsville to Mooresville.
From Martinsville, by Centreville, to Mooresville, in Morgan County.
From Mauckport, by Crisp's Cross Roads, Coryden, White Cottage, and Hancock, to Fredericksburg.
From Mauckport, by Laconia, Elizabeth, Caryden, New Salisbury, Bradford, Greenville, and Martinsburg, to Salem.
From Mattemora, by Stip's Hill, to Clarksburg.
From Michigan City, by Waterford and Laporte, to Byron.
From Middletown, by Huffton, Yorktown, Harrison, and New Corner, to Wheeling.
From Middleburg to Vistula.
From Milton to Cambridge.
From Morristown, by Minilla and Cynthia, to Middletown.
From Monrovia, by West Salem, Mill Grove, Cataract, and Poland, to Bowling Green.
From Montpelier to Bluffton.
From Montezuma to Highland.
From Montezuma, by Anapolis, Bethany, Russellville, and Parkersburgh, to Ladaga.
From Monticello, by Winnemac, Onondago, and North Liberty, to South Bend.
From Monticello to Oxford.
From Monticello to Lafayette.
From Moore's Hill, by Stringtown, to Versailles.
From Muncietown, by Sharon, Albany, Fairview, Half Way, Mount Pleasant, Jay Court House, Bear Creek, New Carydon, and Skeel's Cross Roads, to Wilshire.
From Muncietown, by Smithfield, Windsor, Macksville, Winchester, Bartania, and Darke, to Granville.
From Muncietown, by Jerry's Court House, and New Coryden, to Wilshire, Ohio.
From Muncietown, by Pleasant Wood, Alexandria, and New Lancaster, to Tipton.
From Muncie, by Granville, Blackford, Montpelier, Bluffton, Orinto, to Fort Wayne.
From Nashville, by Bean, Blossom, and Mount Moriah, Edinburg.
From New Albany, by Knob Creek, and Thomas Strong's, to Elizabeth.
From New Albany, by Bridgeport, Elizabeth, and Laconia, to Mauckport.
From New Albany, by Lanesville, to Corydon.
From Richmond, by Dover, Webster, Williamsburg, Economy, Blountsville, and New Burlington, to Munsey.
From New Castle, by Cadiz, Mechanicsburg, Huntersville, and New Columbus, to Pendleton.
From New Castle, by Dan Webster, Ashland, Rogersville, and Luray, to Muncietown.
From New Castle, by Sulphur Springs, Middletown, to Chesterfield.
From Noblesville, by Cicerotown, and Shieldsville, to Tipton.
From Norristown, by Manilla, and Cinthia, to Middletown.
From New Garden, by Whitewater, Bethel, Republican, Spartansburg, German, and Tampico, to Granville.
From Ogden, by Speeland, to Greensboro.
From Orleans to Paoli.
From Otteredage, by Zenas, and Brewersville, to Scipio.
From Owensville to Mount Carmel.
From Oxford, by Catalpa Grove, [and] Carpenter's Creek, to Rensselaer.
From Paoli, by Prospect, to Natches.
From Paoli, by French Lick, Davis Creek, Ludlow, Haysville, Jasper, Ireland, White Oak Grove, and Delectable Hill, to Petersburg.
From Paoli, by Vellene, Varengo, Pilot Knob, and Fredonia, to Leavenworth.
From Pendleton, by Clarksville, Noblesville, Westfield, Eagletown, and Northfield, to Lebanon.
From Peru, by Santa Fé, to Baxar.
From Petersburg, by Douglas, McCutchenville, and Oakdam, to Evansville.
From Petersburg, by Winslow, Lynnville, and Hartsboro, to Boonville.
From Perry, by Butler, Auburn, De Kalb, Taylor's Corners, Hamilton, Pleasant Lake, Angola, Fremont, Crooked Creek, Kinderhook, and Ovid, to Coldwater.
From Petsburg, by Mount Jefferson, to Monticello.
From Pleasant View, by London, to Manwaring's.
From Plainfield, by Spring Valley, and Mooresville, to Monrovia.
From Plymouth to Knox.
From Point Commerce, by Wright, to Sullivan.
From Point Commerce, by Middleburg, to Bowling Green.
From Poland to Reelsville.
From Portland Mills, by Russellville, to Waveland.
From Portland Mills, by Parksville, to Bruin's Cross Roads.
From Prairieville, by Lawramie, and Concord, to Romney.
From Princeton, by Marsh Creek, Owensville, Cynthiana, Poseyville, New Harmony, and Farmersville, to Mount Vernon.
From Putnamville, by Cataract, Spencer, White Hall, and Stanford, to Springville.
From Reynolds, by Monticello, to Plymouth.
From Richmond, by Washington, and Hagerstown, to New Castle.
From Richmond, by Chester, New Garden, and Lynn, to Winchester.
From Richmond, by Dover, Webster, Williamsburg, and Economy, to Blountsville.

From Richmond, by Abington, Clifton, Brownsville, Liberty, Dunlapsville, and Fairfield, to Brookville.

From Rising Sun, by Hartford, Guiounsville, Dillsborough, Farmers' Retreat, Hart's Mills, and Elrod, to Versailles.

From Rochester, by Oakron, Meredith Mills, Bloomingburg, Beaver Dam, and Palestine, to Warsaw.

From Rochester, by Green Oak, Perrysburg, Mexico, Peru, Reserve, Somerset, and Jalapa, to Marion.

From Rochester, by Indian Field, and Monterey, to Winnamac.

From Rockport, by Enterprize, French Island, and Yankeetown, to Newburg.

From Rockville, by Annapolis, Delta, Sylvania, Howard, Lodiville, and Headley's Hills, to Covington.

From Root, by Massellon, East Liberty, and Tully, Ohio, to Van Wert.

From Rushville, by Orange, Columbia, and Neele's Mills, to Connersville.


From Rushville, by Smelser's Mills, Melrose, Falmouth, Grove Steel's Longwood, Connersville, Olquina, Dunlapsville, Billingsville, and Contreras, to Oxford, Ohio.

From Rushville, by New Salem, Andersonville, Laurel, Metamora, Brookville, Cedar Grove, New Trenton, Braysville, Harrison, O., Dry Fork, Miami, Dent, and Cheviot, to Cincinnati.

From Rushville, by Farmington, and Steel's, to Connersville.

From Rushville, by Hannegan, Carthage, Westland, Greenfield, Hervey, Alfont, Woodbury, Walpole, and Olio, to Noblesville.

From Salem, by Canton, New Philadelphia, and Vienna, to Lexington.

From Salem, by Kossuth, Walnut Ridge, Millport, Valaria, Browns- town, Valley Farm, and Cartland, to Rockford.

From Salem, by New Retreat, Livonia, Claysville, and Lost River, to Orleans.

From Salem, by Texas, Leesville, Heltonville, and Fairfax, to Bloom-ington.

From Shelbyville, by Franklin, to Hensley.

From Saffold, Prairie, by Wright, to Sullivan.

From Selma, by Albany, and Niles, to Montpelier.

From Shelbyville, by Noah, Greenfield, Eden, Mendon, and Pendleton, to Huntsville.

From Smithfield, by Albany, and James Ransom's, to Montpelier.

From South Hanover, by Saluda, New Washington, and Polk Run, (and McGees') to Charleston.

From St. Omer, by Sulphur Hill, Winterrowa, and Flat Rock, to Columbus.

From Steel's, by Orange, New Salem, Richland, Clarksburg, and Kingston, to Greensburg.

From Stilesville, by Wadesville, to Gosport.

From Strawtown, by Perkinsville, Pipe Creek, Alexandria, Summitsville, Cran, and Jonesboro, to Marion.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Strawtown, by West Kinderhook, to Tipton.
From Tipton, by Windfall, Jerome, Hima, and Summerset, to Wabash.
From Tipton, by Windfall City, to Wabash.
From Terre Haute, by Roseville, Rockville, Brune's Cross Roads, Waveland, and Burne's Valley, to Crawfordsville.
From Terre Haute to Lewis.
From Terre Haute, by Numa, Clinton, Lock, Clinton, Highland, Newport, Eugene, Perryville, Covington, Portland, Rob Roy, Attica, Shawnee, Prairie, and West Point, to Lafayette.
From Terre Haute, by Fruit Hill, Bridgetown, Mansfield, and Medlin, to Portland Mills.
From Terre Haute, by Poplar Hill, Mauris, Sullivan Court House, and New Lebanon, to Carlisle.
From Terre Haute, by Riley, Lewis, Coffee, Worthington, and Point Commerce, to Habbieville.
From Troy to Worth.
From Union City, by Recovery, Macedon, and Celina, Ohio, to St. Mary's.
From Valparaiso, by Tissinong, Grove, to Wequioq.
From Vernon, by Cherry Valley, Zenas, Westport, and Cobb's Fork, to Greensburg.
From Vernon, by New Centreville, Montgomery, Paris, State, Cana, Newry, New Farmington, and Dudleytown, to Brownstown.
From Vevay, by Mount Sterling, Jacksonvile, Rutherford, Bennington, Pleasant, Cross Plains, and Olean, to Versailles.
From Vevay, by Creig's, and Indian Kentuck, to Madison.
From Vienna, by Lexington, Swanville, and South Hanover, to Madison.
From Vincennes, by West Union, Carlisle, Merom, Greysville, Turman's Creek, Prairie Creek, and Prarietown, to Terre Haute.
From Vincennes, by Bruceville, Maria Creek, Edwardsport, Black Creek, and Linton, to Fairplay.
From Wabash, by Laketon, to Warsaw.
From Wabash, by La Fontaine, America, and Zion, to Marion.
From Wabash, by Somerset, Henia, and Jerome, to Tipton.
From Washington, by Petersburg, New State Road, and Vanderburg, to Evansville.
From Washington, by Petersburg, to Princeton.
From Washington, by Aysville, Raylesville, Keck's Church, Mountain Spring, Silverville, and Fayetteville, to Bedford.
From Warsaw, by Oswego, Cromwell, Ligonier, Noble Iron Works, Haw Patch, and Ringgold, to La Grange.
From White Hall, by Dean, to Point Commerce.
From Whitley, by Hecla, and Cold Springs, to Wolf Lake.
From Whitley, by Summit, Pierceston, Warsaw, Oran, Camp Creek, and Bourbon, to Plymouth.
From Whitely Court House, by Thorne creek, to Albion.
From Williamsburg to New Garde.
From Winnamac to Medarysville.
From Winnamac, by Medarysville, to Saltillo.
From Williamsport, by West Lebanon, and Baltimore, to Covington.
From Wolf Lake, by Wilmot, Boydton's Mills, and Oswego, to Lacesburg.

ILLINOIS.

From Albion, by New Massilon, and Enterprise, to Salem, Marion County.
From Alton, by Newbern, Grafton, Deer Plain, Neras, Monterey, Harden, Gilead, and Hamburg, to Bellview.
From Alton, by Upper Alton, Edwardsville, Marine, Highland, Jamestown, and Shoal Creek, to Carlyle.
From Alton, by Ridgely, Paddock's Grove, and Old Ripley, to Greenville.
From Appleton, by Mount Hawkins, Pinckneyville, Galum, and Carment's Prairie, to Steel's Mills.
From Athens, by Yankee Hill, Walker's Grove, Quiver, and Liverpool, to Canton.
From Batavia, by Blackburg, and Kanesville, to Gouse.
From Belvidere, by Caledonia Station, Beloit, (Wis.) Bass Creek, Footville, Evansville, and Oregon, to Madison.
From Belleville, by Fayetteville, Mud Creek, Marissa, Sparta, Grand Cato, Prairie, Pinckneyville, Nine Mile Prairie, Duquoin, Iowa, and Little Muddy, to Mount Hopkins.
From Bethel, by Concord, and Arenzville, to Beardstown.
From Bloomington, by Pekin, Canton, Macomb, Carthage, and Warsaw, Ill., to Keokuk, Iowa.
From Bloomington, by Westwood, Eureka, Woodford, and Matamoras, to Spring Bay.
From Bloomington, by Roger's Farm, Padua, Senex, Cheney's Grove, Sedom, Loda Station, Point Pleasant, North Fork, Jordan, and Poolsville, to Lafayette.
From Bloomington, by Atlanta, Postville, Springfield, Lick Creek, Chatham, Auburn, Verdon, Girard, Prairie Station, Carlenville, Plainview, Macoupin, Shipman, Brighton, [and] Godfrey, to Alton.
From Bloomington, by Kickapoo, and Old Town Timber, to Cheney's Grove.
From Bloomington, by Delta, Le Roy, Santa Anna, and Mamhomet, to Urbana.
From Buffalo Grove, by Brooksville, White Oak Grove, and Crane's Grove, to Freeport.
From Brighton, by Piasa, Fidelity, Rhoda's Point, Rockbridge, Fayette, Greenfield, Athensville, and Zion, to Jacksonville.
From Brookville, by Buffalo Grove, Barclay, and Genessee Grove, to Clyde.
From Cairo, by Santa Fe, Thebes, and J. E. McArette's, to Jonesborough.
From Cairo, by Smithland, Santa Fe, Thebes, and Thompson's Ferry, to Cedar Creek Landing.
From Caledonia, by Valley Forge, Unity, and Santa Fe, to Commerce.
From Caledonia Station, by Precinct, Poplar Grove, Park's Corners, Burton's Corners, South Grove, Wis., and Darien, to Delavan.
From Cairo to Charleston, Missouri.
From Carlinville, by Edwardsville, to Collinsville.
From Carlinville, by Honey Point, Shirleyville, Hillsboro, Francisco, Hurricane, Vandalia, and Foster, to Salem.
From Carlinville, by Moultonville, Mount Olive, Prairie Farm, Staunton, Taluca, Alhambra, Marine, and St. Jacob, to Lebanon.
From Carlyle, by Crooked Creek, Centralia, Station, and Walnut Hill, to Mount Vernon.
From Carlyle, by Germantown and Looking Glass, to Mascoutah.
From Carlyle, by Beaver Creek, Greenville, Elm Point, and Bear Creek, to Hillsboro.
From Carmi, by Burnt Prairie, Fairfield, New Franklin, and Hickory Hill, to Salem.
From Carmi, by McLeansboro, to Benton.
From Carthage to Nauvoo.
From Carthage, by Mc. Gary's, Pilot Grove, La Harpe, and Blandinsville, to Muddy Lane.
From Cass, by Barber's Corners, Dupage, and Wheatland, to Oswego.
From Channahon, by Kankakee, Wilmington, Rockville, and Bourbonnais, to Momence.
From Charleston, by Gruel's Lake, Fork, Monticello, and Mount Pleasant, to Bloomington.
From Charleston, by Ashley, Martinsville, Melrose, and Sacton, to York.
From Charleston, by Westfield, Margaretta, and Dalston, to Marshall.
From Charleston, by Hermitage, Bourbon, and Monticello, to Clinton.
From Charleston, by St. Omer, Oakland, Bushy Fork, and Upper Embarrass, to Urbanna.
From Charleston, by Arno Station, Fuller's Point, and Sullivan, to Decatur.
From Charleston, by Long Point, to Tentapolis.
From Charleston, by Sullivan, to Decatur.
From Charleston, by Olney, New Massilon, Albion, and Grayville, to New Harmony, Indiana.
From Chittenden, by Little Muddy, and Osage, to Fredonia.
From Chatham, by Lick Creek, Waverly, Locust Spring, Cummington, and Hoover's Point, to Carlinville.
From Chester, by Steeles' Mills, Sparta, Elkhorn, Nashville, Richview, Walnut Hill, and Mount Zion, to Salem.
From Chester, by Jones' Creek, Murphysboro, Urbana, Toledo, Jonesboro, and Unity, to Cairo.
From Chester, by Kaskaskia, Prairie de Roche, Waterton, and Columbia, to St. Louis.
From Clinton, by Waynesville, to Atlanta.
From Clinton, by Waynesville, New Castle, Eminence, and Big Prairie, to Delavan.
From Clyde to Union Grove, in Whitesides County.
From Columbus, by Houston, Elm Grove, Huntville, and Brooklyn, to Doddsville.
From Cottage Hill, by Addison and Bloomingdale, to Ringgold.
From Clermont, by Stringtown and St. Mary's, to Newton.
From Chili, by Northfield and Kossuth, to Warsaw.
From Carrollton, by White Hill Breeze and Glasgow, to Winchester.
From Carrollton, by Apple Creek, Brouse's, Bedford, Montezuma, Milton, and Lima, to Pittsfield.
From Carrollton, by Pioneer, Bluffdale, Bissell, Bellview, Pleasant Hill, Atlas, Rockport, and Pleasant Vale, to Kinderhook.
From Carrollton, by Letcherville, Greenfield, Fayette, and Chesterfield, to Carlinville.
From Chicago, by Jefferson and Maine, to West Wheeling.
From Chicago, by Bridgeport, Brighton, Summit, Willow Springs, and Des Plains, to Lamonte.
From Chicago, by Maunegan, Kenosha, and Racine, to Milwaukee, Wis.
From Chicago, by Jefferson, Niles, West Northfield, Wheeling, Half-
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From Chicago, by Worth, Makena, New Lenox, Joliet, Sandy Ridge, Morris, Mareilles, Ottawa, Utica, La Salle, Peru, Tiskilwa, Sheffield, Gennessee, and Malone, to Rock Island.


From Chicago, by Batavia, Aurora, Oswego, Bristol, Plana, Samonoc Depot, Earlville, Mendota, La Salle, Tonica, Wenona, Minank, Pinalo, Kappa, Hudson, Bloomington, Wapellak, Clinton, Maroa, Decatur, Macon, Moadwequa, Tacsah, Pena, Temorah, Uconee, Vandalia, Paloka, Sandoval, Centralia, Richview, Dubois, Duquoin, Desoto, Makanda, Jonesboro, and Ullin, to Cairo.

From Chicago, by Ridgeville, New Frier, Port Clinton, and Oak Hill, to Waukegan.

From Chicago, by Thornton, Station, Rich, Mann, Manteno, Kauka-kee, Depot, Ashkum, Onargo, Loda, Perd, Rantoul, Urbanna, Pesatum, Neoga, Arno, Oakaw, Wenchuka, Edgewood, Farina, Tanti, and Odin, to Centralia.

From Chicago, by Geneva, Blackberry, De Kalb Centre, Jefferson Grove, Lane, Dixon, Sterling, Como, Union Grove, Fulton, Lyons, Iowa, and Tipton, to Iowa City.

From Danville, by Pilot, Higginsville, Ten Mile Grove, Oliver's Grove, and Avoca, to Pontiac.

From Decatur, by Sullivan, Cochran's Grove, Big Spring, and Ewing- ton, to Wenchuka Station.

From Decatur, by Hopewell, Swingston, Hermitage, Neoga Station, Oakland, and Embarrass Point, to Paris.

From Decatur to N. M. Brown's.

From De Kalb Centre, by Broadie's Grove, Jefferson Grove, Laflay-ette Grove, Kyte River, Ogle, and Taylor, to Grand de Tour.

From De Kalb Centre, by Lost Grove, Line, Swinton, New Vigil, and Williamsburg, to De Kalb Centre.

From Dixon, by Grand de Tour, Nashua, Oregon, Byron, Hall, New Milford, Elida, Kishwaukie, Rockford, Harlam, Roscoe, and Rockton, to Beloit, Wis.

From Dixon, by Buffalo Grove, Eagle Point, Elk Horn Grove, Rock Creek, Mount Carroll, Derinda, and Avery, to Galena.

From Dundee, by Barrington, Flint Creek, Lake Zurich, Gelmer, and Libertyville, to Waukegan.

From Earlville, by La Clair, East Paw Paw, Paw Paw Grove, Wil- low Creek, Story, Brodie's Grove, and Lindenwood, to Killbuck.

From Edwardsville, by Lands Point, Rising Sun, Bond Point, Tay-lorsville, and Stonington, to Decatur.

From Empire, by Mount Prospect, Gennessee Grove, and Melledge- ville, to Elkhorn Grove.

From Erie, by Spring Hill, Jefferson's Corners, Yorktown, Winne-bago, Traxton, and Enon, to Princeton.

From Elgin, by New Plato, Udina, Prengree, Hampshire, and Har-mony, to Carol.

From Elgin, by Dundee, Algonquin, Crystal Lake, Elysium, Wood-stock, Hartland, Brookdale, Dunham, Chemung, Park's Corners, and Hunter, to Beloit, Wisconsin.
From Elgin, by Geneva, Wis., to Elk Horn.
From Fairfield, by Marion’s Grove, and Enterprise, to Maysville.
From Farmington, by Uniontown, Hermon, Abingdon, Berwick, Ellison, and Alena, to Happer’s Mills.
From Farmington, by Middle Grove, Midway, Troy Mills, St. Augustine, Greenbush, Roseville, New Lancaster, Ellisonville, Alena, and Happer’s Mills, to Burlington, Iowa.
From Fredericksville, by Browning, and Sheelden Grove, to Astoria.
From Freeport, by Kirk’s Grove, Yellow Creek, Hazzlewood, Kent, Ward’s Grove, and Plum River, to Derinda.
From Freeport, by Rock River, Howard, and Harrison, to Rockton.
From Freeport, by Cedarville, Buena Vista, McConnellville, and Onee, to Monroe, Wisconsin, and back, by Cadez, Winslaw, Illinois, and Wadham’s Grove, to Freeport.
From Freeport, by Eleroy, Lena, and Nora, to White Oak Springs, Wis.
From Freeport, by Mill Grove, Yellow Creek, Hardwood, Kent’s, Ward’s Grove, Plum River, or Dorinda, to Galena.
From Freeport, by Jackson, Cherry Grove, and Mount Carroll, to Savannnah.
From Fulton, by Henla, Union Grove, and Empire, to Sterling.
From Galena, by Avery, Elizabeth, Dernida, and Hanover, to Galena.
From Galina, by Hanover, Portsmouth, Savannah, Argo, Bluffville, Fulton, Albany, Cordova, Port Byron, and Hampton, to Moline.
From Galena, by South Hollow, to Dunleith.
From Galesburgh, by Haw Creek, Maquan, Uniontown, and Middle Grove, to Farmington.
From Galesburg, by Granite, Ionia, Utah, Millersburg, Ferdinand, and Drury, to Muscatine.
From Galesburg, by Centre Point, Henderson, Ontario, Heath Land, Andover, and Morristown, to Green River.
From Galesburg to Oquawka.
From Galesburg, by Victoria, Lafayette, Toulon, Elmira, Osciola, to Tiskilwa.
From Galesburg to Burlington, Iowa.
From Golconda, by Big Bay City, to New Liberty.
From Golconda, by J. R. Pott’s, to Brooklyn.
From Golconda, by Bolton, and Sarahsville, to Marion.
From Golconda, by Rock and Broad Oak, to Vienna.
From Grayville, by Albion, Parker’s, Fairview, Olney, Newton, and Grcouup, to Charleston.
From Greenup, by Springville, to Republican.
From Greenup, by Paradise, to Cochran’s Grove.
From Greenup, by Cedran and Campbell, to Charleston.
From Havana, by Quiver, Pilot, Hill, Long Point, and Allen’s Grove, to Delavan.
From Hennepin, by Floria, Caladonia, Ox Bow, and Magnolia, to Wenona Station.
From Hickory Hill, by Keeneville and Bell Prairie, to Mount Lam-bare.
From Henry, by Lone Tree and Ursupe, to Fiskilma.
From Hick’s Mills, De Kalb County, to Cherry Valley, Winnebago C-.
From Hillsboro, by Woodboro, Mount Kingston, Stanton, Bunker Hill, and Woodburne, to Shipman.
From Hutsonville, by Annapolis, to Bell Air.
From Juliet, by Selfridgeville and Channahon, to Sandy Ridge.
From Juliet, by Lockport, to Plainfield.
From Juliet, by Jackson Creek and Reed's Grove, to Wilmington.
From Jonesboro, by Cypress Creek, to Metropolis City.
From Kappa, by Western Saratoga, Sugar Creek, and Bainbridge, to Marion.
From Kappa, by West Wood, Eureka, Woodford, and Matamoras, to Spring Bay.
From Kappa, by Money Creek, Lexington, Selma, Indian Grove, Avoca, Pontiac, Sunbury, New Michigan, Eagle, and Farm Ridge, to Ottawa.
From Kaskaskia, by Ruma, Red Bud, and Prairie du Long, to Bellville.
From Kaskaskia, by Ellis Grove, Preston, Risdon, Lewzburg, and Chewing, to Bellville.
From Keokuk, in Mercer County, by Pope Creek, Hendersonville, to Knoxville.
From Keokuk, by Sun Beam, Pope Creek, and Henderson, to Galesburg.
From Knoxville, by the Fuquasa Settlement, Robbins Farm, Red Oak Grove, and Cambridge Court House, to Genesee.
From Knoxville, by Magnon, Fairview, and Independence, to Lewistown.
From Lacon, by Shane's Point, and Robert's Point, to Magnolia.
From Lacon to Weenona Station.
From La Harpe to Blandinsville.
From La Salle, by Todd's Mills, Galloway, Reading, Long Point, and Rook's Creek, to Pontiac.
From La Salle, by Arlington, Lamoille, May Hill, Binghampton, Shuburne, and Amboy, to Dixon.
From Lancaster Landing, by Timber, Brunswick, Farmington, French
Creek, Elmore, Littletonville, Victoria, Walnut Grove, Bishop Hill, and Red Oak, to Cambridge.
From Lacon to Toulon.
From Laurencetown, by Petty’s, Stringtown, St. Marie, Newtown, and Rose Hill, to Greenup.
From Lawrenceville, by Old Farm, Flat Rock, and New Hebron, to Robinson.
From Lena, by Howardsville, Granvale, Millville, Mount Summer, and Thatcher, to Baltimore.
From Lewistown, by Cuba, Fialt, Ellisville, and Troy Mills, to St. Augustine.
From Leyden Centre, by Mainville, Elk Grove, Plum, Palatine, and Shaumburg, to Barrington.
From Lisbon, by Ohio Farm, to Au. Sable.
From Louisville to Maysville.
From Louisville, by Larkinsburg, Hickory Creek, and Four Mile Prairie, to Vandalia.
From Lyons, by Brush Hill, to Downer’s Grove.
From Jonesboro, by Cane’s Store, and Luth’s Store, to York.
From Macomb, by Drowning Fork, Virgil, Ellisville, and Fair View, to Farmington.
From Macomb, by Johnson, Table Grove, [and] Bernadotte, to Lewistown.
From Macomb, by Drowning Fork, Avon, St. Augustine, Warrenton, and Abingdon, to Galesburg.
From Macomb, by Burnsville, Swan Creek, Roseville, Monmouth, Spring Grove, North Henderson, Pope Creek, Farlow’s Grove, Preemption, Pleasant Ridge, and Camden, to Rock Island.
From Marengo, by Riley, Ney, Genoa, Sycamore, De Kalb, Centre, Lost Grove, Swan Grove, Squaw Grove, and Somonauk, to Buck Branch, on the Aurora Extension Railroad.
From Marengo, by Romeo, Dunham, Big Foot, and Walworth, Wis., to Darien.
From Marshall, by Margaretta, and Westfield, to Charleston.
From Marshall, by Fincastle, to Grand View.
From Marshall, by Salisbury, Campbell, and Springville, to Shelbyville.
From McLeansboro, by Night’s Prairie, Hall, and Webb’s Prairie, to Benton.
From McLeansboro to Liberty.
From McLeansboro, by Keenerville, and Bell Prairie, to Hickory Hill.
From McLeansboro to Marion.
From McLeansboro, by Rector, to Equality.
From Moulding’s Mills, by Hopkins Grove, Daw’s Store, and William L. Britton’s, to Benton.
From Mendota, by Princeton, and Weathersfield, to Galesburg.
From Mendota, by Perkins Grove, Lamoille, and Dover, to Princeton.
From Mendota, by Troy Grove, to Dimnick.
From Metropolis City, by Brooklyn, to Paducah, Ky.
From Marengo, by Delavan, Wis., to White Water.
From Middleport, by Wool, Quitman, and Butler, to Urbana.
From Middleport, by Milford, Rio, North Fork, and Myer’s Mills, to Danville.
From Middleport to the nearest Post Office, on the Illinois Central Railroad.
From Moline, by Brooklyn, Green River, Penny's Ferry, Sharon Springs Hill, Portland, Prophetstown, and Calema, to Dixon.

From Moline, by Hampton, Port Bryon, Eric, Lynden, Coma, Sterling, and Gap Grove, to Dixon.

From Mokena, by Cheltenham, Green Garden, Wallingford, Pierce, Bloomville, Bourbanais, to Jankakee Depot.


From Monmouth, by Grove Farm, and Olena, to Hopper's Mills.


From Mount Carmel, by New Hope, Albion, and Wabash, to Fairfield.

From Mount Carmel to Princeton, Indiana.

From Mount Carmel, by Gard's Point, Mill Prairie, Parkersburg, and Francisia, to Maysville.

From Mount Carmel, by Friendsville, Mier, Bon Pas, and Calhoun, to Olney.

From Mount Carmel, Friendsville, Mier, Ruark, and Olive, to Lawrenceville.

From Mount Carmel to Hanover.

From Mount Carmel, by Pleasant Valley, to Howardsville.

From Morris, by Mazan, Clarion, and Fairmount, to Dwight.

From Morris, by Lisbon, Halderman's Grove, Newark, Millington, and Ashbury, to Sandwick.

From Morris, by Lisbon, and Newark, to the Station East of Lamonack, on the Aurora Extension Railroad.

From Morris, Vanceborough, Ava, Rock Run, and Rock Grove, to Spring Grove.

From Mount Morris to Buffalo Grove.

From Montezuma to Glasgow.

From Murphy'sboro, by Carbondale, to Marion.

From Naples, by Griggsville, Pittsfield, Barry, and Kinderhook, to Hannibal, Mo.

From Naples, by Weredasia, Arenzville, and Virginia, to Bath.

From Naples to Perry.

From Naperville, by Warrenville, to Wheaton.


From Nashville, by Raneysburg, Pinckneyville, and Vergennes, to Murphy'sboro.


From Nashville, by Richview Station, Blissville, Mount Vernon, Black Oak, Mauddlin's Mills, and New Franklin, to Fairfield.

From Nashville, by Sassafras Hill, and Beaman, to Carlyle.

From Niles, by South Northfield, Northfield, Deerfield, and Emmet, to Waukegan.

From Noysville, by Proviso, York Centre, Bonaparte, Lisle, Warrenville, and Big Woods, to Aurora.

From Nauvoo, by Indianola, Pontoon Bay, Dallas City, Shokaken, Harper's Mills, Oquawka, Keithsburg, and New Boston, to Millersburg.

From Newton, by Willow Hill, Yale, Zero, and Johnson's Mills, to Martinsville.

From New Haven to Benton.

From Olney to St. Marie.

From Oquawka, by Keithsburg, New Boston, and Millersburg, to Rock Island.
From Oregon, by Mount Morris, Adaline and Crane's C., to Freeport.
From Oregon, by Plain's Point, and White Rock, to Lindenwood.
From Ottawa, by Prairie Centre, Ophir, and No Grove, to Mendota.
From Ottawa, by Dayton, Serena, Northville, Ashbury, and Pennfield, to Bristol.
From Ottawa, by Norway, Mission Point, Newark, Pavillion, Mansfield, Bristol, Oswego, and Montgomery, to Aurora.
From Ottawa, by Brookfield, Waupousie, and Mason, to Wilmington.
From Oquawka to Burlington, Iowa.
From Panola Station, by Metamora, to Spring Bay.
From Palestine, by Robinson, Elkton, Bell Air, and Hazeldell, to Greenup.
From Paris to Goshen.
From Pekin, by Tremont, Mackenaw, Stout's Grove, and Wilksboro, to Bloomington.
From Pekin, by Spring Leeke, to Havana.
From Pekin, by Dillon and Armington, to Mount Hope.
From Pekin, by Dillon, Armington, and Mount Hope, to Waynesville.
From Pekin, by Circleville, to Delavan.
From Pekin, by Kingston Mines, and Timber, to Canton.
From Peoria, by Washington, and Eureka, to Kappa.
From Peoria, by Little Detroit, Spring Bay, Partridge Creek, and Crow Creek, to Lacon.
From Peoria, by Farmington, Fairview, Ellisville, Macomb, Carthage, Chili, and Mendon, to Quincy.
From Peoria, by Wesley City, to Groveland.
From Peoria, by Washington, Metamora, Low Point, Washburn, Crow Meadow, Magnolia, Mount Palatine, Point Republic, Lowell, Tanica Station, and Deer Park, to Ottawa.
From Peoria, by Chillicothe, Lacon, Henry, Hennepin, Florid, and Grandville, to Tonica Station, Illinois, Central Railroad.
From Peoria, by Morton, and Painville, to Concord.
From Peoria, by Farmington, Fairview, Ellisville, Macomb, Argyle, and Carthage, to Warsaw.
From Peru, by Troy Grove, Paw Paw Grove, Shaboouche's Grove, Cottonville, Bushe's Point, and Lacy, to Belvidere.
From Pittsfield to New London, Missouri.
From Pittsfield to Carrollton.
From Pittsfield, by Griggsville, Perry, and Chambersburg, to Versailles.
From Pittsfield, by Martinsburg, and Pleasant Hill, to Clarksville.
From Pittsfield, by Melton, to Montezuma.
From Plainfield, by Nauney, to Oswego.
From Pulaski, by Elm Grove, Clayton, Walker's Neck, Buck Horn, and White Oak Springs, to Perry.
From Quincy to Palmyra, Mo.
From Quincy, by Ursa Mareline, Lima, Rocky Run, Warsaw, and Hamilton, to Keokuk, Iowa.
From Quincy, by Payson, and Richfield, to Barry.
From Quincy, by Mendon, Woodville, Chili, Rough and Ready, Carthage, Webster, Fountain, Green, Friendship, and Argyle, to Macomb.
From Quincy, by Columbus, Camp Point, Clayton, Mount Sterling, Versailles, and Mereditha, to Jacksonville.
From Quincy, by Burton, Liberty, Fairweather, Beverly, Belmont, New Salem, New Maysville, and Griggsville, to Naples.
From Raleigh, by Griswold, to McLeansboro.

From Raleigh, by Bankston, Independence, and Somerset, to Elizabethtown.

From Raleigh, by H. Garner's, W. N. Mitchell's, and Tho. Saunders', to Marion.

From Riley, McHenry County, to Genoa.

From Robinson, by Oblong, and Willow Hill, to Newton.


From Rockton, by Laona, to Monroe.

From Rockton, by Harrison, and Medina, to Laona.

From Rock Island, by Pleasant Ridge, Holly, Buffalo, Prairie, and Drury, to Muscatine, Iowa.

From Rock Island, by Camden, Prairiefield, Richland Grove, Meridian, Oxford, North Prairie, Henderson, Centre Point, and Galesburg, to Knoxville.

From Rock Island, by Camden Mills, Orion, and Cambridge, to Bum's.

From Rock Island to Davenport, Iowa.

From Rock Island, by Genesees, and Princeton, to Peoria.

From Rock Island, by Pennsylvania, Orion, Morristown, and Andover, to Cambridge Court House.

From Rock Island, by Camden, Pleasant Ridge, and Millennials, to Keithsburg.

From Rushville, by Camden, Brooklyn, Huntsville, Pulaski, Augusta, Plymouth, St. Mary's, Elm Tree, Carthage, Warsaw, and Hamilton, to Keokuk, Iowa.

From Rushville, by Littleton, Doddsville, Grind Stone, Macomb, and Blandinsville, to Burlington, Iowa.

From Rushville, by Wilson's Ferry, to La Grange Bluff.

From Rushville, by Ripleys, to Mount Sterling.

From Rushville, by Astoria, Vermont, Spava, Otto, Lowistown, Fulton Centre, Canton, Farmington, and Trivoli, to Peoria.


From Scott, by Vienna, Waupousie Grove, and Morris, to Mayan's, in Grundy County.

From Salem, by Racoons, Rome, Mount Vernon, Spring Garden, Ewing, Benton, Frankfort, Lake Creek, Marion, Sulphur Springs, Vienna, and George's Creek, to Metropolis City.

From Salem, by Mount Liberty, Bishop's Mill, Larkinsburg, and Juni, to Ewingon.

From Savanna, by Sabula, Maquoketa, Anamosa, and Marion, Iowa, to Cedar Rapids.

From Shawneetown, by Saline Mines, Martha Furnace, Elizabethtown, Rosinaire, and Rock Quarry, to Golconda.

From Shawneetown, by Poland, Duncanton, Rattle Snake, McLeansboro, Palo Alto, and Moore's Prairie, to Mount Vernon.

From Shawneetown, by Equality, Raleigh, Dorrence, Cave, Benton, Crittenden, Pleasant Shade, Mount Hawkins, Raneysburg, Nashville, Plum Hill, Akan, and Mecum, to Belleville.

From Shawneetown, along the Middle Road, known as the Cypress Road, to David Keasler's, in Gallatin County.

From Shawneetown, by Crawford, to South Hampton.

From Shawneetown, by Bay Cross Roads, Mount Airy, Vienna, Mount Pleasant, Jonesboro, and Clear Creek Landing, to Girardeau.

From Shelbyville, by Stone Coal, Woodlawn, Pana Station, Audubon, and East Fork, to Hillsboro.

From Shelby, by Coal Spring, Jericho, and Van Buren, to Greenville.

From Shelbyville, by Cochoron's Grove, Bethsaida, Arno, Charleston,
Hitesville, Grand View, Paris, Eldridge, New Market, and St. Mary's, to Terre Haute.
From Shelbyville, by Fruit Hill, Cold Spring, Beck's Creek, Bowling Green, and Higgan's, to Vandalia.
From Shelbyville, by Ewington, and Stringtown, to Newton.
From Sparta, by Steel's Mills, Bradley, and Worthington, to Murphysboro.
From Sparta, by Texas, and Red Bud, to Waterloo.
From St. Charles, by Campton, and Ohio Grove, to Sycamore.
From Springfield, by Clear Lake, Mechanisburg, Deesaur, Oakley, Cerre Gordo, Monticello, Urbanna, St. Joseph's, Homer, and Danville, to Covington, Indiana.
From Springfield, by Shelbyville, Ewington, Stringtown, Newton, St. Marie, and Lawrenceville, to Vincennes, Indiana.
From Springfield, by Buffalo, Heart, Mount Pulaski, Clinton, and Dewitt, to Santa Anna.
From Springfield, by Athens, Petersburg, Robinson's Mill, Bath, and Havanna, to Lewistown.
From Springfield, by Salisbury, Middletown, Prairie Creek, Delevan, Dillan Pekin, Tremont, and Wesley City, to Peoria.
From Springfield, by Berlin, Orleans, Jacksonville, Bethel, and Exeter, to Naples.
From Springfield, by Salisbury, Petersburg, and Panther Creek, to Beardstown.
From Springfield, by Rochester, Taylorville, and Prairie Bird, to Shelbyville.
From Springfield, by Salisbury, Petersburg, Panther Creek, and Chandlersville, to Beardstown.
From Spring Hill, by Jefferson's Corners, Yorktown, Winnebago, Truxton, and Enon, to Princeton.
From Sterling, by Union Grove, to Albany.
From Sycamore, by Genoa, Riley, Marengo, and Durham, to Walworth, Wisconsin.
From Sycamore to De Kalb Centre.
From Sycamore, by South Grove, to Hick's Mills.
From Terre Haute, Indiana, by Livingston, Illinois, Marshall, Lodi, Martinville, Casey, Greenup, Towertown, Woodbury, Tentopolis, Wehunka Station, Ewington, Freemanton, Howard's Point, Cumberland, Vandalia, Mulbury Grove, Greenville, Pocahontas, Highland, St. Jacob, Troy, and Collinsville, to St. Louis, Missouri.
From Tiskilwa, by Providence, French Grove, Barren Grove, Burnside, Cambridge, East Cambridge, Andover, Meridan, Perryton, Milersburg, and New Boston, to Keithsburg.
From Timber, by Brunswick, Farmington, French Creek, Elmore, Truro, Victoria, Walnut Grove, Bishop Hill, and Red Oak, to Cambridge.
From Thornton Station, by New Bremen, Bremen, Palos, Orland, and Gooding's Grove, to Hadley.
From Urbana to Paris, in Edgar County.
From Union Grove, by Garden Plains, to Albany.
From Vermont, by Marrietta, Lee Centre, Virgil, to Woodstock.
From Vermont, by Marrietta and Virgil, to Avon.
From Vienna, by Ash Ridge, to Caledonia.
From Virginia, by Berrytown and Hagley, to Petersburg.

From Vincennes, Indiana, by Lawrenceville, Illinois, Black Jack, Clermont, Oloney, Maysville, Idenia, Frederickstown, Salim, Oden Station, Sandova Station, Carlyle, Trenton, Aviston, Lebanon, Shiloh, Belle ville, French Village, and Illinois town, to St. Louis.


From Warsaw to Augusta.

From Warsaw, by Monticello and Nauvoo, to Montrose, Iowa.

From Waterloo, by James’ Mills and Eagle Cliffs, to Harrisonville.

From Waterloo, by Red Bud, Ruma, Evansville, and Ellis Grove, to Chester.


From Waukegan, by Hainsville, Fort Hill, Forksville, Mc. Henry, Ostend, Hartland, Brookdale, Woodstock, Dunham, Chemung, Boone, and Bonur, to Belvidere.

From Waukegan, by Gage’s Lake, Hainsville, Fort Hill, Forkville, Lamar, Merana, Berryville, to Crystal Lake.

From Waukegan, by Otsego, Newport, and Hickory, to Millburn.


From Williamsburgh to Greenville.

From Wilmington to Mazon, Clarion, and Billing’s Grove, to Pontiac.

From Winchester, by Oxville and Exeter, to Naples.

From Winchester, by Florence and Detroit, to Pittsfield.

From Woodstock, by Greenwood, Boone’s Mills, Hebron, and Richmond, to Genoa, Wisconsin.

From Woodstock, by Erin, Highland, Prairie, and West Hebron, to Geneva, Wis.

From Woodstock, by Belden, to Union.

From Woodstock, by Erin and Alden, to Big Foot Prairie.

**WISCONSIN.**

From Appleton, by Centre, and Ellington, to Bovina.

From Appleton to Wapaco.


From Baraboo, by Reedsburg, to La Crosse.

From Barton, by Wayne, to Theresa.


From Beloit, by Avon, Clarence, and Juda, to Monroe.

From Berlin, by Willow Creek, Poysippi, Pine River, Cedar Lake, and Lind, to Waupaca.

From Beaver Dam, by Wyocena, to Dekorra.

From Beaver Dam, by Newtown, to Alto.

From Beetown, by Hurricane Grove, Potosi, Dickeyville, Jamestown, and Fairplay, to Galena, Illinois.

From Beetown to Cassville.

From Black River Falls, by Clear Water, Middle Mills, Ogally, Rush River, and Hudson, to Stillwater.
From Brookfield Centre, by Pewaukee, Hartland, Okauchee, and Oconomowoc, to Watertown.
From Cassville, by Beetown, Lancaster, New California, and Mifflin, to Mineral Point.
From Ceresco, by Dartford, Princeton, Harrisvill, Westfield, Grand Marsh, through the valley of Lemonoire and down La Cross Valley, to La Cross, on the Mississippi river.
From Columbus, by Elba, and Lowell, to Oak Grove.
From Columbus, by Fall River, Paradise Grove, East Randolph, and Shawano, to Marquette.
From Chippewa City, by Chippewa Falls, Eau Claire's Mills, Eau Galla, and North Pepin, to Reed's Landing in Minnesota.
From Durien, by Weed's Corners, Richmond, and Utter's Corners, to Whitewater.
From DeKorra to Baraboo.
From Dells, Packwaukee, Roxo, Montello, and Nahmakum, to Princeton.
From Eagle, by Eagleville, Troy Lake, Troy Centre, Adams, La Grange, Little Prairie, and Bullion, to Eagle.
From Eau Galla Mills, by Lower and Middle, to Upper Menominee Mills.
From Escanaba, by Bay de Noquet, Mich., and Mackinaw, to Sault St. Marie.
From Fairplay, by Hazle Green, Benton, and New Diggins, to White Oak Springs.
From Fall River, by Courtland, Cambria, and Randolph Centre, to Kingston.
From Falls of St. Croix, to La Pointe.
From Fort Atkinson, by Oakland, Christiana, and Utica, to Stoughton.
From Fort Atkinson, by Cold Spring, White Water, Heart Prairie, Sugar Creek, and Elk Horn, to Geneva.
From Fond du Lac, by Rush Lake, Berlin, Spring Lake, Silver Lake, Wautoma, Aldmond, and Buena Vista, to Pllover.
From Fond du Lac, by Taycheeda, Calumt Village, Pequot, Stockbridge, Dundas, and Wrightstown, to Green Bay.
From Fond du Lac, by Rosendale, Ripon, Ceresco, and Dartford, to Princeton.
From Fond du Lac, by Ladogo, Fairwater, Mackford, Tichora, and Grand Prairie, to Kingston.
From Fond du Lac, by Friendship, Blackwolf, Oshkosh, Vinland, Groveland, and Neenah, to Menasha.
From Grafton, by Young Hickory, Cedar Creek, Hartford, and Rubicon, to Neosho.
From Gewer's Ferry, in Cedar County, by Springdale, to West Liberty.
From Green Bay, by Oneida, and Lansing, to Appleton.
From Green Bay, by Oneida, Freedom, Lansing, Ellington, Hortonville, Thompson's Mills, Mukwa, Waupaca, and Hanover, to Pllover.
From Green Bay, by New Franklin, to Kewaunee.
From Green Bay, by Oconto, and Clarksville, to Marinette.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Green Bay, by Wrightstown, Kankauna, and Appleton, to Menasha.
From Green Lake, by Lenape, to Marquette.
From Helena, by Wyoming Valley, and Otter Creek, to Highland.
From Highland, by Wallace, Richland City, and Sextonville, to Richland Centre.
From Janesville, by Bachelor's Grove, Spring Valley, Decatur, Nevada, Monroe, Wiota, Shullsburg, White Oak Springs, and Council Hill, Ill., to Galena.
From Janesville, by North Janesville, Fulton, and Albion, to Christiansa.
From Janesville to Beloit.
From Janesville, by Roots, Albion, Christiansa, Cambridge, Deerfield, Hanchetville, and York, to Columbus.
From Kenosha, by South Bristol and Cypress, to Antioch, Illinois.
From Kenosha, by Marion, Paris, and Brighton, to Burlington.
From Kenosha, by Bristol, Salem, Wheatland, Genava, Genava Bay, Walworth, Sharon, Allen's Grove, Summerville, and Clifton, to Beloit.
From Lancaster, by Boetown and Charlotte, to Wyalusing.
From La Crosse to Portage.
From La Crosse to Onalaska.
From La Crosse, by Onalaska and Mindora, to Black River Falls.
From Madison, by Arena, to Prairie du Chien.
From Madison, by Arlington, Dekorra and Oshankuta, to Portage City.
From Madison, by Cross Plains, Dover, Black Earth, Arena, Reeville, Helena, and Wyoming, to Dodgeville.
From Madison, by Berk, Windsor, Leeds, Lowville, Rocky Run, and Wyocona, to Portage City.
From Madison, by Hampden, East Hampden, Fountain Prairie, Courtland, Paradise Grove, Alto, Black Hawk, Metomen, and Brighton, to Oshkosh.
From Madison, by Stoner's Prairie, Grand Spring, Belleville, Exeter, and Monticello, to Monroe.
From Madison, by Lodi and Collamer, to Baraboo.
From Madison, by Pleasant Branch, Ashton, Dane, and Roxbury, to Sauk City.
From Madison, by Montello, Dakota, and Wantona, to Waupaka Falls.
From Madison, by Verona, Spring Dale, Primrose, Farmer's Grove, Walnut Spring, and Argyle, to Wiota.
From Madison, by Fitchburg, Oregon, Rutland, Union, Osborn, and Leyden, to Janesville.
From Madison, by Lake View, Ancient, Sloughton, Dinkirk, and Fulton Station, to Milton.
From Madison, by Sun Prairie, Eolia, and Columbus, to Beaver Dam.
From Manitowoc to Chilton, in Calumet County.
From Manitowoc, by Menasha, Wakefield, Medina, and Greenwood, to Waupaca.
From Marinette, by Cedar Fork and Escanaba, to Carp River.
From Marinette, by Keewenaw, Fortage Entry, Clifton, Eagle River, Eagle Harbor, and North West Mine, to Fort Wilkins.
From Mineral Point, by Darlington and Avon, to Shullsburg, in Lafayette County.
From Menasha to Lake Shawano.
From Menasha, by Wakefield, Ellington, Greenville, and Hortonville, to Shawano.
From Menasha, by Stockbridge, Lynn, Stantonville, New Halstein, and Elkhart, to Plymouth.
From Menasha, by Waupaka, to Plover, on the Wisconsin river.
From Milton to Janesville.
From Milwaukee, by Ozaukee, to Sheboygan.
From Milwaukee, by Butler, Marcy, Lisbon, Sussex, Merton, Monches, Tolland's Prairie, Neosho, and Hustiford, to Juneau.
From Milwaukee, by Greenfield, New Berlin, Prospect Hill, Vernon, Mukwanago, East Troy, Troy, Sugar Creek, Millard, Richmond, Johnstown, Johnstown Centre, and Rock Prairie, to Janesville.
From Milwaukee, by Good Hope, Mequon River, Cedarburg, Grafton, Sackville, Ozaukee, Cedar Grove, Gibbville, Sheboygan Falls, and Howard Grove, to Sheboygan.
From Milwaukee, by Root Creek, Muskego Centre, Big Bend, Caldwell's Prairie, East Troy, Troy, and La Fayette, to Spring Prairie.
From Milwaukee, by Root Creek, Muskego, Denoon, Norway, Waterford, Rochester, Burlington, and Lyons, to Geneva.
From Milwaukee, by Granville, Menominee Falls, Mecker, Schlesingerville, Addison, Theresa, Lomira, and Byron, to Fond du Lac.
From Milwaukee, by Auburn, to Fond du Lac.

From Mineral Point, by Elk Grove, Benton, and New Diggings, to Gelena, Illinois.
From Mineral Point, by Willow Springs, Darlington, Wiota, Jordon, Monroe, Montezuma, Spring Grove, Tyler, Ill., and Burritt, to Rockford.
From Mineral Point, by Linden, and Montfort, to Highland.
From Montello, by Harrisville, Long Meadow, and William Sylvester's, to Grand Rapids.
From Montello, by Westfield, and Kingsburg Ferry, to Reed's Landing, on the Mississippi river.
From Montello, by Dakota, and Wautauma, to Saxeville.
From Monteville, by Gaylesville, and Douglas' Mills, to Black River Falls.
From Montfort, by Fennimore, and Millville, to Prairie du Chien.
From Monroe, by Sylvester, Brooklyn, Union, and Cookville, to Dunkirk.
From Namakum, by Black Creek, Neshkorro, Willow Creek, and Saxeville, to Waupaka, in Waupaca County.
From Neshkorro, by Willow Creek and Saxeville, to Waupaka.
From New California, by Montfort and Highland, to Muscoda.
From New Haven to Necedah.
From Ozaukee, by Fredonia, Fillmore, Kewaskum, Auburn, and Eden, to Fond du Lac.
From Ozaukee, by Saukville, Newburg, Barton, West Bend, Aurora, Addison, Herman, and Horicon, to Juneau.
From Oconomowoc, by Concord, Farmington, and Johnson’s Creek, to Aztlan.
From Oskosh, by steamer, to Mukwa.
From Oshkosh, by Butte des Morts, Winchester, Mukwa, and Weyanwego, to Stevens’ Point.
From Oshkosh, by Clairville, Fisk’s Corners, Welaunee, and Rush Lake, to Ceresco.
From Oshkosh, by Algoma, Omro, Delhi, Waukan, Koro, Sacramento, Berlin, Namakan, Marquette, Kingston, Rock Hill, and Bellefontaine, to Portage City.
From Palmyra, by Oak Hill, and Bark River, to Jefferson.
From Pardeeville, by Montello, and Dekota, to Stephens’s Point, in Portage County.
From Patch Grove, by Wyalusing, and Clayton, Iowa, to Garnaville.
From Platteville, by New California, Mifflin, and Linden, to Mineral.
From Platteville, by Rockvale, Potosi, and Weld’s Landing, Iowa, to Dubuque.
From Plover, by Grand Rapids, Eagle Point, Black River Falls, and Onalaskee, to La Crosse.
From Portage City, by Baraboo, and Bluff, to Sauk City.
From Portage City, by Pardeeville, Marcellon, Centreville, Randolph Centre, and East Randolph, to Wanshara.
From Portage City, by Wyocena, Rio, Ostego, Columbus, and Portland, to Watertown.
From Portage City, by Beaver Creek, New Haven, Grand Marsh, Dell Prairie, Grand Rapids, Point Bausa, and Plover, to Stevens Point.
From Portage City, by Port Hope, Roslin, Packwaukee, Buffalo Lake, Westfield, Adaro, Oasis, Aldmond, Buena Vista, Lake Sarah, and Plover, to Stevens’ Point.
From Portage City, by Dekorra, Oshaukuta, Lodi, Berry, and Dover, to Blue Mound.
From Portage City, by Beaver Creek, Crooked Lake, Buena Vista, and Plover, to Stevens’ Point.
From Potosi, by Rockvale, Lancaster, Fennimore, and Wingville, to Muscoda.
From Potosi, by Rockvale, Ellenboro’, Clifton, and Linden, to Mineral Point.
From Prairie du Chien, by Boydstown, Richland Creek, and Richmond, to Muscoda.
From Prairie du Chien, by Patch Grove, Little Grant, Lancaster, and Ellenboro’, to Platteville.
From Prairie du Chien by Eagle Point Mills, and Boydstown, to Fennimore.
From Prairie du Chien, by Bad Axe, Leon, Veroqua, Springville, Coon Prairie, Graham’s Mills, and Sparta, to Black River Falls.
From Prescott, by Hudson, Pineville, and Crandall’s Mills, to Falls of St. Croix.
From Princeton, by Montello, Roxo, and Packwaukee, to Dellton.
From Princeton, by Dakins’s hotel, Warwick, on Willow Creek, and Saxeville, to Weyaunweya, in Winebago County.
From Reed’s Landing, Monteville, on the Mississippi River, by Galesville, and Douglas Mills, to Block River Falls.
From Racine, by Caledonia, Whitesville, Raymond, and Franklin, to Hall’s Corners.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Racine, by Mount Pleasant, Ives Grove, Yorkville, Pen Yan, Rochester, Burlington, Spring Prairie, Grove, Elkhorn, Delavan, Darien, Fairfield, and Emerald Grove, to Janesville.
From Racine, by Caledonia, Thompsonville, South Raymond, and Norway, to Waterford, in Racine County.
From Racine, by Sylvan, Pleasant Grove, Union Grove, Townbridge, Burlington, and Lyons, to Geneva.
From Richland City, by Sextonville, Richland Centre, Rockbridge, Fancy Creek, and Kickapoo, to Vinoqua C. H.
From Raymond, by Norway, to Waterford.
From Ridgeway to Primrose.
From Ripon, by Green Lake, to Marquette.
From Ripon, by Sacramento, Poyssipi, Little River, and Weyauwega, to Mukwa, in Waupaca County.
From Rochester, by Honey Creek, and La Fayette, to Sugar Creek.
From Richland City, by Reed's Mills, Bad Axe, and West Prairie, to Newport, on the Mississippi River.
From Rosendale, by Wheelanee, Waukau, and Omro, to Winneconne.
From Sacramento, by Poyssipi, Little River, and Weyanwega, to Mukwa.
From Sauk City, by Leland's Mill, to Reedsburg.
From Sank City, by Bear's Creek, Sextonville, and Sand Prairie, to Prairie du Chien.
From Sheboygan, by Meeme, Manitoowoc Rapids, Manitoowoc, Francis' Creek, Two Rivers, Michicott, and Cooperstown, to Green Bay.
From Sheboygan, by Manitoowoc, Kewanee, Bailey's Harbor, and Sturgeon Bay, to Green Bay.
From Sheboygan, by Sheboygan Falls, Plymouth, Green Bush, Dotyville, Empire, and Yaycheeda, to Fond du Lac.
From Sheboygan, by Sheboygan Falls, Union River, Cascade, Beechwood, New Fane, and Auburn, to Theresa.
From Shullsburg, by Benton, Hazel Green, and Fairplay, to Dubuque.
From Summerset to Crab Orchard.
From Stevens' Point, by Eau Plein, and Little Bulls Falls, to Wausau.
From Stoughton, by Albion, Yeotsa, and Lima, to Whitewater.
From Watertown, by Emmett, Clyman, Oak Grove, Juneau, Burnett, and Chester, to Waupun.
From Watertown, by Hubbelville, Portland, Waterloo, Hanchetville, and Sun Prairie, to Madison.
From Watertown, by Hustisford, Horicon, Maysville, Farmersville, Le Roy, and Avoca, to Fond du Lac.
From Watertown, by Emmett, Clyman, Oak Grove, Beaver Dam, Waushara, Waupun, Rock River, and Lamartine, to Fond du Lac.
From Waukesha, by Howard, Delafield, and Summit, to Oconomowoc.
From Waukesha, by Pewaukee, Lisbon, Menominee Falls, and Friestadt, to Cedarburg.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.


From Waupun, by Alto, Luzerne, Fairwater, Metomen, Ceresco, and Dartford, to Berlin.

From Waupun, by Springvale, Rosendale, and Bothello, to Oshkosh.

From Waupun, by Springvale, West Rosendale, and Welaunee, to Waukan.

From Waushara, by Mackford, and Dartford, to Berlin.

From Waushara, by Napasha, Grandville, Lake Maria, Kingston, Marquette, Princeton, Pleasant Valley, La Cot, St. Maria, Neshkorro, and Lincoln, to Plover.

From Wansan to Shawano, on Wolf River.

From Wansan to Clear Water.

From White Water, by Cold Spring, Fort Atkinson, Oakland, Christiana, Utica, Cambridge, and Door Creek, to Madison.

From West Bend, by Cedar Creek, and Schlisingerville, to Monches.

From West Bend, by Barton, Scott, Adell, and Hingham, to Sheboygan Falls.

From Wynoski, by Mitchell, Rathburn, Oceola, and Alcove, to Fond du Lac.

MISSOURI.

From Alexandria to Winchester.

From Alexandria, by St. Francisville, Kossouth, and Athens, to Farmington, Iowa.

From Alexandria to Linden, via the county seats of Clark, Scotland, Schuyler, Putnam, Mercer, Harrison, and Gentry.

From Alexandria, by St. Francisville, Waterloo, Ashton, Eldorado, Arbelo, Memphis, Middle Fabbie, and Cherry Grove, to Lancaster.

From Apple Creek, by Wittenburg, Wood, and Spruce's Ferry, to Murphysboro', Ill.

From Arrow Rock to Old Jefferson.

From Arrow Rock, by Jonesboro', Ridge Prairie, and Heath's Creek, to Georgetown.

From Ashley, by Bowling Green, to Louisiana.

From Athens to Fairview.

From Auburn, by New Hope, to Lost Creek.

From Beehive to Maysville.

From Benton to Commerce.

From Benton, by Cypress, to Charleston.

From Bethany to Decatur, Iowa.

From Bethany to Gallatin.

From Bloomington to St. John, by Rice's Ferry, and Milan.

From Bloomington, by Coulter's Store, and Penney's, to Huntsville.

From Bloomington, by Mechanicsburg, Wyandotte, and Linnæus, to Chillicothe.

From Bloomington, by Vienna, to Edina.

From Booneville, by Pilot Grove, Pleasant Green, Cold Neck, Georgetown, Bee Branch, Cook's Store, and Bagdad, to Lexington.


From Booneville, by Old Franklin and Franklin, to Fayette.

From Booneville, by Conner's Mills, to Geooch's Mills.

From Booneville, by Geoche's Mills and Midway, to Pisgah.

From Booneville, by Bellair, Vermont, Round Hill, and Felix, to Versailles.
From Booneville, by Boon's Lick, to Glasgow.
From Bolivar, by Hermansville, and Weableau, to Oceola.
From Bolivar, by Halfways, to Buffalo.
From Bolivar, to Frémont, by Fair Play, and Bear Creek.
From Bolivar, to Sarcoxie, by Orleans, Crisp Prairie, Greenfield,
King's Point, Spring River, and Bower's Mill.
From Bowling Green, by Vannoy's Mills, and Hickory Creek, to
Mexico.
From Brunswick, by Yellow Creek, to Linneus.
From Brunswick, by Utica, to Gallatin.
From Brunswick, by Compton's Ferry, Little Compton, and Fairland,
to Chillicothe.
From Brunswick to Bloomington.
From Caledonia, by Iron Mountains, Farmington, Kinkead, Mine, La
Motte, Fredericktown, Paton, White Water, and Jackson, to Cape
Girardeau.
From Caledonia, by Munger's Mills, Lesterville, Logan's Creek, and
Henpeck, to Van Buren.
From Carthage, by Diamond Grove, to Neosho.
From California, by Round Hill, Gilroy, Mount Carmel, Otterville,
and Arrator, to Pleasant Green.
From Canton, by Tully, Prairie, Oakley, Fairmount, Memphis, Middle
Pabie, and Cherry Grove, to Lancaster.
From Cap-au-Gris, by Chantry, Troy, Haw Point, Covington, and
King's Mills, to Danville.
From Cape Girardeau, by Benton, Pleasant Plains, and Ogden, to
New Madrid.
From Carrollton, by Utica, to Chillicothe.
From Cassville, by Noah Boone's, to Neosho.
From Cassville, by King's Prairie, to Mount Vernon.
From Cave Spring, by Hartsville, and Red Bud, to Rockbridge.
From Columbia to Nashville.
From Chapel Hill, by Basin Knob, and Bluff Springs, to Big Creek.
From Chillicothe, by Spring Hill, and Clear Creek, to Gallatin.
From Columbia, by Youngers, and Salt River, to Mexico.
From Chillicothe, by Utica, Kingston, Plum Creek, and Beehive, to
Plattsburg.
From Clifton, by Herculaneum, Selma, Rush Tower, Isle au Bois, St.
Genevieve, St. Mary, Ferryville, and Apple Creek, to Jackson.
From Clinton, by Lucas, Elk Fork, and Butler, to West Point.
From Clinton, by Post Oak, to Warrensburg.
From Clinton, by Deep Water, Spruce, and Pleasant Gap, to Papins-
ville.
From Clinton, by Browning's Ferry, and Clay, to Oceola.
From Crab Orchard, by Prospect Hill, and Haines, to Plattsburg.
From Doniphan to Martinsburg.
From Danville to Mexico.
From Ellsworth, by Roubideux, to Hartsville.
From Eleven Points to Jackson, Ark., by Hesterly's.
From Eminence to Thomasville.
From Erie to Buffalo.
From Erie to Oakland, by Lebanon.
From Erie, by Lebanon, Jericho, Hazlewood, Cowskin, and Big Be-
aver, to Forsyth.
From Fayette, by Boonsboro, to Arrow Rock.
From Fulton, by Concord, Mexico, and Long Branch, to Paris.
From Fairview to High Point, Johnson County.
From Farmington, by Big River Mills, Silver Springs, Avoca, and
Argyle, to Hillsboro.

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From Fulton, by Reform, to Portland.
From Fulton, by Millersburg, Columbia, Rockport, and Fayette, to
Glasgow.
From Fulton, by St. Aubert, to Lion.
From Forsyth, by Cape Fear, to Cassville.
From Forsyth to Carrollton, Ark.
From Forsyth, by Big Beaver Creek, to Hartsville.
From Forsyth, by North Fork, to Rockbridge.
From Fredericktown to Lowndes, by Milldam, Duvall, and Bollin-
gers.
From Fredericktown, by Cold Water, Greenville, Cane Creek, Mar-
tinsburg, Hick's Ferry, Ark., Crossin's Store, Hanauer's Store, Fourche,
Dumas, Pocahontas, and Black's Ferry, to Jackson.
From Frankfort, to Florida, by Spencersburg, Madisonville, and Lick
Creek.
From Fremont to Fort Scott.
From Gentry Court House, by Alanthus Grove, Sweet Home, Mary-
ville, and Hallas Ferry, to Linden.
From Georgetown to Marshall, by Longwood.
From Georgetown, by Windsor and Calhoun, to Clinton.
From Georgetown, by Fairview, Knobnoster, Warrensburg, Globe,
and Big Creek, to Harrisonville.
From Georgetown to Spring Garden.
From Georgetown, by Spring Fork, to Cole Camp.
From Glasgow, by Roanoke, Mount Airy, Huntsville, Milton, Madi-
son, Paris, Florida, Indian Creek, Saline, and Pigeon Creek, to Hanibal.
From Glasgow to Bloomington.
From Glasgow, by Keytesville, Brunswick, Pleasant Park, Manlius,
Dewitt, Carrollton, Round Grove, Richmond, Crab Orchard, and
Woodford, to Liberty.
From Glasgow, by Cambridge, Petra, Miami, and Cow Creek, to Mar-
shall.
From Greenfield, by Turnback, Mount Vernon, and Hall, to Cane
Creek.
From Greenville, by Otter Creek, and Greenwood Valley, to Van Bu-
ren.
From Green Top, in Schuyler County, by Hartford, to Centreville, in
Iowa.
From Hannibal, by Palmyra, Hester, La Grange, Canton, Tully, and
Alexandria, to Keokuk.
From Hannibal to Fayette, by Florida, Paris, and Huntsville.
From Hannibal, by Hanson, Sharpsburg, and Somerset, to Paris.
From Hannibal, by West Ely, to Shelbyville.
From Hannibal to Naples, I11s.
From Hannibal to Quincy, I11s.
From Hannibal to St. Josephs.
From Harrisonville, by West Point, and Marvel, to Papinsville.
From Hartsville, by Big Beaver Creek, to Forsyth.
From Hartford to Milan.
From Herman, by Gasconade Ferry, Fredericksburg, and Bailey's
Creek, to Linn.
From Herman, by Merrimac Iron Works, and Licking, to Houston.
From Hermitage, by Buffalo, to Hartville.
From Hillsboro, by Morse's Mills, to Grubbyville.
From Houston, by Stanford, and Hickory Spring, to Rockbridge.
From Houston to Thomasville.
From Houston, by Philadelphia, to Shelbyville.
From Huntsville, by Smithland and Middle Grove, to Madison.
From Independence, by Westport, Fort Leavenworth, Fort Kearney,
Fort Laramie, Fort Smith, and Green River, to Salt Lake City, (Utah Territory.)
From Independence, by Blue Springs, Stony Point, Oak Grove, and Chapel Hill, to Columbus.
From Independence by Big Cedar, and Pleasant Hill, to Harrisonville.
From Independence, by Wayne City, to Liberty.
From Iron Mountain, by Arcadia, Lesterville, Centreville, and Alamo, to Eminence.
From Iron Mountain, by Pilot Knobs, Arcadia, and Patterson, to Greenville.
From Jackson, by County Seat, Perkin's Creek, and Lowndes, to Greenville.
From Jackson, by Peoples, and Piketon, to Bloomfield.
From Jefferson City, by Westphalia, Mavais, Kinderhook, Spanish Prairie, Maramee, Steelville, Osage, and Harmony, to Caledonia.
From Jefferson City, by Russellville, High Point, Versailles, Haw Creek, and Cole Camp, to Warsaw.
From Jefferson City, by Wm. Smith's, Richard Rounden's, and Latham's, to Little Piney, in Pulaski County.
From Jefferson City, by Dixonville, Lookout, and California, to Round Hill.
From Jefferson City, by Marion, Jamestown, Midway, and Clark's Fork, to Boonville.
From Jefferson City to Little Rich Woods.
From Jefferson City, by Stone's Port, to Columbia.
From Jefferson City, by Stringtown, and Hickory Hill, to Tuscumbia.
From Jefferson City, by Dixonville, Look Out, California, and Pisgah.
From Kansas, by Wiandotte, Parksville, and Hampton, to Platte City.
From Kansas, by Wiandotte City, Neb., Parkville, and Hampton, to Platte City.
From Kansas, by Parkville, and Hampton, to Platte City.
From Kansas, by Westport, Harrisonville, Papinsville, and Carthage, to Neosho.
From Kane, by Gaston Fairview, Florence, and Council Bluff, to Linden, Mo.
From Keytesville to Bee Branch Settlement.
From Kingston, by Mirabile, Elmont, Grindstone Point, Maysville, and Gentryville, to Gentry Court House.
From Kirkville, to Coffeenville, in Adair County.
From Kirkville, by Green Top, to Lancaster.
From Kirkville to Linneus.
From Lebanon, by Long Lane, Buffalo, Shady Grove, Pasco, and Hickory Barren, to Springfield.
From Lebanon, by Brush Creek, Fortner's Hill, St. Luke, and St. Mark, to Springfield.
From Lebanon to Houston.
From Lebanon, Ark., by Marshall's Prairie, and Hussaw's Prairie, to Forsyth.
From Lancaster, by Chariton Mills, Hartford, and St. Johns, to Princeton.
From La Grange to Houston.
From La Grange to Monticello.
From La Grange to Newark.
From Lebanon to Waynesville.
From Lexington, by Camden, to Richmond.
From Lexington, by Renwick's Mills, to Columbus, Warrensburg, Air, Moss, and Tabo, to Lexington.
THIRTY-THIRD CONGRESS.  Sess. I.  Ch. 230.  1854.

From Lexington, by Anthon, Young's, Elijah Gladick's, Freedom, Kirkpatrick's Mills, and Nobnoster, to Calhoun.


From Lexington to Georgetown.

From Lisle, by Westphalia, Mavais, Pay Down, Kinderhook, Lane's Prairie, Spanish Prairie, Maramee, Steelville, Osage, and Harmony, to Caledonia.

From Liberty, by Ridgely, Ringgold, and Camden Point, to Buena Vista.

From Liberty to Plattsburg, by Mount Gilead, Paradise, and Carpenter's Store, to Plattsburg.

From Liberty, by Barry and Platte City, to Weston.

From Little Piney, by Relfe and Ellsworth, to Houston.

From Little Prairie to Crane Creek.

From Linneus, by Scotsville, to Milam.

From Linneus, by Neveda, to Trenton.

From Linneus to Kirkville.

From Maramee, by Little Prairie, Little Piney, and Pine Bluff, to Waynesville.

From Marshall, by Hazel Grove, to Brownsville.

From Marshall, by Elm Wood, Blanche, and Elk Grove, to Lexington.


From Miami to Brunswick.

From McKinney to Alton.

From Memphis, by Pekin, Dr. P. T. Huff's, and Stiles, to Bloomfield, Iowa.

From Mexico, by Shy Post, Shamrock, and Flint Point, to Danville.

From Mexico, by Littleby, Lick Creek, and Madisonville, to New London.

From Monticello, by Edina, Timbered Branch, Kirkville, Ninevah, Milan, and Hailey's Mill, to Trenton.

From Monticello, by Tully, to Canton.

From Monticello, by Colony, to Sand Hill.

From Mount Sterling, by Wollam, Jake's Prairie, Argo, Bourbon, Harrison's Mills, and Fourche A. Renault, to Potosi.

From Mount Vernon, by Daukie's Store, Ashgrove, and Walnut Grove, to Orleans.

From Nineveh, by Hartford, to Centreville, Iowa.

From Neosho, by Oliver's Prairie, Cape's Creek, and Mount Pleasant, to Mount Vernon.

From Neosho, by Oliver's Prairie and Hazel Bottom, to Washbourne's Prairie.

From Neosho, by Gates, Enterprise, Elk Mills, Honey Creek, Maysville, Ark., Double Spring, Baptist Mission, and Sylva, to Boonesboro'.


From Neosho to Albuquerque in New Mexico.

From Neosho, by Grand Falls, to Crawford Seminary.

From Neosho to Rutledge.

From Nevada to Lindley.

From New Madrid to Hickman's Bend, Ark., by Point Pleasant, Solitude, Gayoso, and Cottonwood.

From New Madrid, to Hickman, Ky.

From Oeola, by Roscoe, St. Helen, Coplinger's Mills, Fremont, White Hare, Horse Creek, and Coon Creek, to Carthage.

From Oeola, by Chalk Level, Monagaw, Papinsville, and Little Osage, to Fort Scott.
From Oceola to Harrisonville.
From Oceola, by Jenkin's Bridge, Quincy, and Bledsoe, to Hermitage.
From Osage, by Cherry Valley, Short Bend, Montauk, Devall, and Licking, to Ellsworth.
From Ohio City, by Baldwinsville and Hopewell, to Columbus.
From Ohio City to Cairo, Ill.
From Owensville to Mount Carmel, Ill.
From Palmyra, by Brookeville, Philadelphia, West Springfield, New-
ark, Bee Ridge, Edina, and Sand Hill, to Memphis.
From Palmyra to Marion City.
From Paris, by Woodlawn, Woodville, Williamsonville, Bloomington,
East Fork, and Newburg, to Kirksville.
From Paris to Florida.
From Paris, by Greenwood, Walkersville, Shelbyvillt, and Bethel, to Newark.
From Papinsville, by Little Osage, Dry Wood, and Lamar, to Car-
Thage.
From Papinsville, by Eton and White Hare, to Greenfield.
From Perryville, by Port Perry, to Chester.
From Pinckney, by Loutre Island and Big Spring, to Danville.
From Plattsburg, by Castile, Boyer's Settlement, and Rochester, to Savannah.
From Prairieville, by Paynesville, to Clarksville.
From Princeton, by Bethany, to Gentry Court House.
From Princeton, by Middlebury, Trenton, and Grassy Creek, to Chil-
licothe.
From Quincy, by Humansville, and S. Mustain and Son's Store, to Frémont.
From Richmond, by Melliwville, to Finney's Grove.
From Richmond, by Knoxvillt and Kingston, to Gallatin.
From Savannah, by Hale's Point, Littsville, and Reindeer, to Mary-
ville.
From Richmond, by Union Meeting House and McClain's Mills, to Marquam's Store.
From Sarcoxxie, by Mount Pleasant, Valley Prairie, and Gad Fly, to Cassville.
From Sarcoxxie, by Diamond Grove, to Blytheville.
From Sarcoxxie to Carthage.
From St. Charles to Mexico.
From St. Charles, by Hamburg, Missouriton, Augusta, Femme, Osage, and Martha'sville, to Pinckney.
From St. Genevieve, by Avon, to Kinkead.
From St. Genevieve to Kaskaskia, Ill.
From St. Genevieve to Farmington.
From Short Bend, by Breckenridge's Mill, and Winston, to Emi-
nence.
From Shelbyville to Kirkville.
From St. Joseph, by Savannah, Noddaway, Oregon, Jackson Point, Tarkio, Irish Grove, Linden, High Creek, McKissack's Grove, (Iowa.) Austin, Glenwood, Sidney, and Dawsonburg, to Council Bluffs.
From St. Joseph's, by Rochester, and Gentryville, to Athens.
From St. Joseph's, by Walnut Hill, and Rockhouse Prairie, to Platts-
burg.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From St. Joseph’s, by Evansville, Maryville, and Victoria, to Gallatin.
From St. Joseph’s, by Sentinel, Rochester, and Gentryville, to Gentry Court House.
From St. Louis, by Central Creve-Cœur, and Bellemont, to Bonhomme.
From St. Louis, by Waltonham, Feejee, Bridgeton, St. Charles, Cottleville, Naylor’s Store, Hickory Grove, Warrenton, Camp Branch, High Hill, Danville, Williamsburg, Jones’ Tanyard, Fulton, New Bloomfield, and Hibernia, to Jefferson City.
From St. Louis, by Clarksville, Cap-au-gris, La Grange, Louisiana, Canton, Hannibal, Tully, Marion City, Quincy, Ill., Alexandria, and Warsaw, to Keokuk, Iowa.
From St. Louis, by Carondelet, Jefferson Barracks, Mattesse, Sulphur Springs, Clifton, Hillsboro, Glen Finlas, Old Mines, and Polosi, to Caledonia.
From St. Louis, by Laclede, Kirkwood, Merrimac, Allentown, Franklin Depot, Port William, and South Point, to Washington.
From St. Louis, by Sappington, Fenton, and House’s Spring, to Hillsboro.
From Shelbyville, by John W. Roy’s, Lydey’s, Dan’s and Dumey’s Mills, to Milan.
From Springfield, by White Oak Grove and Ozark, to Forsyth.
From Springfield, by Henderson, Finley, and Red Bud, to Rockbridge.
From Springfield, by Walnut Forest, Dallas, St. Paul, Hazlewood, Waldo, and Pleasant Valley, to Hartsville.
From Springfield, by Curran, Crane Creek, Cassville, Washbourne’s Prairie, Pea Ridge, Osage Mills, Elm Grove, and Bentonville, Ark., to Fayetteville.
From Springfield, by Pond Creek, Chesapeake, Mount Vernon, Sarcocie, and Shoa Creek, to Neosho.
From Springfield, by London, Joel Hall’s, Lawrence’s Mills, Herod Holt’s, Wall and Bratton’s Store, and St. Leger, to Salem, in Fulton County, Ark.
From Springfield, by Yocum’s Mills and Galena, to Cape Fear.
From Springfield to Frémont.
From Spring Hill, by Crittenden, to Bethany.
From Thomasville, by Warm Fork, South Fork, Ark., Myatte, Pilot Hill, Union, Cross Plains, and Benbrook’s Mills, to Mount Olive.
From Thomasville, by West Plains, and Pottersville, to Rockbridge.
From Thomasville, by Mile Creek, to Doniphan.
From Troy, by Millwood and Louisville, to Ashley.
From Troy, by Carson, King’s, Brush Creek Settlement, and Midletown, to Mexico.
From Trenton to Gallatin.
From Tuscumbia, by Erie, Oregon, Dry Glaze, and Lebanon, to Oakland.
From Tuscumbia to Waynesville.
From Versailles, by Mining, to Erie.
From Tuscumbia, by Pleasant Mount, and Rocky Mount, to Versailles.
From Tuscumbia, to Lebanon, by Wet Glaze, and Dry Glaze.
From Union, to Dreezsville, in Franklin County.
From Union to Lebanon.
From Union, by Traveller's Repose, to Virginia Mines.
From Union, by Southworth, Boone, Jake's Prairie, and Miller's to Little Piney.
From Versailles, by Boyler's Mill, Duroc, Lessley, Cross Timbers,
Black Oak Point, Verbena, and Sentinel Prairie, to Bolivar.
From Versailles, by Florence, to Georgetown.
From Versailles, by Mining, to Erie.
From Van Buren, by Pike Creek, to Thomasville.
From Warsaw, by Rocky Ridge, Quincy, Elkton, Bolivar, Brighton, and Richland, to Springfield.
From Warsaw, by Tebo, Calhoun, Clinton, and Norris Fork, to Big Creek.
From Warsaw, by Turkey Creek, Mount View, Cross Timbers, Urbanna, and Round Prairie, to Buffalo.
From Warsaw, by Hogle's Creek, to Oceola.
From Washbourne's Prairie, by R. Koter's Bridge, Abner Jenning's, on White River, and Lewis Thompson's, on War Eagle, to Huntsville, Ark.
From Washbourne's Prairie, by Looniesville, Pineville, and Rutledge Court House, to Maysville, Ark.
From Waynesville, by Bellefonte, Oakland, Cave Springs, Woodbury, Pleasant Prairie, and Walnut Forest, to Springfield.
From Waynesville, by Logan, and Sacramento, to Harrisville.
From Warrenton to Middletown.
From Waterloo, to Chambersburg, to Union Corners, Iowa.
From Washington, by Newport, and Blish's Mills, to Herman.
From Williamsburg, by Shamrock, Middletown, Prairie Mound, and Ashley, to Bowling Green.
From West Point to Westport.
From Westport, by High Grove, to Harrisonville.
From Wesport to Van Buren, Ark.
From Westport, by New Santa Fe, Plum Grove, and Mockville, to West Point.
From Weston, to St. Joseph's, via Bloomington.
From Weston, by New Market, Buena Vista, and Estells' Mills, to Plattsburg.
From West Prairie, to Chillitecaux.

MINNESOTA TERRITORY.
From Crow Wing, by Cass Lake and Red Lake, to Pembina.
From Crow Wing, by Sandy Lake, to Fond du Lac.
From Decorah, Iowa, by Brownsville, Montezuma, and Minnesota City, to Wabashaw.
From Falls St. Anthony to Little Canada.
From Fort Atkinson, in Iowa, to Fairbault, in Minnesota.
From Fort Ripley to Crow Wing.
From Fort Snelling to the Falls St. Anthony.
From Fort Snelling, by Bloomington, Little Rapids, Traverse des Sioux, and Le Seur, to Lac qui Parle.
From Henderson, by Fort Ridgely, to the Sioux Agency.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 230. 1854.

From Maukassa, to Decorah, Iowa.
From Mendota, by Little Rapids, Traverse Des Sioux, and Little Rock, to Lac qui Parle.
From Minnesota City to Traverse Des Sioux.
From Nelson’s Landing, Wisconsin, by Wahootaks Village, Olive Grove, and Mendota, (Min,) to Fort Snelling.
From Point Douglas, by Stillwater, Marine, Mills, Taylor’s Falls, of St. Croix, and Pockegoma Lake, to Falls of St. Louis River, of Lake Superior.
From Red Wing, on Mississippi River, via Fairbault and Henderson, to Fort Ridgely.
From St. Paul, by Stillwater and St. Croix Falls, to the mouth of Left Hand River, at Fond du Lac, in Wisconsin.
From St. Paul’s, via Redwing, and Reed’s Landing, in Wabashaw County, to Lansing, in the State of Iowa.
From St. Paul’s, by Stillwater, Marine Mills, and Taylor’s Falls, to Falls of St. Croix.
From St. Paul to Fort Atkinson, Iowa.
From St. Paul to Fort Snelling.
From St. Paul’s, by Dekorra and Elkader, to Dubuque, Io.
From St. Paul, on the Emigrant route, by Fort Ridgeley, to the Missouri River.
From St. Paul’s to Little Canada.
From St. Paul’s, by Cannon River, to Fairbault.
From St. Anthony to Taylor’s Falls.
From Stillwater, Via White Bear Lake, to Little Canada.
From Swan River, by Fort Ripley, Red Lake, and Long Prairie, to Pembina.
From Traverse Des Sioux to Arcadia.
From Traverse Des Sioux, La Soeur, Henderson, Fairbault, and Vermillion River, to St. Paul.
From Wabashaw, by Minnesota City, Montezuma, and Brownsville, to Decorrah, Iowa.

NEBRASKA TERRITORY.
From Nebraska City, Bellevue, and Omaha City, to Fort Ca houn

KANSAS TERRITORY.
From Fort Leavenworth to the Sac & Fox Agency.
From Fort Scott to Fort Atkinson.
From Fort Leavenworth to Fort Riley.
From Fort Scott to Crawford Seminary.
From Westport, Missouri, to Fort Scott.
IOWA.

From Centerville, in Appanoose County, Via the State Road, to Decatur, in Decatur County.
From Winterset, in Madison County, Via Quincy, Adams County, & Sidney, Fremont County, to Table Creek, (Old Fort Kearney,) in Nebraska Ty.
From Council Bluffs, Via Magnolia and De Soto, to Sargeant's Bluffs.
From Charleston, Via Franklin Centre and Dover, to Salem and Mount Pleasant.
From Apple Grove, Via Delhi, Carlisle, and Green Bush, to Winterset.
From Andrew, by Fulton, Iron Hills, Johnson's, Scotch Grove, Edinburgh, Anamosa, Neoc, Boulder, and Spring Grove, to Quasqueton.
From Andrew, by Hickory Grove, Spring Brook, and Belleville, to Galena, Ills.
From Adel, by Ponora and County Seats of Audubon and Shelly, to Magnolia.
From Ashland, by Batavia, Competine, and Abingdon, to Richland.
From Apple Grove, by Delphi, Carlisle, and Greenbush, to Winterset.
From Apple Grove, by Freeb, Hartford, and Palmyra, to Indianola.
From Boonsboro, by Homer, to Fort Dodge.
From Brighton, by Valley and Dutch Creek, to South English.
From Burlington, by Parrish, Lowell, East Grove, Salem, Hillsboro, Utica, and Union, to Keosauqua.
From Burlington, by Allbright's, Bluff Dale, Harvkeye, Palal Alto, Toolsboro, and Port Louisa, to Muscantine.
From Burlington, by Dodgeville, Yellow Springs, Litton, Wapello, Harrison, and Grand View, to Muscantine.
From Butler, by Steady Run, Lancaster, Richland, and Clay, to Brighton.
From Bunker Hill to Prairie du Chien.
From Bellevue, by Spring Brook, Higginsport, Boon Springs, and Charlotte, to Dewitt.
From Bloomfield, by Point Isabel, Greene, Ottumwa, Chillicothe, and Eddyville, to Oskaloosa.
From Bloomfield, by Drakesville, Unionville, Moravia, Ionia, and Greenville, to Chariton.
From Bloomfield, by Drakesville, Mount Calvery, and Sharon, to Centerville.
From Bloomfield, by Drakesville, Oak Spring, Soap Creek, Avery, Albia, Sorelia, Princeton, Hamilton, Ely, and Atica, to Knoxville.
From Camanche to Albany, in Illinois.
From Camanche to Dewitt.
From Chariton, by Croydon and Grand River, to Princeton, Mo.
From Chariton, by Douglas and Lewis, to Council Bluffs.
From Chariton, by Newborn, Hammondsburg, to Indianaola.
From Chariton, by Argo Glenns, Bartletsville, White Breast, and Hopeville, to Pisgah.
From Chariton, by Tallyhoma and Oceola, to Pisgah.
From Chariton, by Oceola, Pisgah, Union, Adair, and Montgomery Court House, to Coonville.
From Charleston, by Dover and Salem, to Mount Pleasant.

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From Charleston, by Franklin Centre, West Point, and Lowell, to Mount Pleasant.
From Cedar Falls to Cedar Lake.
From Cedar Rapids to Marengo.
From Cedar Rapids, by Palo, Oak Grove, Beulah, Vinton, Eliza, and Waterloo, to Cedar Falls.
From Centreville, by South Fork, Corydon, Bethlehem, Cambria, Garden Grove, and Hopeville, to Pisgah.
From Centreville, by Wells' Mills, to Lancaster, Mo.
From Centreville, by Iconium, to Chariton.
From Centreville, by Corydon, South Independence, County Seats of Ringold and Taylor Counties, to Clarinda, in Page County.
From Centreville to St. Johns, Mo.
From Centre Point, by Marysville, to Bradford.
From Cedar Falls, by John C. Barrick's and Coon Grove, to Clear Lake.
From Centrepoint, by Marysville and Enterprise, to Bradford.
From Colesburg, by Sodamville and Wilsonville, to West Union.
From Clayton to Lancaster, in Wisconsin.
From Clayton, by Garnaville, Elkador, Wagner, and Clearmont, to West Union.
From Columbus, by Union Prairie, Jamestown, and Decorrah, to Louisville.
From Columbus City, in Louisa County, to Yatton, in Washington County.
From Council Bluffs, by Winter Quarters, to Fort Calhoun, Nebraska Territory.
From Council Bluffs, by Traders' Point, Cerro Gordo, Glenwood, Sidney, Austin, and McKissack's Grove, to Linden, Mo.
From Council Bluffs, by Pidgeon Mills, Boyers River, Calhoun, Harrison, Sargent's Bluffs, Mononah, and Wahkaw, to Big Sioux River.
From Corydon to Chariton Point.
From Croydon, by Grand River, to Princeton, Mo.
From Colony, by Poultney, Yankee Settlement, and Lodomillo, to Strawberry Point.
From Davenport, by Centre Grove, Lactin, Pedee, Spring Dale, and Carthage, to Iowa City.
From Davenport, by Allen's Grove, Thorn's Mills, and Walnut Fork, to Anamosa.
From Davenport, by Linn Grove, Big Rock, and Cedar Rock Point, to Walnut Fork.
From Davenport, by Amity, Tipton, Woodbridge, Gouer's Ferry, Newport, and Newport Centre, to Iowa City.
From Decorrah, Iowa, to Maukapa.
From Decorrah to Plum Grove.
From Decorrah, Iowa, by Brownsville, Montezuma, and Minnesota City, to Wabashaw.
From Delhi, by Coffin's Grove, Quasqueton, and Pine, to Independence.
From Delhi, by Delaware Centre, Mount Hope, Forestville, Strawberry Point, Mill Grove, Westfield, and Taylorsville, to West Union.
From Delhi, by Hartwick and Erin, to Quasqueton.
From Delhi, by Colesburg, to Garnaville.
From Drakeville, by Unionville, Moravia, and Dodge's Point, to Garden Grove.
From Drakesville, by Unionville, Moravia, and Iconium, to La Grange.
From Dubuque, by Fort Dodge, to Sargent's Bluffs.
From Dubuque, by Indipendence, through the Counties of Black Hawk, to Grundy, Hardin, Risley, to Fort Dodge, Yell County.
From Dubuque, by Centretown, Whitewater, and Rockville, to Delhi.
From Dubuque, by Channingville, New Vine, Oakland, Viola, Tivola Colony, Newsstead, Elkador, Highland, Elyria, West Union, Douglas, and Old Mission, to Fort Atkinson.
From Dubuque, by West Union, Auburn, and Old Mission, to Decorah.
From Dubuque, by Sullivan, Lamotte, Andrew, Bridgeport, Maquoketa, Brookfield, Welton, Dewitt, Walnut Fork, Davenport, Rockingham, Blue Grass, and Melpine, to Muscatine.
From Dubuque, by the Catholic Church at Garry, Owen, Canton, Cobb, Tipton, Rock Creek, and Moscow, to Muscantine.
From Dubuque, by Buncombe, Otter Creek, Farmer's Creek, and Fulton, to Maquoketa.
From Dubuque, by New Wine, Strawberry Point, Robertson's Ford, and West Union, to Decorah.
From Dubuque, by Durango, Pin Oak, Millville, and Guttenburg, to Garnavillo.
From Eddyville, by Des Moines City, Gray's Creek, and Halfway Prairie, to Albia.
From Eddyville, by Hamilton, Red Cedar Mills, and Attica, to Knoxville.
From Eddyville, by Bluff Creek, Irish Point, Berry, Columbus, Learning's Point, Ridgeway, and Beaver, to Fort Des Moines.
From Fairfield, by Libertyville, Iowaville, New Market, Salt Creek, Florist, and Ohequitt, to Bloomfield.
From Fairfield, Batavia, Agency City, Ottumwa, Blakesbury, Albion, and La Grange, to Chariton.
From Fairfield, by Haugi's Point, Brookeville, Competine, Abingdon, Butler, and Fremont, to Oskaloosa.
From Fairfield to Lancaster.
From Fairview, by Springville, Marion, Cedar Rapids, and Hoosier's Grove, to Solon.
From Fairview, by Ridge, and Jordan's Grove, to Paris.
From Farmington, by Union Corners, Milton, (South Side of Fox River,) and Pulaski, to Bloomfield.
From Fort des Moines, by Boone, Adell, McKay, Allen, and Hamlin's Grove, to Macedonia.
From Fort Des Moines, by Summerset, to Indianola.
From Fort des Moines, by Saylorsville, Polk City, Hopking Grove, Rapids, Bellepoint, Boonsboro', and Dakota, to Homer.
From Fort Des Moines, by Story C. H. to Eldora, the County Seat of Hardin.
From Fort Des Moines, by Marietta, Cedar Falls, Mentor, and Old Mission, to Prairie du Chien, Wis.
From Fort des Moines, by Greenbush, and Montpelier, to Wintersett.
From Fort des Moines, to Marietta, via Nevada.
From Fort Atkinson, by Decorah, to Lansing.
From Fort Madison, by West Point Grove, Vega, Glasgow, Wooster, and Harmony, to Fairfield.
From Fort Madison, by West Point, Big Mound, and Utica, to Keasauqua.
From Fort Madison, by Denmark, Parrish, New London, Pleasant Grove, Dodgeville, Yellow Springs, and Kossuth, to Hickory Point, in Des Moines County.
From Fort Madison, by Franklin and Primrose, to Farmington.
From Fort Madison, by Appanoose, Ill., Pontoosoe, and Dallas City, to La Harpe.
From Glenwood, Mills County, by Nebraska Depot, to Nebraska Centre.

From Garnavillo, by Farmersburg, and McGregor’s Landing, to Prairie du Chien, Wis.

From Garnavillo, by Farmersburg, and Monona, to Hardin.

From Garden Grove, by Decatur Court House, and New Buda, Lott’s Grove.

From Gardner Grove, by South Independence, and County Seats of Ringgold, and Taylor Counties, Nodaway, Clarinda, and Sidney, to Gaston.

From Hardin, by Lybrand, Frankville, Trout River, Decorrah, and Burr-Oak, to St. Paul, Minn.

From Independence, by Mentral and Bradford, to Old Mission.

From Independence, by Elk Run and Waterloo, to Cear Falls.

From Independence, by Cedar Falls, and through the Counties of Black Hawk, Grundy, Hardin, and Risley, to Fort Dodge, in Tulz County.

From Indianola, by Handsome View, Oceola, White Breast, Garden Grove, South Independence, Decatur, New Buda, Nine Eagles, and Burr Oak, Mo., to Princeton, Mo.

From Iowa City, by Solon, Ivanhoe, Mount Vernon, Fairview, Anamosa, Monticello, Bowen’s Prairie, Cascade, Fillmore, and Millroy, to Dubuque.

From Iowa City, by Old Man’s Creek, Millersburg, Deep River, Montezuma, Mewton, and Parkersburg, to Fort des Moines.

From Iowa City, by Capi, Homestead, Marengo, Downard, and Bear Creek, to Montezuma.

From Iowa City, by Frank Pierce, Wasonville, South English, and Sigourney, to Lancaster.

From Iowa City, by Richmond, Washington, Brighton, and Walnut, to Fairfield.

From Iowa City, by West Liberty and Overman’s Ferry, to Muscatine.

From Kane, by Pigeon Mills, Boyer River, Sargent’s Bluffs, Harrison, Monona, and Wakshaw C. H., to Big Sioux River.

From Kane to Sargent’s Bluffs.

From Keokuk, by Summitville, Charleston, Utica, Winchester, Birmingham, Libertyville, Cotton Grove, Ashland, Agency City, and Dalloonie, to Oskaloosa.


From Keokuk, by Summitville, Montrose, Fort Madison, and Augusta, to Burlington.

From Keosauqua, by Pittsburg, Rising Sun, Philadelphia, Lick Creek, Business’s Corner, and Iowaville, to Ashland.

From Keosauqua, by Home, Mo., Upton, Iowa, and Wyanconda, to Memphis, Mo.

From Keosauqua, by Winchester, and Birmingham, to Fairfield.

From Knoxville, by Pleasantville, Wheling, Three Rivers, and Carlisle, to Fort des Moines.

From Knoxville, by Barkersville, Lagrange, and South Fork, to Centreville.

From Knoxville, by Chariton, Argo, and Glenn’s, to Garden Grove.

From Knoxville, by Attica, and La Grange, to South Fork.

From Lansing, by Indian Mission, to Fort Atkinson.

From Lansing, by Wawkon, Lyceurgus, Decorrah, and Fort Atkinson, to Walnut Creek.

From Lansing to Lyceurgus.

From Lancaster, by Springfield, Indianapolis, Union Mills, and Montezuma, to Big Woods.
From Lancaster, by Springfield, Indianapolis, and Union Mills, to Montezuma.

From Lewis, by Quincy, to Clarinda.

From Linton, by Morning Sun, Virginia Grove, Hope Farm, Columbus City, Fort Allen, and Seventy-Seven, to Iowa City.

From Louisville to Fort Dodge.

From Marengo to Marietta.

From Marengo, by Toledo, to Eldora.

From Marengo, by Prairie Creek, Kosza, Toledo, Legland, and Timber Creek, to Marietta.

From Macedonia, by Montgomery and Nodaway C. H., to Marysville, Mo.

From Macedonia, by Bethlehem, to Glenwood.

From Marion, by La Fayette, and Centre Point, to Quasqueton.

From Marietta to Eldora.

From McKay, in Dallas County, by Penora, and the County Seats of Guthrie, Audubon, Shelby, and Harrison Counties, to Sargent's Bluff.

From Minnesota City to Traverse des Sioux.

From Monona, by Bunker Hill, Paint Rock, and Columbus, to Lansing.

From Monona, by Waukon, to Rossville.

From Monona, by Smithfield, and Crossville, to Lansing.

From Montrose, by Ambrosia, and String Prairie, to St. Francisville, Mo.

From Mount Pleasant, by Trenton and Germanville, to Brighton.


From Muscatine, by Pike, Seventy-Seven, Yatton, Richmond, and North English, to Millersburg.

From Muscatine, by Fairport, West Buffalo, and Rockingham, to Davenport.

From McGregor's Landing, by Elgin, and West Union, to Bradford.

From McGregor's Landing, by Monona, Hardin, Postville, Winnesheik, Moneek, and Ossian, to Old Mission.

From McGregor's Landing to Bunker Hill.

From McGregor's Landing, by Minona, and Clermont, to West Union.

From New London, by Wayne, Crawfordsville, Amboy, Davis' Creek, Yatton, and Seventy-Eight, to Iowa City.

From Newton, by Pella, Amsterdam, Knoxville, and Clariton, to Garden Grove.

From Newton, by Timber Creek, to Marietta.

From Nodaway, by Montgomery, to Macedonia.

From Nodaway, by Centre, to Maryville, Mo.

From Oceola, by Prairie Grove, to Peru.

From Oskaloosa, by Scott, Bellefontaine, English Settlement, Knoxville, Indianola, Wintersett, Wahtahwa, Cold Spring, and Macedonia, to Council Bluffs.

From Oskaloosa, by Pella, Monroe, Red Rock, Bennington, Cow, Apple Grove, and Rising Sun, to Fort des Moines.

From Oskaloosa, by Warrenville, Granville, and Lynnville, to Newton.

From Ottumwa C. H. to Albia.

From Oskaloosa to Auburn.

From Oak Point, by Home, Union Corners, Chambersburg, Mo., Waterloo, and St. Francisville, to Alexandria.

From Pisgah, by Quincy and Montgomery, to Glenwood.
From Pisgah, by Adair, to Cold Spring.
From Pisgah, by Wintersett, to Adell.
From Pisgah, by Johnson's, to Macedonia.
From Quasqueton, by Burke, to Vinton.
From Quasqueton, by Buckingham, Legrand, Timber Creek, Minerva, and Parkersburg, to Fort Des Moines.
From Red Rock, by Paran City, and Pleasantville, to Indianola.
From Sabula, by Sterling, Maquoketa, and Thomas Green's (in Jones' county,) to Anamasa.
From Sabula to Savannah, Ill.
From Salem to Columbus City.
From Stillwater, via White Bear Lake, to Little Canada.
From Salem, by Mount Pleasant, and Stockley's to Hope Farm.
From Sigourney, by Indianapolis, to Montezuma.
From Tipton, by Walnut Fork, Highland Grove, Anamosa, Grove Creek, Uniontown, Castle Grove, Delhi, Littleport, Orin Glenn, Lodka-milo, and Ead's Grove, to Garnavillo.
From Tipton, by Spring Rock, Dixon, Buena Vista, Orange, De Witt, Cherry-Wood, and Lyons, to Fulton, Ill.
From Tipton, by Red Oak, Pioneer, Lisbon, Mount Vernon, St. Mary's, and St. Julien, to Marion.
From Washington, by Valley, to Lancaster.
From Wapello, by Hope Farm, Spring Run, and Crawfordsville, to Washington.
From Wapello, to Toolesboro', to New Boston, Ill.
From Wintersett, by Adell, to Boonesboro'.
From West Liberty, by Pedee, to Rock Creek.
From West Union, by Clermont, to McGregor's Landing.
From West Union, by Eldorado, to Decorrah.

CALIFORNIA.
From Auburn, by Ilinoisstown, Mountain Springs, to Green Valley, in Placer County.
From Benicia, by Suisan, to Grafton.
From Benicia, by Vacaville, Puta Creek, Enos, Cache Creek, Yolo, Grafton, and Frémont, to Washington.
From Benicia, by Martinez, Alamo, San Ramon, and Mission San José, to San José.
From Benicia, by Vallejo, Napa, and Santa Rosa, to Sonoma.
From Crescent City, by Jacksonville, Oregon, to Yreka, in California.
From Drytown, by Fiddletown, to Indian Diggins.
From Double Springs, by Angel's Camp, to Murphy's.
From Los Angeles to San Diego.
From Los Angeles to San Bernardino, by Monte.
From Marysville, by Linda, Owsley's Bar, and Kennebec Bar, to Empire Ranch.
From Marysville, by Spanish Fleet, Chandlerville, St. Louis, and Pine Grove, to Gibbonsville.
From Marysville, by Johnson's Ranch, Virginia, Gold Hill, and Ophirville, to Auburn.
From Marysville, by Dry Creek, Parke's Bar, Oregon House, Foster's Bar, Camptonville, and Goodyear's Bar, to Downeyville.
From Marysville, by Parke's Bar, Rough and Ready, and Grass Valley, to Nevada.
From Marysville, by Mount Ophir, Bidwell's Bar, and Forbes's Town, to Gibbonsville.
From Marysville to Nevada.
From Marysville, by Charley's Ranch, Hamilton, Chico, Lassen's, Tchama, Red Bluffs, and Cottonwood, to Shasta.
From Marysville, by Keystone Ranch, Foster's Bar, Camptonville, and Goodey's Bar, to Downieville.
From Monterey, by San Luis Obispo, and San Ynez, to Santa Barbara.
From Nevada, by Robertson's Bridge, and Emory's Crossings, to Donnieville.
From Oakland, by San Lorenzo, Alvarado, and San José Mission, to San José.
From Oakland to Martinez.
From Placerville, by Logtown, Nashville, and Saratoga, to Drytown.
From Petaluma, by Smith's Ranch, to Fort Ross and Big River.
From Onion Valley, by Washington, to Seventy-Six.
From Sacramento City, by Jones' Valley, Jackson, and Mokelume Hill, to Sonora.
From Sacramento City, by Mud Spring and Shingle Spring, to Diamond Springs.
From Sacramento City, by Deer Creek, Buck Eye Flat, and Mud Springs, to Diamond Springs.
From Sacramento City, by Carson Valley, in Utah, Box Elder, and Youngsville, to Salt Lake.
From Sacramento City to Colusa.
From Sacramento City, by Frémont, Grafton, Colusa, Monroeville, and Moon's Ranch, to Tchama.
From Sacramento City, by Salmon Falls, and Louisville, to Georgetown.
From Sacramento City, by Round Tent, Rough and Ready, Johnson's Ranch, and Grass Valley, to Nevada City.
From Sacramento City, by Frémont, to Grafton.
From Sacramento City, by Ophirville.
From Sacramento City, by Beale's, Condemned, and Dotan's Bars, to Rattlesnake Bar.
From Sacramento City, by Cosume, Drytown, Sutler Creek, and Jackson, to Mokelume Hill.
From Sacramento City, by Texas Hill, Mormon Island, Green Valley, Culloma, and Cold Spring, to Placerville.
From Sacramento City, by Elk Grove, Elliott's Ranch, Buckner, and Staple's Ranch, to Stockton.
From Sacramento City, by Texas Hill, Mormon Island, Salmon Falls, and Greenwood, to Georgetown.
From Sacramento City, by Nicholaus and Eliza, to Marysville.
From Sacramento City, by Drytown, Lower Ranche, via Armadore, and Sutter Creek, to Jackson.
From Sacramento City, by Auburn, and Yankee Jim's, to Michigan Bluffs.
From San Diego, by Santa Isabel, to Fort Yuma, Rio Colorado.
From San Francisco, (by sea,) by Trinidad, and Crescent City, to Humboldt Bay.
From San Francisco, by Gray's Harbor, in Oregon, and Olympia, to Stielacoom.
From San Francisco, (by sea,) by Monterey, San Luis Obispo, Santa Barbara, and San Pedro, to San Diego.
From San Francisco, by Steinberger, and Santa Clara, to San José.
From San Francisco, by Martinez, Marsh's Landing, and New York, to Stockton.
From San Francisco, by Martinez, to Sacramento City.
From San Francisco, by Benicia, to Sacramento City.
From San Francisco to Petaluma.
From San Francisco to San Rafael.
From Santa Barbara to Los Angeles.
From San Juan, by Watsonville, to Santa Cruz.
From San José, by Gilroy, and San Juan, to Monterey.
From San Pedro, by Los Angeles, Monte, and Reed’s Ranch, to San Bernardo.
From San José, by San José Mission, Alvarado, Squatterville, and Clinton, to Oakland.
From San José, by San José Mission, San Remore, and Alamo, to Martinez.
From San José, by San José Mission, Alvarado, Squatterville, and Clinton, to Oakland.
From San José to Santa Cruz.
From Shasta, by Lewiston, Weaversville, and Trinity, to Big Bar.
From Shasta to Yreka.
From Sonora, by Jacksonville, Curtisville, Big Oak Flats, Garrote, and Maxwell’s Creek, to Mariposa.
From Sonora, by Carson’s Creek, Angel's, Forman’s Ranch, San Andreas, and Jones’ Valley, to Sacramento City.
From Sonoma, by Bodega, and Petaluma, to San Rafael.
From Stockton, by Double Springs, Lakey’s Store, San Andreas, Kentucky House, Forman’s Ranch, Angel’s, and Valleclito, to Murphy’s.
From Stockton, by Horr’s Ranche, Quartzburg, Mount Ophir, and Aqua Fria, to Mariposa.
From Stockton to Mokelumne Hill.
From Stockton, by Knight’s Ferry, Green Springs, Montezuma, Wood’s Diggings, Columbia, and Sham’s Flat, to Sonora.
From Stockton, by Snelling’s Ranch, and Millerstown, to Woodville, in Tulare County.
From Stockton, by Third Crossing, Double Springs, and Mokelume Hill, to Jackson.
From Uniontown, by South Fork, Big Bear, and North Fork of Trinity, to Weaverville.
From Weaverville to Yreka.
From Yankee Jim’s, by Elizabethtown, to Iowa Hill, in Placer County.
From Diamond Springs, by Newtown, and Wisconsin Bar, to Grizzly Flat, in Eldorado County.
From Yreka, by Scott’s Bar, Happy Camp, Orleans Bar, and Tompkin’s Ferry, to Trinidad.
From Yreka, by Canyonville, in Oregon Territory.
From Yreka, by Scott’s Bar, and Happy Camp, to Crescent City.
From Round Tent, by Lower Crossing of Deer Creek, Point Defiance, French Corral, Sweetland’s, Cherokee, and Moore’s Flat, to Minnesota, in Sierra County.
From Jackson, by Butte City, Clinton, Volcano, and Upper Rancheria, to Fiddletown.
From Mokelume Hill, by Jone Valley, Campo Seco, Winter’s Bar, and Lancha Plana, to Jone Valley.
From Petaluma, by Santa Rosa, to Russian River.
From Foster’s Bar, by Foster City, and Moscow, to Minnesota, in Sierra County.
From Mokelume Hill, by McKinney’s, and Humbug, to Murphy’s.
From Quartzburg, by Millertown, Campbell’s Ferry, on King’s River, and Visalia, to Woodville.
From Los Angeles, by Tejon Pass, to Woodville, Tulare County.

OREGON TERRITORY.
From Albany (Tokane) by Burlington, to Thurston, in Linn County.
From Astoria, by Cathlamette, Oak Point, Rainier, St. Helen’s, Columbia City, and Sauvie’s Island, to Portland.
From Astoria, by Hillsboro', Tualatin, North Yam Hill, Steward's, South Yam Hill, Hampton's, Wesmith's Mills, King's Valley, Calapovia, and Youcalla, to Shasta, (Cal.)
From Cascades to Wascapum.
From Columbia City, by Washougal, to Cascades.
From Wascapum, by Fort Boise and Fort Hall, to Salt Lake, in Utah.
From Lafayette, by Dayton, Spring Valley, Rickreal, and Lackemute, to Coroallis.
From Linn City, by Mount Sylvania, to Hillsboro.'
From Linnton, by Tualitn Plains, and John Harrison's Mills, to Forest Grove.
From Coroallis to King's Valley.
From Coroallis, by Jennyropolis, Starr's Point, and Siaslaw, to Yoncalla.
From North Canyonville, by Middle Ferry, on Rogue River, Dardeilles, Jacksonville, and Flamanth, Cal., to Yreka.
From Oregon City, by Molalla, to Calapooia.
From Oregon City, by Willametta, Buteville, Champag, Fairfield, Salem, Cincinnati, Independence, Bloomington, and New Albany, to Coroallis.
From Oregon City to La Fayette.
From Oregon City, by Harrison Wright's, Richard Miller's, and Samuel Allen's, to Salem.
From Oregon City, by Lebanon, to Sublimity.
From Portland, by Milwaukee, to Oregon City.
From Portland, by Harris's Ferry, Chehalum, La Fayette, Forest's, Rickreal, and Laville's Store, to Coroallis.
From Portland, by Hillsboro', Tualitin, and Wapato, to Lafayette.
From Portland, by Montsylvania, Taylor's Ferry, Rock Creek, Chehalam Gap, Roger's Ferry, and Old French Mission, to Salem.
From Port Oxford to Shasta, Cal.
From Salem, by Cincinnati, Ford's, and Dallas, to Tillamook.
From Salem, to E. H. Randall's, in Linn County.
From Salem, by Santiam City, Central Washington, Calapovia, Union Point, Lot Shaw's Mills, Williamette Forks, McKenzie, Eugene City, and Spencer Butte, to Pleasant Hill.
From Salem to Franklin Bute.
From Salem, by Cincinnati and Rickreal, to Dallas.
From Salem, by Doake's Ferry, to La Fayette.
From Sublimity, by Santiam Forks, to Pleasant Hill.
From Syracuse, by Albany, Burlington, and Thurston, to Williamette Forks.
From Yoncalla, by Oakland, Deer Creek, Winchester, and Myrtle Creek, to North Canyonville.
From Yoncalla, by Elkton, Mouth of Umpqua, Scottsburg, and Gardiner, to Umpqua City.
From Washington Bute to Grass Hill, in Linn County.

WASHINGTON TERRITORY.

From Cathlamette to S. Ford's.
From Astoria, by Chenook, Edmonston, Tarlet, Oyster Beach, Bringham City, and most direct route to intersect the route from Olympia, to Gray's Harbor.
From Olympia to Gray's Harbor.
From Olympia, by Ford's, to Chenook City.
From Olympia to Shoalwater Bay.
From Olympia to Seattle.
From Pacific City, by Chenook, Cathlamette, Oak Point, Monticello, vol. x. pub.—69
Cathlapotle, Columbia City, Cascade City, and Fort Wallawalla, to Wailepta.
From Fort Townsend, by Port Discovery, to New Dungerness.
From Rainer, by Monticello, Cowlitz, Highland, and Olympia, to Steilacoom.
From Seattle, by Port Madison, Kelt's Mills, Penn's Grove, and Whatcom, to Port Townsend.
From Seattle to the Doct Warnish Mills.
From St. Helen's, by Cathlapotle, to Pekin.
From Steilacoom, by Alki, to Seattle.
From Wailepta, by Wallawallah, Walker's, and Eel's Mission, and Brown's, to Fort Colville.
From Wailepta, by Craig's, Coeur D'Alene Mission, and St. Mary's Valley, to Fort Benton, in Nebraska Territory.

Utah Territory.

From Salt Lake City, by American Fork, Provo City, Springfield, Payson, Summit Creek, Nephi City, Fillmore City, Red Creek, Parovan, Johnson's Springs, Cold Creek, Santa Clara, and San Bernardino, (Cal.,) to San Diego.
From Salt Lake City, by Union Draper, Palmyra, Lehi City, American Fork, Pleasant Grove, Provo City, Payson, Springville, Summit, Nephi City, Corn Creek, Fillmore City, Salt Creek, and Canal Creek, to Manti.
From Salt Lake City, by Fort Laramie, to Council Bluffs, in Iowa.
From Salt Lake City, by Stoker, Farmington, and Kaysville, to Ogden City.
From Salt Lake City, by Nuff's Mills, Mill Creek, Holliday's Settlement, Little Cottonwood, and Drapersville, to Mountainville.
From Salt Lake City, by Taylorsville, West Jordan, Gardner's Mills, Bingham's, and Kanyon, to Cedar Valley.
From Tooele City to Grantsville.
From Salt Lake City to Tooele City.
From Salt Lake City, by Utah Lake, to Sand Pitch Valley.

New Mexico.

From Albuquerque, by Zuni, to Woodville, Cal.
From Santa Fe, by Albuquerque, Socorro, Los Cucces, Don Anna, Fort Fillmore, Fronter, (Texas,) El Passo, San Elissario, Maggieinsville, and Leona, to San Antonio.
From Santa Fe, by San Miguel, Las Vegas, and Fort Union, Mo., to Independence.
From Santa Fe, by La Canada, and Albicen, to Fernando de Taos.
From Santa Fe to Salt Lake City, in Utah.
From Santa Fe to Las Vegas.
From Taos to Donna Anna.
From Donand, by Fort Belknap, to Gainesville, in Texas.
Approved, August 3, 1854.

Aug. 4, 1854.

CHAP. CCXLII. — An Act making Appropriations for the Civil and Diplomatic Expenses of Government for the year ending the thirtieth of June, one thousand eight hundred and fifty-five, 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 objects hereafter expressed, for the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-five, namely:

Legislative. — For compensation and mileage of senators, one hundred and six thousand eight hundred and sixty-two dollars and eighty cents;
For compensation and mileage of members of the House of Represent-atives, and delegates from Territories, three hundred and forty-four thousand eight hundred dollars;

For compensation of the officers, clerks, messengers, and others receiving an annual salary, in the service of the Senate, fifty-seven thousand and ten dollars;

For compensation of the officers and clerks of the House of Represent-atives, thirty-four thousand four hundred and sixty dollars.

For the contingent expenses of the Senate, viz:

For binding, thirty-five thousand dollars;
For lithographing and engraving, forty-five thousand dollars;
For books, ten thousand dollars;
For stationery, fifteen thousand dollars;
For newspapers, two thousand six hundred dollars;
For Congressional Globe, and binding the same, sixty-five thousand dollars;

For reporting proceedings, thirteen thousand dollars;
For clerks to committees, pages, police, horses, and carryalls, thirty thousand dollars;

For miscellaneous items, thirty thousand dollars;

For paper and printing of the Senate, eighty-five thousand dollars: Provided, That whenever, in the opinion of the Joint Committee on Printing, the character of any document ordered to be printed may render such change necessary and proper, the size of the page may be changed from octavo to quarto form; but in no case shall the prices to be paid for composition and press-work exceed, pro rata, those established by the printing act of August the twenty-sixth, eighteen hundred and fifty-two, for the printing of Congressional documents.

For the contingent expenses of the House of Representatives, viz:

For binding documents, thirty-nine thousand three hundred and seventy-five dollars;

For furniture and repairs, three thousand eight hundred and seventy-five dollars;
For stationery for members, fifteen thousand dollars;
For twenty-one messengers, twenty thousand dollars;
For horses and carriages, four thousand and fifteen dollars;
For fuel, oil, and candles, three thousand dollars;
For newspapers for members, twelve thousand five hundred dollars;
For engraving and lithographing, seventy thousand dollars;
For Capitol police, three thousand five hundred and sixty dollars;
For miscellaneous items, twenty thousand dollars;
For messenger in charge of hall, one thousand four hundred and fifty dollars;
For two messengers in clerk’s office, three thousand dollars;
For saddle horses, eight hundred dollars;
For laborers, two thousand five hundred dollars;
For pages, four thousand five hundred dollars;
For folding documents, seven thousand five hundred dollars;
For paper and printing of the House, one hundred and twelve thousand seven hundred and twenty-one dollars.

Library of Congress.—For compensation of librarian, two assistant librarians, and messenger, four thousand five dollars:

For contingent expenses of said library, one thousand dollars;
For purchase of books for said library, five thousand dollars;
For purchase of law books for said library, two thousand dollars;
For the completion and the publication of the works of Thomas Jeffer-son, and pay of the editor of said work, seven thousand two hundred dollars;

To enable the Joint Committee on the Library of Congress to replace

Works of Exploring Expedition. The seven volumes and atlas of the Exploring Expedition, destroyed by the burning of the Library and the plates and other property destroyed by the fire in Philadelphia, including binding, nine thousand and ten dollars and seventy-five cents.

Executive. For compensation of the President of the United States, twenty-five thousand dollars;

For compensation of Secretary to sign patents for lands, one thousand five hundred dollars.

State Department. For compensation of the Secretary of State and Assistant Secretary of State, clerks, messenger, and assistant messenger in his office, thirty-eight thousand seven hundred dollars.

Contingencies. For the Incidental and Contingent Expenses of said Department. For publishing the laws in pamphlet form, and in the newspapers of the States and Territories, and in the city of Washington, eighteen thousand five hundred and twenty-five dollars;

And such sum shall be paid for publishing the laws in California, Oregon, and Washington, as the Secretary of State may deem reasonable;

For proof-reading, packing, and distributing laws and documents, including cases, labor, and transportation, ten thousand dollars;

For stationery, blank books, binding, labor and attendance, furniture, fixtures, repairs, painting and glazing, four thousand four hundred dollars;

For copperplate printing, books, and maps, one thousand dollars;

For newspapers, four hundred dollars;

For extra clerk hire and copying, two thousand dollars; said clerks to be employed only during the session of Congress, or when indispensably necessary, to enable the department to answer some call made by either house of Congress at one session to be answered at another.

For miscellaneous items, one thousand dollars;

For purchasing for the use of the State Department, one hundred copies of Little and Brown's edition of the United States Statutes at Large, and the same number of the pamphlet laws of the Thirty-third Congress, three thousand five hundred and seventy-five dollars;

For the purchase of fifty sets of Howard's Reports of the Decisions of the Supreme Court of the United States, three thousand five hundred dollars;

For the purchase of copies of the Reports of the Supreme Court and Opinions of the Attorneys-General of the United States for the executive offices of the Territories of Kansas and Nebraska, four hundred and fifty dollars.

Northeast Executive Building. For compensation of the superintendent and four watchmen of the northeast executive building, two thousand two hundred and fifty dollars.

For contingent expenses of said building, viz: For fuel, light, labor, and repairs, three thousand three hundred dollars.

Treasury Department. For compensation of the Secretary of the Treasury and Assistant Secretary of the Treasury, clerks, messenger, and assistant messenger in his office, fifty-two thousand two hundred and fifty dollars;

For compensation of the First Comptroller, and the clerks and messenger in his office, twenty-four thousand five hundred dollars;

For compensation of the Second Comptroller, and the clerks and messenger in his office, twenty-five thousand five hundred dollars;

For compensation of the First Auditor, and the clerks and messenger, and assistant messenger, in his office, thirty thousand nine hundred dollars;

For compensation of Second Auditor, and the clerks, messenger, and assistant messenger, in his office, thirty-one thousand seven hundred dollars;
For compensation of the Third Auditor, and the clerks, messengers, and assistant messenger, in his office, sixty-six thousand nine hundred and fifty dollars;

For compensation to temporary clerks, employed in the office of the Third Auditor on bounty-land service, and arrears of pay, twenty-nine thousand six hundred and eight dollars: Provided, That no clerk shall receive more than at the rate of one thousand dollars per annum under this act, except one, whose salary shall be sixteen hundred dollars per annum, and four whose compensation shall be four dollars per day;

For compensation of the Fourth Auditor, and the clerks, messenger, and assistant messenger, in his office, twenty-five thousand two hundred dollars;

For compensation of the Fifth Auditor, and the clerks and messenger in his office, twelve thousand three hundred dollars;

For compensation of the Auditor of the Post-Office Department, and the clerks, messenger, and assistant messenger in his office, one hundred and thirty thousand six hundred dollars;

For compensation of the Treasurer of the United States, and the clerks, messenger, and an assistant messenger in his office, twenty-one thousand five hundred dollars — the office of assistant messenger being hereby created, at an annual salary of five hundred dollars;

For compensation of the Register of the Treasury, and the clerks, messenger, and assistant messengers in his office, forty-one thousand seven hundred and fifty dollars;

For compensation of the Solicitor of the Treasury, and the clerks and messenger in his office, twelve thousand five hundred dollars;

For compensation of the Commissioner of Customs, and the clerks and messenger in his office, seventeen thousand seven hundred dollars;

For compensation of the clerks and messenger of the Light House Board, seven thousand six hundred dollars.

Contingent Expenses of the Treasury Department. — For labor, blank books, stationery, binding, sealing ships’ registers, translating foreign languages, advertising, and extra clerk hire for preparing and collecting information to be laid before Congress — said clerks to be employed only during the session of Congress, or when indispensably necessary to enable the department to answer some call made by either house of Congress at one session to be answered at another; and no such extra clerk shall receive more than three dollars thirty-three and one third cents per day for the time actually and necessarily employed — ten thousand nine hundred and fifty dollars;

For miscellaneous items, two thousand eight hundred dollars.

In the office of the First Comptroller:

For furniture, blank books, binding, stationery, books to supply deficiencies in the documentary library, labor, and miscellaneous items, two thousand four hundred dollars.

In the office of the Second Comptroller:

For blank books, binding, stationery, pay for the National Intelligencer and Union, to be filed and preserved for the use of the office, seven hundred dollars;

For labor, office furniture, and miscellaneous items, eight hundred dollars.

In the office of the First Auditor:

For blank books, binding, stationery, labor, and cases for records and official papers, one thousand two hundred dollars;

For miscellaneous items, including subscription for the Union and National Intelligencer, to be filed for the use of the office, three hundred dollars.

In the office of the Second Auditor:

For blank books, binding, stationery, labor, office furniture, and miscellaneous items, including two of the daily city newspapers, to be filed,
bound, and preserved for the use of the office, one thousand two hundred dollars.

In the office of the Third Auditor:
For blank books, binding, stationery, office furniture, carpeting, labor, two newspapers, the Union and Intelligencer, preserving files and papers, expenses of bounty land service, miscellaneous items, and arrearages, four thousand five hundred dollars.

In the office of the Fourth Auditor:
For stationery, books, and binding, six hundred dollars;
For labor, one hundred dollars;
For miscellaneous items, two hundred dollars.

In the office of the Fifth Auditor:
For blank books, binding, and stationery, two hundred and fifty dollars;
For hire of laborers, three hundred dollars;
For miscellaneous items, including purchase of new furniture, five hundred dollars.

In the office of the Auditor of the Post-Office Department:
For labor, stationery, blank books, (including forty large ledgers,) binding, and ruling, ten thousand and fifty dollars;
For miscellaneous items, file-boards, repairs, cases and desks for safe-keeping of papers, new furniture, lights, washing towels, ice, horse for messenger, telegraphic despatches, and stoves, one thousand eight hundred and fifty dollars.

In the office of the Treasurer:
For blank books, binding, stationery, labor, and miscellaneous items, one thousand five hundred dollars.

In the office of the Register:
For ruling and full binding twenty-three books for recording the Collectors' quarterly abstracts of the commerce and navigation, and blank abstracts for their use, one thousand five hundred dollars;
For blank books, binding, and stationery, one thousand five hundred dollars;
For labor and other miscellaneous items, including carpeting, office furniture, and for additional cases for filing the accounts of the First Auditor, two thousand five hundred dollars;
For arranging and binding cancelled marine papers, returned by the Collectors of the Customs, one thousand dollars.

In the office of the Solicitor:
For blank books, binding and stationery, one thousand dollars;
For miscellaneous items, two hundred dollars;
For statutes and law reports, including those of the several States, one thousand dollars.

In the office of the Commissioner of Customs:
For blank books, binding, stationery, and labor, one thousand seven hundred dollars;
For miscellaneous items, three hundred dollars.

For the General Purposes of the South-east Executive Building. For compensation of eight watchmen of the south-east executive building, four thousand eight hundred dollars.

For contingent expenses of said building, viz:
For rent of building occupied in part by the Attorney-General, and in part by the First Auditor of the Treasury, three thousand five hundred dollars.
For fuel, watching, and miscellaneous items for the same, five thousand dollars;
For rent of the building occupied by the Third Auditor of the Treasury, six hundred dollars;
For fuel, watching, labor, light, and other miscellaneous items for the same, three thousand four hundred dollars;
For rent of the building occupied by the Fifth Auditor of the Treasury, eight hundred dollars;
For fuel, watching, light, and other miscellaneous items for the same, three thousand two hundred dollars.

Department of the Interior. For compensation of the Secretary of the Interior, and the clerks, messengers, and laborers, in his office, twenty-nine thousand eight hundred dollars;
Contingent expenses of said office:
For books, stationery, furniture, and other contingencies, three thousand seven hundred dollars;
For library, books, and maps, one thousand dollars;
For compensation of the Commissioner of the General Land-Office, and the recorder, draughtsman, assistant draughtsman, clerks, messengers, assistant messengers, and packers in his office, one hundred and thirty-nine thousand five hundred and fifty dollars.
For contingent expenses of said office:
For compensation of six laborers, three thousand dollars;
For cash system and military patents, under laws prior to twenty-eighth of September, one thousand eight hundred and fifty; patents and other records; tract-books and blank books for this and the district land offices; binding plats and field-notes; stationery, office furniture, and repairs of same, and miscellaneous items, twenty-three thousand five hundred and twenty-five dollars;
For contingent expenses, in addition, under swamp land act of twenty-eighth of September, one thousand eight hundred and fifty; military bounty acts of twenty-eighth of September, one thousand eight hundred and fifty-two, and twenty-second of March, one thousand eight hundred and fifty, and act of thirty-first of August, one thousand eight hundred and fifty-two, for the satisfaction of Virginia land warrants, twenty thousand dollars;
For compensation of the Commissioner of Indian Affairs, and the clerks, messenger, and assistant messenger, in his office, twenty-seven thousand eight hundred dollars.
For contingent expenses of said office:
For blank books, binding, and stationery, nine hundred dollars;
For labor, three hundred dollars;
For miscellaneous items, eight hundred dollars;
For rent of building on Seventh street, for the office of Indian Affairs, commencing the twelfth of June, eighteen hundred and fifty-four, at twelve hundred dollars per annum, one thousand two hundred and sixty-three dollars and thirty-three cents;
For compensation of four watchmen for building occupied by the office of Indian Affairs, commencing the fifteenth of June, eighteen hundred and fifty-four, two thousand five hundred dollars;
For fuel and lights, and necessary fixtures for warming and lighting the rooms occupied by the office of Indian Affairs, six hundred and sixteen dollars;
For compensation of the Commissioner of Pensions, and the clerks and four messengers in his office, ninety-seven thousand eight hundred dollars.
For contingent expenses of said office:
For engraving and printing bounty-land certificates, five thousand dollars;
For stationery, three thousand dollars;
For binding books, two thousand dollars;
For furniture, five hundred dollars;
For miscellaneous items, five thousand dollars;
For compensation of laborers, fifteen hundred dollars.

For the General Purposes of the Department of the Interior. For compensation of four watchmen for the eastern wing of the Patent Office, occupied by the Secretary of the Interior, two thousand four hundred dollars;

For the purchase of books for the library of the Patent-Office, and for supplying a deficiency in former appropriations, the sum of five thousand dollars, to be paid out of the Patent fund;

To reimburse the Patent fund for expenses already incurred and paid for furnishing the new wing of the Patent-Office Building, the sum of sixteen thousand dollars of the appropriation made by the act approved thirty-first of May, eighteen hundred and fifty-four, for furnishing said wing, be and the same is hereby authorized to be transferred by the proper accounting officers of the treasury to the credit of the Patent fund.

For contingent expenses of said building, viz:

For labor, fuel, lights, and incidental expenses, two thousand five hundred dollars.

For the preservation of the collections of the Exploring Expedition:
For compensation of keepers, watchmen, and laborers, two thousand nine hundred and eighty dollars;
For contingent expenses, one hundred dollars.

Surveyors-General and their Clerks. For compensation of the Surveyor-General northwest of the Ohio, and the clerks in his office, eight thousand three hundred dollars;

For compensation of the Surveyor-General of Illinois and Missouri, and the clerks in his office, five thousand eight hundred and twenty dollars;

For compensation of the Surveyor-General of Louisiana, and the clerks in his office, four thousand five hundred dollars;

For compensation of the Surveyor-General of Florida, and the clerks in his office, five thousand five hundred dollars;

For compensation of the Surveyor-General of Wisconsin and Iowa, and the clerks in his office, eight thousand three hundred dollars;

For compensation of the Surveyor-General of Arkansas, and the clerks in his office, eight thousand three hundred dollars;

For compensation of the Surveyor-General of Oregon, and the clerks in his office, seven thousand five hundred dollars;

For compensation of the Surveyor-General of California, and the clerks in his office, eighteen thousand five hundred dollars;

For compensation of the Surveyor-General of Washington Territory, and the clerks in his office, seven thousand five hundred dollars;

For clerks in the offices of the Surveyors-General, including the offices in Oregon and California, to be apportioned to them according to the exigencies of the public service, and to be employed in transcribing field-notes of surveys for the purpose of preserving them at the seat of government, forty thousand dollars;

For salary of the Recorder of Land Titles in Missouri, five hundred dollars;

For compensation of the Commissioner of Public Buildings, and the clerk in his office, three thousand two hundred dollars;

For compensation of the Superintendent of the Public Printing, and the clerks and messenger in his office, nine thousand five hundred ninety-five dollars.

Contingent expenses of said office:
For advertising for proposals for paper, one thousand dollars;
For blank books, stationery, postage, and miscellaneous items, one
hundred dollars.

War Department. For compensation of the Secretary of War, and
the clerks, messenger, and assistant messenger in his office, twenty thou-
sand seven hundred and fifty dollars.

Contingent expenses of said office:

For blank books, stationery, and labor, one thousand four hundred
and fifty dollars;
For miscellaneous items, five hundred and fifty dollars;
For extra clerk hire, one thousand five hundred dollars;
For books, maps, and plans, one thousand dollars;
For compensation of the clerks and messenger in the office of the
Adjutant-General, eleven thousand six hundred dollars.

Contingent expenses of said office:

For blank books, binding, and stationery, six hundred dollars.
For miscellaneous items, including office furniture, six hundred dollars;
For compensation of the clerks and messenger in the office of the
Quartermaster-General, fourteen thousand dollars;
For compensation of the clerks and messenger in the office of clothing
and equipage, Philadelphia, four thousand and forty dollars.

Contingent expenses of the office of the Quartermaster-General, in-
cluding the office at Philadelphia:

For blank books, binding, and stationery, seven hundred dollars;
For labor, one hundred and fifty dollars;
For miscellaneous items, four hundred dollars;
For office rent at Philadelphia, five hundred dollars;
For compensation of clerks and messenger in the office of the Pay-
master-General, ten thousand nine hundred dollars;
For compensation of the clerks and messenger in the office of the
Commissary-General of Subsistence, eight thousand dollars.

Contingent expenses of said office:

For blank books, binding, stationery, advertising, labor, and miscel-
lanious, three thousand one hundred and fifty dollars;
For compensation of the clerks and messenger in the office of the
Chief Engineer, seven thousand four hundred dollars.

Contingent expenses of said office:

For blank books, binding, and stationery, four hundred dollars;
For miscellaneous items, including subscription to two daily Wash-
ton newspapers, five hundred dollars;
For compensation of the clerks and messenger in the office of the Sur-
geon-General, four thousand four hundred dollars.

Contingent expenses of said office:

For blank books, binding and stationery, two hundred dollars;
For miscellaneous items, two hundred and twenty-five dollars;
For compensation of the clerks and messenger in the office of the
Colonel of Topographical Engineers, five thousand six hundred dollars.

Contingent expenses of said office:

For blank books, binding, stationery, and labor, one thousand and fifty
dollars;
For miscellaneous items, seven hundred dollars;
For compensation of the clerks and messenger in the office of the
Colonel of Ordnance, ten thousand four hundred dollars;
For compensation of the clerk and messenger in the office of the Com-
manding-General, one thousand seven hundred dollars.

Contingent expenses of said office:

For miscellaneous items, three hundred dollars.

For the General Purposes of the North-west Executive Building. For
compensation of four watchmen of the north-west executive building, two
thousand four hundred dollars.

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For contingent expenses of said building, viz:

For labor, fuel, and light, two thousand four hundred dollars;

For miscellaneous items, one thousand six hundred dollars;

For rent of house on north-west corner of F and Seventeenth streets, or such other building as the Secretary of War may select, and warming all the rooms in it, twenty-one thousand eight hundred and seventy-five dollars: Provided, That the Secretary of War be authorized to purchase the said building at a sum not exceeding two hundred thousand dollars;

For compensation of superintendent and four watchmen of the building on the corner of F and Seventeenth streets, two thousand six hundred dollars.

For contingent expenses of said building, viz:

For miscellaneous items, including labor, one thousand four hundred dollars.

Navy Department. — For compensation of the Secretary of the Navy, and the clerks, messenger, and assistant messenger in his office, twenty-seven thousand one hundred dollars.

Contingent expenses of said office:

For blank books, binding, stationery, labor, newspapers, periodicals, and miscellaneous items, two thousand eight hundred and forty dollars;

For compensation of the chief of the Bureau of Ordnance and Hydrography, and the clerks and messenger in his office, ten thousand eight hundred dollars.

Contingent expenses of said office:

For blank books and stationery, five hundred dollars;

For miscellaneous items, two hundred and fifty dollars;

For compensation of the chief of the Bureau of Navy Yards and Docks, and of the civil engineer, clerks, and messenger, in his office, thirteen thousand seven hundred dollars.

Contingent expenses of said office:

For labor, three hundred and sixty dollars;

For stationery, books, plans, drawings, and incidental items, eight hundred dollars;

For compensation of the chief of the Bureau of Construction, Equipment, and Repairs, and of the chief naval constructor, engineer-in-chief, and the clerks and messenger in his office, twenty thousand eight hundred dollars.

Contingent expenses of said office:

For blank books, binding, stationery, and miscellaneous items, eight hundred dollars;

For labor, three hundred dollars;

For compensation of the clerks and messenger in the Bureau of Provisions and Clothing, seven thousand three hundred dollars.

Contingent expenses of said bureau:

For blank books, binding, stationery, labor, and miscellaneous items, seven hundred and seventy dollars;

For compensation of the chief of the Bureau of Medicine and Surgery, and the clerks and messenger in his office, seven thousand nine hundred dollars.

Contingent expenses of said office:

For labor, one hundred and eighty dollars;

For blank books and stationery, three hundred and fifty dollars;

For miscellaneous items, one hundred dollars.

For the General Purposes of the South-west Executive Building. — For compensation of four watchmen of the south-west executive building, two thousand four hundred dollars.

For contingent expenses of said building, viz:

For labor, fuel, lights, and miscellaneous items, three thousand eight hundred and [sixty] sixty-five dollars.
Post-Office Department. — For compensation of the Postmaster-General, three Assistant Postmasters-General, and the clerks, messenger, assistant messengers, and watchmen of said department, one hundred and twenty-four thousand four hundred dollars;

For compensation of temporary clerks necessarily employed from the ninth of May, one thousand eight hundred and fifty-three, to the thirtieth of June, one thousand eight hundred and fifty-four, one thousand four hundred and fifty dollars, and ninety-eight cents.

Contingent expenses of said department:

For blank books, binding, and stationery, fuel for the General Post-Office building, (including the Auditor's office,) oil, gas, and candles, printing, labor, day watchmen, and for miscellaneous, thirteen thousand two hundred dollars;

For repairs of the General Post-Office building, for office furniture, glazing, painting, whitewashing, and for keeping the fire-places and furnaces in order, two thousand five hundred dollars;

For paper and printing for the Executive Departments, including paper, printing, and binding the annual "Statement of Commerce and Navigation," and paper and printing the annual "Estimates of Appropriations," thirty thousand eight hundred dollars.

Mint of the United States. —

At Philadelphia.

For salaries of the director, treasurer, assayer, melter, and refiner, chief coiner, and engraver, assistant assayer, assistant melter, and refiner and seven clerks, twenty-four thousand nine hundred dollars;

For wages of workmen, seventy-two thousand dollars;

For specimens of ores and coins, to be reserved at the mint, three hundred dollars;

For transportation of bullion from New York assay office to the United States Mint for coinage, eighteen thousand seven hundred and fifty dollars;

For incidental and contingent expenses, including acids, copper, zinc, salt, fuel, melting-pots, and other materials, and wastage of gold and silver, being, in addition to other available funds, fifty-six thousand dollars.

At New Orleans.

For salaries of superintendent, treasurer, assayer, coiner, melter, and refiner, and three clerks, seventeen thousand three hundred dollars;

For wages of workmen, in addition to other available funds, thirty-two thousand six hundred and seventeen dollars and forty-five cents;

For wastage and incidental expenses, in addition to other available funds, seventy thousand and eighty-two dollars and fifty-five-cents;

For rebuilding portions of the walls and complete repairs of the building of the Branch Mint at New Orleans, thirty-seven thousand dollars.

At Charlotte, North Carolina.

For salaries of superintendent, coiner, assayer, and clerk, six thousand dollars;

For wages of workmen, three thousand five hundred dollars;

For incidental and contingent expenses, including pay of two watchmen, two thousand one hundred dollars.

At Dahlonega, Georgia.

For salaries of superintendent, coiner, assayer, and clerk, six thousand dollars;

For wages of workmen, three thousand six hundred dollars;

For incidental and contingent expenses, including fuel, materials, stationery, repairs, wastage, and purchase of new scales, two thousand five hundred dollars.

At San Francisco, California.

For salaries of superintendent, treasurer, assayer, melter, refiner, and coiner, and five clerks, twenty-eight thousand dollars;
For wages of workmen, seventy-eight thousand dollars;
For incidental and contingent expenses, ten thousand dollars.

For salaries of officers and clerks, twenty-five thousand five hundred dollars;
For wages of workmen, thirty thousand dollars;
For incidental and contingent expenses, fifty-nine thousand three hundred dollars;

Government in the Territories.—

Territory of Oregon.

For salaries of Governor, three judges, and secretary, ten thousand five hundred dollars;
That George L. Curry, Secretary of Oregon, be allowed and paid the salary of governor for and during the time he discharged the duties of governor, in the year eighteen hundred and fifty three;
For contingent expenses of said Territory, one thousand five hundred dollars;
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Territory of Minnesota.

For salaries of Governor, superintendent of Indian affairs, three judges, and secretary, nine thousand seven hundred dollars;
For contingent expenses of said Territory, one thousand dollars;
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, thirty thousand dollars.

Territory of New Mexico.

For salaries of Governor, superintendent of Indian affairs, three judges, and secretary, nine thousand seven hundred dollars;
For contingent expenses of said Territory, including the compensation of the person employed by the governor as a translator, fifteen hundred dollars;
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, including the compensation of the person employed by the governor to revise and correct the laws of New Mexico, and the expense of printing the same, twenty thousand dollars;
To enable the Secretary of the Treasury to pay for the preservation of the archives of the Territory from May fifth, to September ninth, eighteen hundred and fifty-two, four hundred and twenty dollars.

Territory of Utah.

For salaries of Governor, superintendent of Indian affairs, three judges, and secretary, nine thousand seven hundred dollars;
For contingent expenses of said Territory, one thousand dollars;
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars;

Disbursements having been made from the appropriations "for compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses," by the secretaries of the Territories of Oregon, Minnesota, and Utah, under the authority of territorial laws, or resolutions; and the accounting officers of the treasury having disallowed several payments in settling the accounts of said secretaries, because they were not authorized by the act of August twenty-nine, eighteen hundred and forty-two, the Secretary of the Treasury is hereby empowered to cause credits to be given to said secretaries for such disbursements so disallowed as he shall find to be equitable and just;
That the accounting officers of the treasury be authorized to adjust the
expense of a board of commissioners appointed under an act of the legis-

lative assembly of the Territory of Utah, approved by the governor

thereof, January sixteenth, eighteen hundred and fifty-two, to prepare a
code of laws and of practice for said Territory; and the just and proper
compensation and expense found to have been necessarily incurred before
the passage of this resolution, the evidence of which, with the laws drawn
by said commissioners, shall be submitted in detail to said accounting
officers, and the amounts so found shall be paid from the balance of appro-
 priations for "compensation and mileage of the members of the legislative
assembly, officers, clerks, and contingent expenses of the Territory of
Utah" now standing on the books of the treasury unexpended: Provided,
The authority to charge the expense on said balance is not an ap-

probation by Congress of the act of the territorial legislature of Utah creating
a board, for a term of years, to report laws, from time to time, for the
action of the legislature of said Territory.

Territory of Oregon.
 having appointed a board, for a term of years, to report laws, from time to time, for the

action of the legislature of said Territory.

For salaries of Governor, superintendent of Indian affairs, three judges,
and secretary, ten thousand five hundred dollars;

For contingent expenses of said territory, including salary of clerk of
executive department, one thousand five hundred dollars;

For compensation and mileage of the members of the legislative as-
sembly, officers, clerks, and contingent expenses of the assembly, twenty
thousand dollars;

To reimburse the fund appropriated to defray the pay and mileage of
members of the legislative assembly and the contingent expenses thereof,
the amount fraudulently taken from said fund by Henry V. Colter, and
to relieve Charles H. Mason, secretary of said Territory, from his li-

ability therefor, two thousand dollars;

For compensation and expenses of commission to frame a code of laws
for the Territory, two thousand five hundred dollars;

That the Secretary of the Treasury be authorized to settle and pay
the commission to frame a code of laws for the Territory of Wash-

ington, at the same rate per diem as has been allowed a similar board in
Oregon.

Territory of Kansas.

For salaries of Governor, three judges, and secretary, ten thousand
five hundred dollars;

For contingent expenses of said Territory, one thousand five hundred
dollars;

For compensation and mileage of the members of the legislative as-
sembly, officers, clerks, and contingent expenses of the assembly, twenty
thousand dollars.

Territory of Nebraska.

For salaries of Governor, three judges, and secretary, ten thousand
five hundred dollars;

For contingent expenses of said Territory, one thousand five hundred
dollars;

For compensation and mileage of the members of the legislative as-
sembly, officers, clerks, and contingent expenses of the assembly, twenty
thousand dollars;

For the purchase of books for the territorial libraries of Minnesota,
Oregon, Utah, New Mexico, Washington, Nebraska, and Kansas, five
hundred dollars for each of said Territories, to be expended under the
direction of the Secretary of the Interior.

Judiciary. — For salaries of the Chief Justice of the Supreme Court
and eight Associate Judges, forty-one thousand dollars;

For salaries of the district judges, seventy thousand seven hundred
dollars;

For compensation of the district judge of the southern district of Cali-
fornia, commencing the twentieth-third of January, eighteen hundred and fifty-four, four thousand and twenty-eight dollars and eighty-eight cents;
For salaries of the chief judge of the District of Columbia, the assistant judges, and the judges of the criminal court and the orphans' court, eleven thousand seven hundred dollars;
For salaries of the Attorney-General, and the clerks and messenger in his office, twelve thousand three hundred dollars;
For contingent expenses of the office of the Attorney-General, five hundred dollars;
For purchase of law books, and the necessary book-cases, for the office of the Attorney-General, one thousand five hundred dollars;
For salary of the reporter of the decisions of the Supreme Court, one thousand three hundred dollars;
For compensation of the district attorneys, nine thousand four hundred dollars;
For compensation of the marshals, eight thousand two hundred dollars.

Miscellaneous. — For annuities and grants, seven hundred and fifty dollars.

Independent Treasury. — For salaries of the assistant treasurers of the United States at New York, Boston, Charleston, and St. Louis, eleven thousand five hundred dollars;
For additional salaries of the treasurer of the mint at Philadelphia of one thousand dollars, and of the treasurer of the branch mint at New Orleans of five hundred dollars, one thousand five hundred dollars;
For salaries of six of the additional clerks, authorized by the acts of August sixth, one thousand eight hundred and forty-six, August twelfth, one thousand eight hundred and forty-eight, March third, one thousand eight hundred and fifty-one, and August thirty-first, one thousand eight hundred and fifty-two, six thousand dollars;
For one additional clerk in the office of the assistant treasurer at Boston, Massachusetts, one thousand two hundred dollars;
For clerks, messenger, and watchmen in the office of the assistant treasurer at New York, thirteen thousand nine hundred dollars;
For salary of a clerk for the treasurer of the branch mint at San Francisco, California, two thousand five hundred dollars;
For contingent expenses under the act for the safe keeping, collecting, transfer, and disbursement of the public revenue of August sixth, one thousand eight hundred and forty-six, sixteen thousand five hundred dollars: Provided, That no part of said sum of sixteen thousand five hundred dollars shall be expended for clerical services;
For compensation to special agents to examine the books, accounts, and money on hand, of the several depositories, under the act of August sixth, one thousand eight hundred and forty-six, five thousand dollars;
For the discharge of such miscellaneous claims not otherwise provided for, as shall be admitted in due course of settlement at the treasury, five thousand dollars: Provided, that no part of the appropriation shall be drawn from the treasury except in pursuance of some law or resolution of Congress authorizing the expenditure;
To supply a deficiency in the fund for the relief of sick and disabled seamen, two hundred thousand dollars;

Indian agent. — To enable the Secretary of the Treasury to compensate the agent employed in paying annuities to Cherokee Indians remaining in North Carolina, three hundred dollars;

Steamboat inspectors. — For salaries of nine supervising and fifty local inspectors, appointed under the act of August thirtieth, one thousand eight hundred and fifty-two, for the better protection of the lives of passengers by steamboats, with travelling and other expenses incurred by them, eighty thousand dollars.

Coast survey. — For survey of the coast of the United States,
(including compensation to superintendent and assistants, and excluding pay and emoluments of officers of the army and navy, and petty officers and men of the navy, employed on the work) two hundred and six thousand dollars;

For continuing the survey of the western coast of the United States, one hundred and thirty thousand dollars;

For continuing the survey of the Florida reefs and keys, (excluding pay and emoluments of officers of the army and navy, and petty officers and men of the navy, employed on the work,) thirty thousand dollars;

For publishing the observations made in the progress of the survey of the coast of the United States, twenty thousand dollars.

Custom-Houses. — For completing the custom-house at St. Louis, Missouri, one hundred thousand dollars;

For completing the custom-house at Mobile, Alabama, sixty-five thousand dollars;

For completing the custom-house at Cincinnati, Ohio, forty thousand dollars;

For completing the custom-house at Louisville, Kentucky, forty thousand dollars;

For completing the custom-house at Bangor, Maine, twenty thousand dollars;

For completing the custom-house at Bath, Maine, twenty thousand dollars;

For completing the custom-house at Wilmington, Delaware, twelve thousand dollars;

To purchase a site for custom-house at Providence, Rhode Island, twenty-four thousand dollars;

And the Secretary of the Treasury be, and he is hereby authorized to contract for the construction of a custom-house on said site, to include accommodations for a post-office and United States' court room, at a cost not exceeding two hundred thousand dollars;

For purchasing a site for a custom-house at San Francisco, California, a sum not exceeding one hundred and fifty thousand dollars;

For the rebuilding of the custom-house, Portland, Maine, including accommodations for a post-office and rooms for the United States courts, two hundred thousand dollars;

For extinguishment of private claims to the possession of the whole or any part of the custom-house lot in San Francisco, ten thousand dollars.

Provided, That none of the moneys appropriated by this act for any custom-house or marine hospital shall be used or applied for the purposes mentioned, until a valid title to the land for the site of such building, in each case, shall be vested in the United States; and until the State in which such building is to be completed shall in due form, and in a manner that shall bind such State, release and surrender to the United States jurisdiction over the site of such building; and shall, 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 said United States shall be or remain the owner thereof; That none of the said moneys appropriated for said buildings by this act, or heretofore appropriated for the purposes mentioned, shall be used or applied for the purposes for which they are appropriated, unless the same shall be sufficient in each case to complete the building in such case fully, and entirely accomplish the object for which the appropriation in this act is made. And the Secretary of the Treasury is hereby prohibited from using or applying any of the moneys aforesaid in any one case, until he shall have made a contract, with such security as he shall approve, for the completion of the entire building.
and work in such case, at a sum not exceeding the sum of the moneys appropriated and unexpended in such case. And the said Secretary of the Treasury shall enter into no contract, either conditional or final, for the purposes mentioned, which shall involve an expenditure in any one case beyond the sums appropriated and remaining unexpended for such case; and in all cases where such unexpended appropriations shall be insufficient to complete the entire work in such case, the said Secretary of the Treasury shall suspend all action in reference thereto, and shall report to Congress on the first day of its session the condition of the work in such case, and shall at the same time lay before Congress such plans and estimates as, in his judgment, shall be proper for the completion of the building and work in such case.

For improving and repairing the room in the custom-house at Savannah, used as a post-office, one thousand dollars;

For continuing operations on custom-house at New Orleans, Louisiana, three hundred and ninety-five thousand dollars;

For continuing operations on custom-house at Charleston, South Carolina, two hundred and seventy-three thousand dollars;

For the annual repairs and fixtures of custom-houses of the United States, forty-three thousand and one dollar and fifty-nine cents, and for alterations and repairs of the custom-house at Baltimore heretofore made, and for rent of rooms during the repairs of said building, such sum as may by the Secretary of the Treasury be deemed reasonable and proper of said amount, not to exceed five thousand five hundred and one dollars and fifty-nine cents.

To complete the custom-house at Richmond, Virginia, one hundred and fifty thousand dollars: Provided, That none of the moneys appropriated for this building in and by this act, or by any former act, and now remaining unexpended, shall be used or applied for the purposes mentioned in this act by the Secretary of the Treasury, until a valid title to the land for the site of such building shall be vested in the United States, and until the State of Virginia shall, in due form, and in a manner that shall bind said State, release and surrender to the United States jurisdiction over the site of such building; and shall, 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 said United States shall be, or remain the owner thereof: And provided further, That none of the said money appropriated for said building by this act, or heretofore appropriated for the purposes mentioned, and now remaining unexpended, shall be used or applied for the purpose for which they are appropriated, unless the same shall be sufficient to complete the building fully, and entirely accomplish the object for which the appropriation in this act is made. And the Secretary of the Treasury is hereby prohibited from using or supplying any of moneys aforesaid until he shall have made a contract, with such security as he shall approve, for the completion of the entire building and work, at a sum not exceeding the sum of the moneys appropriated and unexpended; and the said Secretary of the Treasury shall enter into no contract, either conditional or final, for the purpose mentioned, which shall involve an expenditure beyond the sums appropriated and remaining unexpended; and should such expended appropriations be insufficient to complete the entire work, the said Secretary of the Treasury shall suspend all action in reference thereto, and shall report to Congress, on the first day of its session in December, eighteen hundred and fifty-four, the condition of the work, and shall at the same time lay before Congress such plans and estimates as, in his judgment, shall be proper for the completion of the building and work: And provided further, That the Secretary of the Treasury be, and he is hereby, authorized and directed to go on and construct, or cause to be constructed, completed, and finished, the building mentioned and

Savannah.

N. Orleans.

Charleston.

In general.

Richmond.

Proviso.
provided for, subject in all things to the limitations and restrictions contained herein.

To complete the custom-house at Waldoborough, in the State of Maine, the sum of thirteen thousand dollars, which, in addition to the sum heretofore appropriated, shall constitute the entire cost of the purchase of the site, and the erection and completion of the buildings.

That the Secretary of the Treasury be, and he is hereby, directed, out of any money in the treasury not otherwise appropriated, to apply such sum as, in his opinion, may be necessary to complete the building for the custom-house, post-office, and court-house in the city of Pittsburg, Pennsylvania, and to furnish such building in a manner appropriate to its uses, and to improve the grounds attached to said building; and also to pay to the two commissioners who superintended the construction of said building such compensation as the said Secretary shall deem just, not to exceed three dollars a day each; Provided, That the sum so, as aforesaid, to be expended by the Secretary of the Treasury, shall not exceed the sum now remaining unexpended of appropriations heretofore made for the said building;

For buildings for the use of the courts of the United States at Pontotoc, Mississippi, four thousand dollars: Provided, said sum shall complete said buildings. And also the sum of five thousand dollars, or so much thereof as may be necessary be, and the same is hereby appropriated to enable the Secretary of the Interior to make a contract with the proper authorities for furnishing a suitable building for the permanent use and accommodation of the United States District Court in holding its session at Marietta, Georgia, which contract the said Secretary is hereby authorized to make: Provided, it can be made for the sum aforesaid or less: And provided, said contract shall be made with sufficient guarantees to secure to the said court a suitable building for holding said court so long as its sessions may be held at that place, without further charge on the United States.

To enable the Secretary of the Treasury to purchase, for the use of the United States, the land and buildings thereon, constituting the boarding station at the south-west pass of the Mississippi river, three thousand five hundred dollars: Provided, That no part of said sum shall be expended until the title to said land be secured to the United States, and the consent of the legislature of the State of Louisiana obtained to the release of said land from taxation or assessment of any kind;

For the construction of an appraiser's store on a portion of the square selected for the custom-house at San Francisco, California, including the expense of piling for the foundation thereof, by contract or otherwise, as the Secretary of the Treasury may deem best, one hundred thousand dollars: Provided, That the same restrictions regarding the completion of said work with the sum hereby appropriated as are contained in this act concerning the erection and completion of custom-houses and marine hospitals shall be applicable thereto.

For the purchase of the lots or parcels of land, with the appurtenances and the buildings thereon, belonging the one thereof to the Bank of Commerce, and the other thereof to the Bank of the State of New York, and particularly referred to and described in two contracts; one with each of said banks, for the leasing and right to purchase the same, bearing date the nineteenth of August, one thousand eight hundred and fifty-three, five hundred and thirty thousand dollars, with interest thereon at the rate of six per centum per annum, from the fifteenth day of September, eighteen hundred and fifty-three, until said purchases shall be completed: Provided, That the same be so completed within one year from the day such interest is hereby authorized to be paid;

And the Secretary of the Treasury, at his discretion, is hereby further authorized to purchase, for the use of the United States, such property
adjoining thereto, situated on Pine street, on which the United States now hold a mortgage, as may be sold to satisfy the same, at a price not exceeding the amount of said lien.

Marine Hospitals.—To complete the marine hospital at Cleveland, in the State of Ohio, twenty-five thousand dollars;

To complete the marine hospital at St. Louis, in the State of Missouri, ten thousand dollars;

To complete the marine hospital at Chicago, in the State of Illinois, eight thousand dollars;

To complete the marine hospital at Louisville, in the State of Kentucky, twelve thousand five hundred dollars;

To complete the marine hospital at Paducah, in the said State of Kentucky, five thousand dollars;

To complete the marine hospital at Evansville, in the State of Indiana, two thousand dollars;

To complete the marine hospital at San Francisco, and to enclose the site and drain the same, and for the necessary out-buildings, forty-four thousand dollars;

For the construction of a marine hospital at Vicksburg, in the State of Mississippi, the sum of fifty-five thousand dollars;

For prosecuting operations on the marine hospital at Portland, in the State of Maine, fifty thousand dollars;

To provide a suitable building as a marine hospital at St. Marks, Florida, five thousand dollars;

To provide accommodations for sick and disabled seamen, at Cincinnati, Ohio, fifty thousand dollars; and the Secretary of the Treasury is hereby authorized to use such part of said sum for the purchase of a site for a marine hospital at said place, as he may deem expedient.

Light-House Establishment.—For supplying light-houses, containing four thousand one hundred and thirty-three lamps, with oil, lamp-glasses, wicks, bull-skins, polishing powder, whiting, and other cleaning materials; transportation and other necessary expenses on the same; repairing and keeping the lighting apparatus; publishing necessary rules, regulations, and instructions; notice to mariners of changes to aids to navigation, and lists of lights, two hundred and thirty thousand six hundred and thirty-seven dollars and forty-two cents;

For repairs and incidental expenses, refitting, and improvements of four hundred and eighteen light-houses, and buildings connected therewith, one hundred and forty-two thousand four hundred and eighty-nine dollars and twenty-one cents;

For salaries of four hundred and eighteen light-house keepers, and thirty-eight assistants, and including one thousand two hundred dollars for salary of superintendent of supplies on the upper lakes, one hundred and eighty-three thousand six hundred dollars;

For salaries of forty-nine keepers of light-vessels, twenty-six thousand five hundred and fifty dollars;

For seamen's wages, repairs, and supplies of forty-nine light-vessels, one hundred and fifty-two thousand nine hundred and forty-one dollars and twenty-three cents;

For expenses of raising, cleaning, and repairing, remooring, and supplying losses, of floating beacons and buoys, and chains and sinkers for the same, and for coloring and numbering all the buoys, eighty-nine thousand three hundred and fifty-seven dollars and thirty-two cents;

For life-boats and other means of rendering assistance to wrecked mariners and others on the coast of the United States, ten thousand dollars;

For life-boats and other means of rendering assistance to shipwrecked mariners and others, on the coast of the United States, to be expended under the direction of the Secretary of the Treasury, ten thousand dollars.
For the purchase of metallic surf-boats to rescue lives and property, and to be located at each of the following ports, twelve thousand five hundred dollars, viz: On the east side of Lake Michigan, at Michigan City, one; New Buffalo, one; St. Joseph, one; Kalamazoo, one; Manistee, one; Grand River, one; Muskegon, one; White River, one; Pier Marquette, one; and South Black River, one; and on the west side of Lake Michigan, at Chicago, two; Kenosha, one; Milwaukee, one; Sheboygan, one; Death's Door, one; Two Rivers, one; Manitowack, one; Waukegan, one; Racine, one; Port Washington, one; Washington Harbor, one; South Manitou Island, one; Kalley's Harbor, one; and at Calumet, one; or at such other points as shall be designated by the Secretary of the Treasury, to be expended under the direction of the Secretary of the Treasury, who shall also adopt such measures as shall be necessary for the preservation of such boats;

1851, ch. 32.

For expenses of visiting and inspecting lights, and other aids to navigation, two thousand dollars;

1851, ch. 32.

For commissions, at two and a half per centum, to such superintendents as are entitled to the same, under the proviso to the act of March, one thousand eight hundred and fifty-one, entitled "An act making appropriations for the civil and diplomatic expenses of government for the year ending June thirtieth, eighteen hundred and fifty-two, and for other purposes," on the amount that may be disbursed by them, eight thousand dollars.

For the coast of California, Oregon, and Washington:

For oil and other supplies for fifteen lights, cleaning materials of all kinds, and transportation of the same, expenses of keeping lamps and machinery in repair, publishing notices to mariners of changes of aids to navigation, twenty-six thousand nine hundred and eighty-six dollars and twenty-five cents;

1851, ch. 32.

For repairs and incidental expenses of fifteen lights, and buildings connected therewith, eight thousand five hundred dollars;

For salaries of fifteen keepers and twelve assistants, at an average not exceeding eight hundred dollars per annum each, twenty-one thousand six hundred dollars;

For expenses of raising, cleaning, repairing, remooring, and supplying losses of floating beacons and buoys, and chains and sinkers for the same, and for coloring and numbering all the buoys, eight thousand five hundred dollars;

For commissions, at two and a half per centum, to such superintendents as are entitled to the same, under the proviso to the act of March, one thousand eight hundred and fifty-one, entitled, "An act making appropriations for the civil and diplomatic expenses of government for the year ending June thirtieth, eighteen hundred and fifty-two, and for other purposes," on the amount that may be disbursed by them, four hundred dollars;

For completing the light-houses, on the coast of California and Oregon, the sum of fifty-nine thousand four hundred and thirty-four dollars: Provided, That it shall be the duty of the Secretary of the Treasury to pay the contractors for building the light-house on Point Lema, near San Diego, what the same is reasonably worth.

Intercourse with Foreign Nations.—For salaries of Ministers of the United States to Great Britain, France, Russia, Prussia, Spain, Brazil, Peru, Mexico, Chili, and Central America, ninety thousand dollars;

For salaries of Secretaries of Legation to the same places, twenty thousand dollars;

For salary of a Minister resident to Turkey, six thousand dollars;

For salary of the Dragoman to the Legation to Turkey, two thousand five hundred dollars;

For salaries of Chargés d'Affaires or Ministers resident to Portugal,
Austria, Denmark, Sweden, Holland, Belgium, Naples, Sardinia, the Papal States, New Grenada, Venezuela, Buenos Ayres, Bolivia, Ecuador, and Switzerland, sixty-seven thousand five hundred dollars;

For salary of a Clerk to the United States Legation at London, eight hundred dollars;

For contingent expenses of all the missions abroad, forty thousand dollars;

For contingent expenses of foreign intercourse, forty thousand dollars;

For expenses of intercourse with the Barbary Powers, nine thousand dollars;

For salary of the Consul at London, two thousand dollars;

For salary of the Commissioner to the Sandwich Islands, five thousand dollars;

For interpreters, guards, and other expenses of the Consulates at Constantinople, Smyrna, Candia, and Alexandria, two thousand dollars;

For office rent of the Consul at Basle, in Switzerland, one hundred dollars;

For salary of a Commissioner to reside in China, nine thousand dollars;

For salary of the Interpreter and Secretary to said mission, two thousand five hundred dollars;

For salary of a Consul-General at Alexandria, five thousand dollars;

For compensation to the Consuls at the five ports in China, viz. Kwang Chow, Amoy, Fuchow, Ning Po, and Shanghai, five thousand dollars;

For the relief and protection of American seamen, and seamen belonging to American vessels in foreign countries, one hundred and twenty-five thousand dollars;

For clerk hire, office rent, and other expenses of the office of the Consul of the United States at London, two thousand eight hundred dollars;

That the Consul at Beirut, Syria, is hereby allowed a salary of two thousand dollars per annum; and, the said Consulate shall comprehend both Syria and Palestine, and two thousand dollars is hereby appropriated for the salary of said consul.

For office rent of the Consul at Zurich, in Switzerland, one hundred dollars;

R. C. Schenck.  
That the Secretary of the Treasury audit and settle the accounts of Robert C. Schenck, late Envoy Extraordinary and Minister Plenipotentiary of the United States to Brazil, and of John S. Pendleton, late Chargé d’Affaires of the United States to the Argentine Confederation, for additional compensation and for expenses incurred by them in the performance of special services, not pertaining to their respective missions, and at points distant from those to which they were originally accredited, in compliance with instructions from the Department of State; in settling which accounts the certificate of the parties shall be regarded as sufficient evidence as to the amount of expenses incurred, where no regular voucher can be produced, and a compensation at the rate of twenty-five dollars per diem shall be allowed to each of them for the time they were so employed, to be paid out of any money in the treasury not otherwise appropriated;

For expenses which may be incurred in acknowledging the services of the masters and crews of foreign vessels in rescuing citizens and vessels of the United States from shipwreck, five thousand dollars: Provided, That the same shall be expended under the direction of the President of the United States;

For the purchase of blank books, stationery, arms of the United States, presses, and flags, and for the payment of postages, for the Consuls of the United States, ten thousand dollars;
To enable the Secretary of State to defray the expense of releasing from captivity among the Indians of Queen Charlotte's Island, the crew and passengers of the American sloop Georgiana, fifteen thousand dollars, or so much thereof as may be necessary;

To defray expenses incurred, and to be incurred, in complying with the resolution of the House of Representatives of the fourteenth of December, one thousand eight hundred and fifty-three, calling for a statement of the privileges and restrictions of the commercial intercourse of the United States with all foreign nations, and a table exhibiting a comparative statement between the tariff of other nations and that of the United States, ten thousand dollars;

To enable the Secretary of State to pay to the persons employed to protect the property and persons of citizens of the United States at San Juan de Nicaragua, twelve thousand dollars, or so much thereof as may be necessary to defray the expenses so incurred;

For the payment of James B. Holmans for services rendered as Secretary of Legation at Santiago, in the discharge of clerical duties left unperformed by his predecessors, five hundred dollars.

**Expenses of the Collection of Revenue from Lands.**

To meet the expenses of collecting the revenue from the sale of public lands in the several land States, and Territory of Minnesota, in addition to the balances of former appropriations:

For salaries and commissions of registers of land-offices and receivers of public moneys, one hundred and sixty thousand dollars;

For expenses of depositing public moneys by receivers of public moneys, fifty thousand dollars;

For incidental expenses of the several land-offices, including new offices, not heretofore provided for, forty thousand dollars;

For salaries of registers and receivers in Oregon and Washington Territories, or so much thereof as may be necessary, per act of seventeenth of July, eighteen hundred and fifty-four, nine thousand dollars;

For office rent, fuel, and labor, for said offices, four thousand dollars;

For iron safes for receivers, and for books, stationery, and furniture, three thousand dollars.

**Survey of the Public Lands.** — For surveying the public lands, (exclusive of California and Oregon,) including island surveys in the interior and all other special and difficult surveys demanding augmented rates, to be applied and apportioned to the several districts, according to the exigencies of the public services, including expenses of selecting swamp lands, and the compensation and expenses to surveyor to locate private land claims in Louisiana, in addition to the unexpended balances of all former appropriations for the same objects, one hundred and ten thousand dollars;

For continuing the examinations and corrections of old, imperfect, and defective surveys in the lower peninsula of Michigan, north of the third correction parallel, and east and west of the meridian, being forty-eight townships, at a rate not exceeding six dollars per mile, twenty thousand one hundred and sixty dollars;

For the correction of erroneous and defective lines of the public and private surveys in Illinois and Missouri, at a rate not exceeding six dollars per mile, three thousand five hundred dollars;

For preparing the unfinished records of public and private surveys to be transferred to the State authorities under the provisions of the act of the twelfth of June, one thousand eight hundred and forty, in those districts where the surveys are about being completed, fifteen thousand dollars;

For resurveys and examinations of the survey of the public lands in those States, where the offices of the surveyors-general have been or shall be closed under the acts of the twelfth of June, one thousand eight hun-
dred and forty, and the twenty-second of January, one thousand eight hundred and fifty-three, including two thousand dollars for the salary of the clerk detailed to this special service in the General Land-Office, five thousand dollars;

For continuing the survey of the keys on the Florida coast, twenty thousand dollars;

For continuing the survey of the islands on the coast of California, thirty thousand dollars;

For surveying the public lands and private land claims in California, including office expenses incident to the survey of claims, and to be disbursed at the rates prescribed by law for the different kinds of work, three hundred thousand dollars;

For rent of surveyor-general's office in California, purchase of instruments, records, drawing materials, furniture, fuel, pay ofmessengers, eighteen thousand three hundred dollars;

For compensation of draughtsmen and clerks, in addition to the amount heretofore estimated, the same being required in consequence of the increased amount of field-work proposed to be executed, twenty-one thousand dollars.

For Surveys in Oregon and Washington Territories.—For office rent for the surveyor-general, fuel, books, stationery, and other incidental expenses, three thousand dollars;

For surveying standard, parallel and meridian lines, over coast mountain and along the coast—an estimated distance of two hundred and fifty miles—five thousand dollars;

For surveying township and subdivision lines, (estimated at four thousand nine hundred and twenty miles) in Oregon Territory, at a rate not exceeding twelve dollars per mile, and including office work, sixty-five thousand four hundred and ninety dollars;

For surveying standard, parallel and meridian lines in Washington Territory, (an estimated distance of five hundred miles,) ten thousand dollars;

For surveying township and subdivision lines, (estimated at four thousand nine hundred and twenty miles) in Washington Territory, at a rate not exceeding twelve dollars per mile, and including office work, sixty-five thousand four hundred and ninety dollars;

For salaries and incidental expenses of the commission appointed under the act of March third, eighteen hundred and fifty-one, for settling land claims in California, one hundred and five thousand five hundred dollars;

For surveying the necessary base, meridian, standard parallels, townships, and section lines in New Mexico, thirty thousand dollars;

For surveying the necessary base, meridian, standard parallels, township, and section lines in Kansas and Nebraska, fifty thousand dollars;

For salary of surveyor-general of New Mexico, and clerks in his office, seven thousand five hundred dollars;

For salary of surveyor-general of Kansas and Nebraska, two thousand dollars;

For office rent, fuel, and incidental expenses in New Mexico, three thousand dollars;

For clerk hire, office rent, fuel, and incidental expenses in Kansas and Nebraska, (six thousand dollars being allowed for office rent, fuel, and incidental expenses,) fourteen thousand three hundred dollars;

For office rent for the surveyor-general of Washington Territory, fuel, books, stationery, and other incidental expenses, five thousand dollars.

Miscellaneous.—For books voted to the members of the Thirty-third Congress, by the joint resolution of twenty-fourth February, eighteen hundred and fifty-four, and the resolution of the House of the twentieth June, eighteen hundred and fifty-four, one hundred and ninety-nine thousand five hundred and ten dollars and eighty-seven cents.
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To enable the Clerk of the House of Representatives to purchase from the publishers, Lippincott, Grambo and Company, two hundred copies each of the second and third volumes of Schoolcraft's History, etc., of the Indian tribes of the United States, to complete the sets of the new members of the House of Representatives, at three dollars and fifty cents per volume, fourteen hundred dollars: Provided, That the said volumes shall be of the same style and quality of those heretofore furnished.

For the completion of the printing of the first session of the Thirty-third Congress, twenty thousand dollars;

For the purchase of paper for the completion of the printing of the first session of the Thirty-third Congress, forty-three thousand dollars;

For deficiency in the estimates heretofore submitted for the printing of the second session of the Thirty-third Congress, ten thousand dollars;

For rent of wareroom for the year ending the thirtieth of June, eighteen hundred and fifty-five, two hundred and fifty dollars;

For cartage and labor in storing and transportation of paper from wareroom and office of superintendent, to the offices of the public printers, five hundred and fifty dollars;

For compensation to draughtsman and clerks employed upon the maps of the public lands, under the resolution of the House of Representatives of fourth of May, eighteen hundred and forty-eight, seven thousand five hundred dollars;

For the collection of agricultural statistics, and the procurement and distribution of cuttings and seeds, twenty-five thousand dollars, to be paid out of any money in the treasury not otherwise appropriated;

For compensation of the warden, clerk, physician, chaplain, assistant keepers, guards, and porter, of the penitentiary of the District of Columbia, eight thousand six hundred dollars;

For compensation of three inspectors of said penitentiary, three hundred dollars;

For the support and maintenance of said penitentiary, two thousand eight hundred and eighty-five dollars;

For defraying the expenses of the supreme, circuit, and district courts of the United States, including the District of Columbia; also for jurors and witnesses in aid of the funds arising from fines, penalties, and forfeitures incurred in the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-five, and previous years; and likewise for defraying the expenses of suits in which the United States are concerned, and of prosecutions for offences committed against the United States, and for the safe-keeping of prisoners, seven hundred thousand dollars;

For payment to the city of Norfolk, for rent of rooms in the City Hall for the District Court of the United States for the Eastern District of Virginia, from the thirtieth of May, one thousand eight hundred and fifty, to the thirtieth of May, one thousand eight hundred and fifty-three, nine hundred dollars;

For the support, clothing, and medical treatment of insane paupers of the District of Columbia, at such places as the Secretary of the Interior may, in his discretion, deem proper, ten thousand dollars;

For additional messenger to the post-office of the House of Representatives, allowed by the Committee on Accounts at the beginning of the present session, one thousand dollars;

To enable the Secretary of the Interior to complete the hospital for the insane of the District of Columbia, and of the army and navy of the United States, as it is now in process of construction where the foundations are laid, eighteen thousand two hundred and nine dollars;

To enable the Secretary of the Interior to complete the external improvements necessary to carry into successful operation the said hospital,
according to the recommendation of the Secretary of the Interior, eighteen thousand six hundred dollars;

For arrearages of necessary travelling and personal expenses due employees on the north-eastern boundary survey, during the years eighteen hundred and forty-four, eighteen hundred and forty-five, eighteen hundred and forty-six, and eighteen hundred and forty-seven, two thousand and sixteen dollars;

For running and marking the boundary line between the United States and the Republic of Mexico, under the treaty concluded at the city of Mexico, on the thirtieth of December, one thousand eight hundred and fifty-three, the sum of one hundred and sixty-eight thousand one hundred and thirty dollars, to be disbursed under the direction of the Secretary of the Interior: Provided, There shall be allowed and paid to the commissioner, surveyor, and astronomer appointed, or to be appointed, for the purpose aforesaid, each a salary at the rate of three thousand dollars per annum, and that if the duties of either have been, or shall be, performed by an officer of the army, his pay, including emoluments, during the time of such employment, shall be increased to that sum.

Public Buildings and Grounds. — For compensation, in part, for the messenger in charge of the main furnace in the Capitol, three hundred and fifty dollars;

For painting and repairs inside of the Capitol, new furnaces under the Senate Chamber, and Supreme Court room, five thousand dollars;

For furnishing and putting up new furnaces and repairing old furnaces, rebuilding and ventilating air chambers for the House of Representatives, four thousand five hundred dollars;

For repair and renewal of the gas pipes through the Capitol, three thousand five hundred dollars;

To enable the Secretary of the Interior to pay for two hundred and twenty feet and five inches of granite coping, used in the improvement of the triangular square at the corner of Thirteenth Street and Pennsylvania Avenue, five hundred and fifteen dollars and forty-seven cents;

For compensation to the laborer in charge of the water-closets in the Capitol, three hundred and sixty-five dollars;

For compensation of the public gardener, one thousand two hundred dollars;

For compensation of sixteen laborers, employed in the public grounds and President's garden, at forty dollars per month each, seven thousand six hundred and eighty dollars;

For compensation of the keeper of the western gate, Capitol Square, seven hundred and thirty dollars;

For compensation of two day watchmen, employed in the Capitol Square, at five hundred dollars each, one thousand dollars;

For compensation of two night watchmen, employed at the President's house, at five hundred dollars each, one thousand dollars;

For compensation of the doorkeeper at the President's house, five hundred dollars;

For compensation of assistant doorkeeper, at the President's house, three hundred and sixty-five dollars;

For compensation of four drawkeepers, at the Potomac bridge, and for fuel, oil, and lamps, two thousand seven hundred and fifty-five dollars;

For compensation of two drawkeepers at the two bridges across the eastern branch of the Potomac, and fuel, oil, and lamps, one thousand dollars;

For compensation of the Auxiliary Guard, fuel, and oil for lamps, sixteen thousand four hundred dollars;

For support, care, and medical treatment of eighteen transient paupers, medical and surgical patients in Washington Infirmary, three thousand dollars;
For purchase of manure for the public grounds, one thousand dollars;
For hire of carts on the public grounds, one thousand dollars;
For purchase and repair of tools used in the public grounds, five hundred dollars;
For purchase of trees and tree-boxes, to replace, where necessary, such as have been planted by the United States, and the repair of pavements in front of the public grounds, five thousand dollars;
For the Capitol extension, seven hundred and fifty thousand dollars:

Provided, That any officer of the army or navy who has been or may be appointed hereafter to disburse the money which is now or may hereafter be appropriated for the erection, alteration, or repair of any of the edifices, structures, or works for which appropriations are made in this act, shall be subject to all the pains, penalties, and liabilities contained in the provisions of the act entitled "An act to provide for the better organization of the treasury, and for the collection, safe-keeping, transfer, and disbursement of the public revenue," approved sixth of August, eighteen hundred and forty-six;
For completing the bridge over the Potomac River, near the Little Falls, fifteen thousand dollars;
For compensation of one night watchman, employed for the better protection of the buildings lying south of the Capitol, and used as public stables and carpenter's shop, five hundred dollars;
For permanent repair of the roof of the Capitol, with copper, two thousand dollars;
For annual repairs of the Capitol, water-closets, public stables, water-pipes, pavements and other walks within the Capitol Square, broken glass, and locks, five thousand dollars;
For annual repairs of the President's house, improvement of grounds, purchasing trees and plants for garden, and making hotbeds therein, six thousand dollars;
For lighting the President's house and Capitol, the public grounds around them, and around the executive offices and Pennsylvania Avenue, twenty-two thousand dollars;
For completing the improvement of Maryland Avenue, from Seventh Street to the Potomac River, two thousand five hundred dollars;
For furnishing lamps and lamp-posts from Sixteenth to Seventeenth Streets, on Pennsylvania Avenue, in front of Lafayette Square, five hundred dollars;
For completing the improvement of Pennsylvania Avenue, west of Seventeenth Street, nine thousand dollars;
To reimburse the expenditure made by the Commissioner of Public Buildings for the repair of the Potomac bridge when injured by fire, four thousand five hundred dollars;
For continuing the repairs of the two bridges across the Eastern Branch of the Potomac, four thousand dollars;
For completing the west wing of the patent office building, two hundred thousand dollars;
For altering the streets and repairing in front of the east wing of the Patent Office, putting up iron railings, flagging, footways, putting in order yards, painting new saloons of the Patent Office in fresco, fourteen thousand two hundred and fifty dollars;
For iron railing and flagging in front of the old portion of the Patent Office building, for altering the windows in the rear and dressing off the granite to make it conform to the front, and for private stairway in the building, five thousand seven hundred and thirty dollars;
For enlarging the culverts, and openings into the same, across Pennsylvania Avenue, to prevent overflow of the avenue, four thousand dollars;
For repairing or renewing the water-fixtures at the President's house, including the bath-room, two thousand dollars;
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For Public Reservation Number Two, and Lafayette Square, three thousand dollars;
For grading done by order of Ignatius Mudd, late Commissioner of Public Buildings, in Reservation Number Seventeen, between Third Street east and New Jersey Avenue, four hundred eighty-four dollars and eighty-nine cents;
For compensation of commissioner and surveyor employed upon the boundary between the United States and Mexico, and their assistants, including office rent and incidental expenses, thirty-eight thousand one hundred dollars;
For payment of the Annals of Congress for the House Library of the House of Representatives, under resolution of said House of September twenty-eighth, one thousand eight hundred and fifty, one hundred sets of each volume from the twenty-third to the fortieth, both included, in all seventeen hundred volumes, at five dollars per volume, eight thousand five hundred dollars;
For payment of the Annals of Congress, for one hundred and forty-three members of the thirty-second Congress, entitled to them under the resolution of the House of Representatives of July twenty-sixth, one thousand eight hundred and fifty-two, one hundred and forty-three sets of twenty-four volumes each, from the sixteenth to the fortieth inclusive, in all three thousand four hundred and thirty-two volumes, at five dollars per volume, seventeen thousand one hundred and sixty dollars;
For payment of the Annals of Congress, for the first session of the thirty-third Congress, at seven dollars and fifty cents per column, twenty-one thousand four hundred and eighty-seven dollars and fifty cents;
For twenty-four copies of the Congressional Globe and Appendix, for the first session of the thirty-third Congress, for each member and delegate of the House of Representatives, making an aggregate of five thousand seven hundred and twelve copies, at six dollars a copy, thirty-four thousand four hundred and sixteen dollars;
For binding the Congressional Globe and Appendix, for the first session of the thirty-third Congress, thirteen thousand seven hundred and sixty-six dollars and forty cents;
For reporting and publishing in the Daily Globe, one hundred and fifty-one columns of the proceeding of the House of Representatives, for the second session of the thirty-second Congress, at seven dollars and fifty cents a column, one thousand one hundred and thirty-two dollars and fifty cents;
To pay a deficiency in the appropriation for eight hundred copies of the Documentary History purchased for the new members of the House of Representatives, from the twenty-sixth to the thirty-second Congress inclusive, being at seventeen dollars twenty-seven cents and two mills a volume, six hundred and fifty-five dollars and twenty cents;
For payment of a balance due, for the second and third volumes of the fifth series of the Documentary History, under contract with the Secretary of State, four hundred and seventy-three dollars;
For one hundred copies of the Congressional Globe and Appendix, for the first session of the thirty-third Congress, for House Library, six hundred dollars, and for binding the same two hundred and forty dollars; for one hundred copies of the Congressional Globe and Appendix, for the second session of the thirty-third Congress, for House Library, three hundred dollars, and for binding the same one hundred and twenty dollars;
To enable John C. Rives to pay to the reporters of the House, for the Congressional Globe, the same amount of additional compensation for reporting this session as was paid them at the last, the sum of three thousand dollars is hereby appropriated, and the clerk of this House is here-
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by authorized to pay the same to said Rives, to be applied by him for that purpose.

SEC. 2. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be constructed the following buildings: At Ellsworth, Maine, for the accommodation of the custom-house and post-office, a building of brick, with fire-proof floors, constructed of iron beams and brick work, iron roof, shutters, sills, &c., twenty-five feet by thirty, and twenty-five feet in height from the foundation, to cost not more than ten thousand dollars; At Belfast, Maine, for the accommodation of the custom-house and post-office, a building of like materials, forty-five feet by thirty-two, and thirty-two feet high and to cost not more than twenty thousand dollars; At Gloucester, Massachusetts, Toledo, Ohio, Burlington, Vermont, and Sandusky, Ohio, for the accommodation of the custom-house and post-office, a building of like materials, sixty feet by forty-five feet, and thirty-two feet from the foundation, and to cost not more than forty thousand dollars for each building; At Milwaukee, Wisconsin, for the accommodation of the custom-house, post-office, and United States courts, a building of like material, sixty feet by forty-five feet, forty-eight feet in height from the foundation, to cost not more than fifty thousand dollars; At New Haven, Connecticut, Newark, New Jersey, Buffalo, New York, Oswego, New York, Wheeling, Virginia, Chicago, Illinois, and Detroit, Michigan, each for the accommodation of the custom-house, post-office, United States courts, and steamboat inspectors, a building of stone, of like floors, beams, roofs, shutters, &c., eighty-five feet by sixty feet, sixty feet in height from the foundation, to cost not more than eighty-eight thousand dollars for each building; the building at Detroit to be erected upon a water lot, belonging to the United States; At Galveston, Texas, for the accommodation of the custom-house, post-office, and United States courts, a building of brick, of like floors, beams, roofs, shutters, &c., forty-five feet by seventy feet, forty-eight feet high from the foundation, with a portico on two sides, and to cost not more than one hundred thousand dollars; At Petersburg, Virginia, for the accommodation of the custom-house and post-office, a building of stone, of like floors, beams, roofs, shutters, &c., sixty feet by forty-five feet, thirty-two feet high from the foundation, to cost not more than sixty-two thousand dollars.

SEC. 3. And be it further enacted, That the several sums mentioned in the preceding section of this act, as the cost of the buildings therein authorized to be constructed, together with ten per cent. thereon, to cover the compensation of architects, superintendents, advertising, and other contingent expenses, and so much as may be required to purchase suitable sites for said buildings, be, and the same are hereby, appropriated for the purposes aforesaid, out of any money in the treasury not otherwise appropriated: Provided, That no money hereby appropriated shall be used or applied for the purposes mentioned, until a valid title to the land for the sites of such buildings, in each case, shall be vested in the United States, and until the State shall 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 said United States shall be or remain the owner thereof.

SEC. 4. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be constructed the following buildings:

At New Orleans, Louisiana, a marine hospital, to cost not more than two hundred and forty-eight thousand dollars; and when said hospital shall have been completed, the Secretary of the Treasury shall cause the old hospital at New Orleans to be sold, and the proceeds thereof to be placed in the Treasury of the United States.
At Detroit, Michigan, a marine hospital, to cost not more than seventy-five thousand dollars.
At Pensacola, Florida, a marine hospital, to cost not more than twenty thousand dollars.

At Burlington, in the State of Iowa, a marine hospital, to cost not more than fifteen thousand dollars.

SEC. 5. And be it further enacted, That the several sums mentioned in the preceding section, as the cost of the buildings therein authorized to be constructed, together with ten per cent. thereon to cover the compensation of architects, superintendents, advertising, and other contingent expenses, and so much as may be required to purchase suitable sites for said buildings, be, and the same are hereby, appropriated for the purposes aforesaid, out of any money in the treasury not otherwise appropriated: Provided, That no money hereby appropriated shall be used or applied for the purposes mentioned, until a valid title to the land for the site of such building, in each case, shall be vested in the United States, and until the State shall 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.

SEC. 6. And be it further enacted, That there be appropriated out of any money in the treasury not otherwise appropriated, a sum sufficient to pay to the clerks and employees of the government, for the year ending the thirtieth of June, one thousand eight hundred and fifty-five, such additional compensation as they may be entitled to receive, under the act of twenty-second April, eighteen hundred and fifty-four, entitled "An act to amend the third section of the act, making appropriations for the civil and diplomatic expenses of government for the year ending thirtieth of June, eighteen hundred and fifty-four, and for other purposes," and, where additional compensation is not otherwise provided for: Provided, That all laborers in the employment of the Executive departments of the government in the city of Washington, shall receive an annual salary of four hundred and eighty dollars each: Provided, further, That the Postmaster-General be allowed, in addition to his present number, three clerks of class two and two of class three; That the Attorney-General be allowed in addition to his present number, one clerk of class one, two of class two, and one of class three; That the Secretary of the Treasury be allowed in the First Auditor's office, in addition to the present number, two clerks of class one; in the Sixth Auditor's office, in addition to the present number, seven clerks of class one, and one shall be taken from class three and put in class four; and, in the Treasurer's office, one clerk shall be taken from class two, and one from class three, and put in class four; and that the Secretary of State be allowed in addition to his present number of clerks, two at an annual salary of twelve hundred dollars each, one at an annual salary of fourteen hundred dollars, and one at an annual salary of sixteen hundred dollars; and the money necessary to pay the compensation and increased compensation under this section be, and the same is hereby appropriated.

SEC. 7. And be it further enacted, That the librarian of Congress shall receive eighteen hundred dollars; the assistant librarians fifteen hundred dollars each, and the messenger twelve hundred dollars per annum, and the money is hereby appropriated to pay the same.

SEC. 8. And be it further enacted, That the collections of the exploring expedition, now in the Patent-Office, be placed under the care and management of the Commissioner of Patents, who is hereby authorized to employ one principal keeper of said collections at an annual salary of nine hundred dollars, one assistant keeper at an annual salary of seven hundred and fifty dollars, one night watchman at an annual salary of six hundred dollars, and two laborers at an annual salary each of three hundred and sixty-five dollars.
Sec. 9. And be it further enacted, That the first proviso to the first section of the act entitled "An act to provide compensation to such persons as may be designated by the Secretary of the Treasury to receive and keep the public money, under the fifteenth section of the act of sixth August, eighteen hundred and forty-six, for the additional services required under that act," approved March second, eighteen hundred and fifty-three, shall not be construed to apply to the collector of the District of Buffalo Creek, while such collector shall be one of the designated depositors of public money.

Sec. 10. And be it further enacted, That the accounts of the public printers, and the certificates of the superintendent of public printing thereon, shall be subject to the examination and control of the accounting officers and Secretary of the Treasury, in like manner as other public accounts.

Sec. 11. And be it further enacted, That from and after the thirtieth of June, eighteen hundred and fifty-four, in lieu of the clerks heretofore authorized by law for the office of the assistant treasurer at New York, he be authorized to appoint, with the approbation of the President of the United States, one chief clerk at a salary of two thousand one hundred dollars, one clerk at two thousand dollars, two clerks at eighteen hundred dollars each, two clerks at fifteen hundred dollars each, one clerk at twelve hundred dollars, one messenger at nine hundred dollars, and two watchmen at five hundred and fifty dollars each, per annum. In case of the sickness or unavoidable absence from his office of the assistant treasurer, he may in his discretion authorize the said chief clerk to act in his place, and to discharge all the duties required by law of the assistant treasurer.

Sec. 12. And be it further enacted, That, from and after the thirtieth of June, eighteen hundred and fifty-three, the annual salary of the chaplains to Congress shall be seven hundred and fifty dollars, and such sum additional to that elsewhere provided as may be required to pay the same to the thirtieth of June, eighteen hundred and fifty-five, is hereby appropriated out of any money in the treasury not otherwise appropriated; Provided, That the said sum shall be in full of all compensation to be received by said chaplains.

Sec. 13. And be it further enacted, That the seventh section of the act of January eighteenth, eighteen hundred and thirty-seven, entitled "An act supplementary to the act entitled 'An act establishing a mint, and regulating the coins of the United States,'" be so amended as to extend the limit for the annual salary of clerks in the Mint of the United States to eighteen hundred dollars each, from and after the first of July, eighteen hundred and fifty-four, at the discretion of the officers authorized by law to appoint, with the approbation of the President of the United States, including also one clerk in the office of the assistant treasurer at Philadelphia, and that the salary of the chief clerk of the branch mint at New Orleans, shall be twenty-two hundred dollars from and after the first of July, eighteen hundred and fifty-four.

Sec. 14. And be it further enacted, That whenever it shall become necessary for the head of any department or office to employ special agents, other than officers of the army or navy, who may be charged with the disbursement of public moneys, they shall, prior to entering upon duty as such, give bond in such form and with such security as the head of the department or office employing said agent may approve.

Sec. 15. And be it further enacted, That hereafter the Warden of the Penitentiary of the United States for the District of Columbia, and the Commissioner of Public Buildings and Grounds, shall make to the Secretary of the Interior, annually, in time to accompany the annual message of the President to Congress, report of their operations for the preceding year, and of the manner in which all appropriations have been
Estimates of Commissioner of Public Buildings and Grounds

Appropriations for grounds and buildings to be expended under directions of Sec. of Interior.

Applied, respectively; and that all estimates of the Commissioner of Public Buildings and Grounds shall hereafter be approved and submitted by the Secretary of the Interior, annually, through the Treasury Department, as other estimates to the two houses of Congress. And further, that all appropriations which are herein made, or may be hereafter made, for repairs or improvements of the public buildings, grounds, and streets within the District of Columbia, and now under the charge of the Commissioner of Public Buildings and Grounds, shall be expended under the direction of the Secretary of the Interior; and that all laws, or parts of laws, inconsistent with this section shall be, and the same are hereby, repealed.

Approved, August 4, 1854.

CHR. CCXLIV.—An Act to Graduate and Reduce the Price of the Public Lands to actual Settlers and Cultivators.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all of the public lands of the United States which shall have been in market for ten years or upwards, prior to the time of application to enter the same under the provisions of this act, and still remaining unsold, shall be subject to sale at the price of one dollar per acre; and all of the lands of the United States that shall have been in market for fifteen years or upwards, as aforesaid, and still remaining unsold, shall be subject to sale at seventy-five cents per acre; and all of the lands of the United States that shall have been in market for twenty years or upwards, as aforesaid, and still remaining unsold, shall be subject to sale at fifty cents per acre; and all of the lands of the United States that shall have been in market for twenty-five years and upwards, as aforesaid, and still remaining unsold, shall be subject to sale at twenty-five cents per acre; and all lands of the United States that shall have been in market for thirty years or more, shall be subject to sale at twelve-and-a-half cents per acre; Provided, This section shall not be so construed as to extend to lands reserved to the United States, in acts granting land to States for railroad or other internal improvements, or to mineral lands held at over one dollars and twenty-five cents per acre.

SEC. 2. And be it further enacted, That upon every reduction in price under the provisions of this act, the occupant and settler upon the lands shall have the right of pre-emption at such graduated price, upon the same terms, conditions, restrictions, and limitations, upon which the public lands of the United States are now subject to the right of pre-emption, until within thirty days preceding the next graduation or reduction that shall take place; and if not so purchased, shall again be subject to right of pre-emption for eleven months as before, and so on from time to time, as reductions take place: Provided, That nothing in this act shall be so construed as to interfere with any right which has or may accrue by virtue of any act granting pre-emption to actual settlers upon public lands.

SEC. 3. And be it further enacted, That any person applying to enter any of the aforesaid lands shall be required to make affidavit before the register or receiver of the proper land-office, that he or she enters the same for his or her own use, and for the purpose of actual settlement and cultivation, or for the use of an adjoining farm or plantation, owned or occupied by him or herself, and together with said entry, he or she has not acquired from the United States, under the provisions of this act, more than three hundred and twenty acres, according to the established surveys; and if any person or persons taking such oath or affidavit shall swear falsely in the premises, he or she shall be subject to all the pains and penalties of perjury.

Approved, August 4, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 245, 246, 247. 1854.

Chap. CCXLV.—An Act declaring the Southern Boundary of New Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, until otherwise provided by law, the territory acquired under the late treaty with Mexico, commonly known as the Gadsden treaty, be, and the same is hereby incorporated with the territory of "New Mexico," subject to all the laws of said last named territory.

Approved, August 4, 1854.

Chap. CCXLVI.—An Act for the Relief of Thomas Bronaugh, and for the Repeal of the "Act to aid the Territory of Minnesota in the construction of a Railroad therein," approved the twenty-ninth June, eighteen hundred and fifty-four.

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 hereby directed to increase the pension of Thomas Bronaugh, who is now on the rolls at four dollars, to the rate of eight dollars per month, to commence January first, eighteen hundred and fifty-four.

Sec. 2. And be it further enacted, That the bill entitled "An act to aid the Territory of Minnesota in the construction of a railroad therein," which passed the House of Representatives on the twentieth day of June, eighteen hundred and fifty-four, and which was approved by the President of the United States on the twenty-ninth day of June, eighteen hundred and fifty-four, be, and the same is hereby, repealed.

Approved, August 4, 1854.

Chap. CCXLVII.—An Act to increase the Pay of the Rank and File of [the] Army, and to encourage Enlistments.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pay of the non-commissioned officers, musicians, and privates of the army of the United States, shall be increased at the rate of four dollars per month, and to continue for the term of three years from and after the first day of January next, and until otherwise fixed by law.

Sec. 2. And be it further enacted, That every soldier, who, having been honorably discharged from the service of the United States, shall, within one month thereafter, re-enlist, shall be entitled to two dollars per month, in addition to the ordinary pay of his grade, for the first period of five years after the expiration of his previous enlistment, and a further sum of one dollar per month for each successive period of five years, so long as he shall remain continuously in the army; and that soldiers now in the army, who have served one or more enlistments, and been honorably discharged, shall be entitled to the benefits herein provided for a second enlistment.

Sec. 3. And be it further enacted, That soldiers who served in the war with Mexico, and received a certificate of merit for distinguished services, as well those now in the army as those that may hereafter enlist, shall receive the two dollars per month to which that certificate would have entitled them had they remained continuously in the service.

Sec. 4. And be it further enacted, That non-commissioned officers, who, under the authority of the seventeenth section of the act approved March third, eighteen hundred and forty-seven, were recommended for promotion by brevet to the lowest grade of commissioned officer, but did not receive the benefit of that provision, shall be entitled, under the condition recited in the foregoing section, to the additional pay authorized to be given to such privates as received certificates of merit.

Sec. 5. And be it further enacted, That the President of the United
Promotion of non-commissioned officers.

States be, and he is hereby, authorized, by and with the advice and consent of the Senate, to confer the brevet of second lieutenant upon such meritorious non-commissioned officers, as may, under regulations to be established, be brought before an army board, composed of four officers of rank, specially convened for the purpose, and be found qualified for the duties of commissioned officers; and to attach them to regiments, as supernumerary officers, according to the provisions of the fourth section of the act approved April twenty-ninth, eighteen hundred and twelve, entitled "An act making further provision for the corps of engineers."

SEC. 6. And be it further enacted, That the allowance to soldiers employed at work on fortifications, in surveys, in cutting roads, and other constant labor, of not less than ten days, authorized by the act approved March second, eighteen hundred and nineteen, entitled "An act to regulate the pay of the army when employed on fatigue duty," be increased to twenty-five cents per day for men employed as laborers and teamsters, and forty cents per day, when employed as mechanics, at all stations east of the Rocky Mountains, and to thirty-five cents and fifty cents per day, respectively, when the men are employed at stations west of those mountains.

APPROVED, August 4, 1854.

Aug. 4, 1854.

CHAP. CCXLVIII.—An Act to Repeal the first proviso of the fourth section of the act entitled "An Act granting Bounty Land to certain Officers and Soldiers who have been engaged in the Military Service of the United States," approved September twenty-eighth, one thousand eight hundred and fifty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first proviso of the fourth section of the act entitled "An act granting bounty land to certain officers and soldiers who have been engaged in the military service of the United States," approved September twenty-eighth, one thousand eight hundred and fifty, be, and the same is hereby repealed.

APPROVED, August 4, 1854.

Aug. 4, 1854.

CHAP. CCXLIX.—An Act to extend the Right of Pre-emption over Unsurveyed Lands in 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 provisions of the pre-emption act of fourth September, eighteen hundred and forty-one, and the acts amendatory thereof, shall be extended to the lands in Minnesota Territory, whether surveyed or not; but in all cases where pre-emption is claimed on unsurveyed lands the settler shall file his declaratory statement within three months after the survey has been made and returned, and make proof and payment before the day appointed by the President's proclamation for the commencement of the sale of the lands, including the tract claimed: Provided, however, That if, when said lands are surveyed, it is found that two or more persons have settled upon the same quarter section, each shall be permitted to enter his improvement, as near as may be, by legal subdivisions.

APPROVED, August 4, 1854.

Aug. 6, 1854.

CHAP. CCLXVII.—An Act making Appropriations for the Support of the Army for the year ending the thirtieth of June, one thousand eight hundred and fifty-five.

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 the thirtieth of June, one thousand eight hundred and fifty-five:
For pay of the army, one million eight hundred and thirty-nine thou-
sand and seventy-one dollars;
For commutation of officers' subsistence, six hundred and twenty-four thousand three hundred and thirty-six dollars;
For commutation of forage for officers' horses, one hundred and four thousand eight hundred and thirty-two dollars;
For payments in lieu of clothing for officers' servants, thirty-six thou-
sand three hundred and fifty dollars;
For expenses of recruiting, fifty-five thousand two hundred dollars;
For three months' extra pay for non-commissioned officers, musicians, and privates, on re-enlistment, ten thousand dollars;
For subsistence in kind, one million and twenty-eight thousand four hundred and ninety-seven dollars;
For clothing for the army, camp and garrison equipage, four hundred and eighty thousand three hundred and fifty-nine dollars and thirty-eight cents;
For the regular supplies of the Quartermaster's Department, consisting of fuel, forage in kind for the horses, mules, and oxen of the Quartermaster's Department, at the several military posts and stations, and with the armies in the field; for the horses of the first and second regiments of dragoons, the companies of light artillery, the regiment of mounted riflemen, and such companies of infantry as may be mounted, and also for the authorized number of officers' horses, when serving in the field, and at the outposts; of straw for soldiers' bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's Departments, and for the printing of division and department orders, army reg-
ulations, and reports, nine hundred and fifty thousand dollars;
For the incidental expenses of the Quartermaster's Department, con-
sisting of postage on letters and packets received and sent by officers of the army on public service; expenses of courts-martial and courts of inquiry, including the additional compensation to judge-advocates, re-
corders, members, and witnesses, while on that service, under the act of March sixteenth, eighteen hundred and two; extra pay to soldiers em-
ployed, under the direction of the Quartermaster's Department, in the erection of barracks, quarters, storehouses, and hospitals; the construc-
tion of roads and other constant labor, for periods of not less than ten days, under the act of March second, eighteen hundred and nineteen, in-
cluding those employed as clerks at division and department head-
quarters; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters, other disbursing officers, and trains, when military escorts cannot be furnished; expenses of the interment of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the Quartermaster's Department, including hire of interpreters, spies, and guides for the army; compensation of clerk to officers of the Quartermaster's Department; compensation of forage and wagonmasters, authorized by the act of July, eighteen hun-
dred and thirty-eight; for the apprehension of deserters, and the ex-
penses incidental to their pursuit; the various expenditures required for the first and second regiments of dragoons, the companies of light artillery, the regiment of mounted riflemen, and such companies of infantry as may be mounted, viz: horse equipments, the purchase of travelling forges, blacksmiths' and shoeing tools, horse and mule shoes, iron and steel for shoeing, hire of veterinary surgeons, purchase of medi-
cines for horses and mules, shoeing horses of mounted corps and repairing dragon and rifle equipments, three hundred and seventy-five thou-
sand three hundred and sixty-eight dollars and thirty-two cents;
For constructing barracks and other buildings at posts, which it may be necessary to occupy during the year, and for repairing, altering, and
enlarging buildings at the established posts, including hire or commuta-
tion of quarters for officers; hire of quarters for troops, of storehouses
for the safe keeping of military stores, and of grounds for summer can-
tonments; for encampments and temporary frontier stations, six hundred
and twenty thousand dollars;

For mileage or allowance made to officers for the transportation of
themselves and baggage, when travelling on duty without troops, one
hundred and twenty thousand dollars;

For transportation of the army, including the baggage of the troops,
when moving either by land or water; of clothing, camp and garrison
equipage, and horse-equipments, from the depot at Philadelphia to the
several posts and army depots; of subsistence from the places of purchase,
and from the places of delivery, under contract, to such places as the
circumstances of the service may require it to be sent; of ordnance,
ordnance stores, and small arms, from the foundries and armories to the
 arsenals, fortifications, frontier posts, and army depots; freights, tolls, and
ferriages; for the purchase and hire of horses, mules, oxen, wagons,
carts, drays, ships, and other sea-going vessels and boats, for the transport-
atation 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 public
ports on the various rivers, the Gulf of Mexico, and the Atlantic and
Pacific; and for procuring water at such posts as from their situation
require that it be brought from a distance, one million two hundred thou-
sand dollars;

For the purchase of horses required for the first and second regiments
of dragoons, the companies of light artillery, and the regiment of mount-
ed riflemen, one hundred and fifty thousand dollars;

For contingencies of the army, six thousand dollars;

For the Medical and Hospital Department, fifty-one thousand two hun-
dred and forty dollars;

For contingent expenses of the Adjutant-General's Department, as di-
vision and department headquarters, four hundred dollars;

For repair and preparation of the Ponton-Bridge train, to be stored
and kept in readiness for the field, fifteen thousand dollars;

For armament of fortifications, one hundred and twenty-five thousand
dollars;

For ordnance, ordnance stores, and supplies, seventy-five thousand dol-
lars;

For the current expenses of the ordnance service, one hundred thou-
sand dollars;

For the manufacture of arms at the national armories, two hundred
and fifty thousand dollars: Provided, That so much of all laws heretofore
passed, which authorized the appointment of military officers to superin-
tend the operations at the national armories, be, and the same is hereby
repealed; and from and after the passage of this act, it shall be the duty
of the President of the United States, by and with the advice and con-
sent of the Senate, to appoint a competent and well qualified civilian as
superintendent at each of said armories;

For repairs and improvements and new machinery at Harper's Ferry,
three-five thousand one hundred dollars;

For arsenals, thirty-three thousand three hundred and ten dollars;

For the completion of magazine at Jefferson barracks, Missouri, twen-
ty-five thousand dollars;

For an iron steamer to be used in the survey of the northern and
north-western lakes, including Lake Superior, under the War Depart-
ment, fifty thousand dollars;

For military and geographical surveys west of the Mississippi, twenty-
five thousand dollars;
For continuing the survey of the northern and north-western lakes, including Lake Superior, fifty thousand dollars;

For repairs of instruments of the corps of topographical engineers, five thousand dollars;

For printing and distributing charts of lake surveys, one thousand five hundred dollars;

For the purchase of Barlow's planetarium for the use of the military academy at West Point, two thousand dollars;

For fuel and quarters for officers of the army serving on light-house duty, the payment of which is no longer made or provided for by the Quartermaster's Department, five thousand and sixty-three dollars and sixty-seven cents;

For continuing the explorations and surveys to ascertain the best route for a railway to the Pacific, and for completing the reports of surveys already made, the sum of one hundred and fifty thousand dollars;

For fuel and quarters and for mileage or transportation for officers and enlisted soldiers of the army serving in the coast survey, in cases no longer provided for by the Quartermaster's Department, ten thousand dollars;

For arrears prior to July first, one thousand eight hundred and fifteen, payable through the office of the Third Auditor, under an act approved May the first, one thousand eight hundred and twenty, in addition to a balance of seven thousand six hundred and fifty-three dollars and five cents undrawn in the treasury on the thirtieth of September, one thousand eight hundred and fifty-three, three thousand five hundred dollars;

For purchase of a site, and construction of an arsenal at Benicia, California, thirty-three thousand nine hundred and eighty-five dollars;

For the sword ordered to be presented to Brevet Major-General John E. Wool, by the joint resolution approved January twenty-fourth, eighteen hundred and fifty-four, one thousand five hundred dollars;

For payment of claims adjudicated by the board of army officers, appointed by the Secretary of War, under the sixth section of the act of August thirty-first, eighteen hundred and fifty-two, one hundred and twenty-nine thousand eight hundred and eighty-five dollars and twenty-three and a half cents;

For the purchase of the best breech loading rifles in the opinion of the Secretary of War, for the use of the United States army, ninety thousand dollars: Provided, That the Secretary of War, after a fair practical test thereof, shall deem the purchase advisable and proper:

That the proper accounting officers of the treasury be, and they are hereby, directed in the settlement of the accounts of Captain Joseph L. Folsom, assistant quartermaster of the United States army, to receive parol testimony of the disbursements made by him as such assistant quartermaster, in lieu of vouchers for such disbursements which were destroyed by the fire in the city of San Francisco, on the fourth of May, anno Domini, eighteen hundred and fifty-one, and that upon the testimony so taken, if satisfactory to the department, the accounts of said assistant quartermaster shall be audited and settled according to the principles of equity and justice: Provided, That the sum allowed shall not exceed the balance now due from said Folsom to the treasury.

Shawnees.—For the first instalment of interest at five per cent. on forty thousand dollars, for education, per third article of the treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars;

Barlow's planetarium for West Point.

Railroad route to the Pacific.

Arsenal at Benicia.

Sword for John E. Wool.

Rifles.

Settlement of accounts of Capt. J. L. Folsom.

Shawnees. Post, p. 1056.
For the first of eight annual instalments of money in payment for lands, per third article of the treaty May tenth, eighteen hundred and fifty-four, one hundred thousand dollars;

For the expenses of surveying the lands and setting apart the surplus as provided in the fifth article of the treaty May tenth, eighteen hundred and fifty-four, nine thousand nine hundred and thirty-six dollars;

For payment for relinquishment of certain permanent and other annuities and satisfaction for losses, damages, and claims, per eleventh article of the treaty of May tenth, eighteen hundred and fifty-four, twenty-seven thousand dollars.

Kaskaskias, and Peoria, and Wea and Piankeshaw. — For the expenses of surveying the land as provided in the third and fourth articles of the treaty of May thirtieth, eighteen hundred and fifty-four, five thousand three hundred dollars;

For payment of the first of three instalments in money of thirteen thousand dollars each, for purchase of former permanent annuities and relinquishment of claims and damages per sixth article of the treaty of May thirtieth, eighteen hundred and fifty-four, thirteen thousand dollars;

For the first of five instalments for support of a blacksmith and assistant, per sixth article of the treaty thirtieth May, eighteen hundred and fifty-four, seven hundred and twenty dollars;

For the first of five instalments for the purchase of iron and steel, per sixth article of the treaty of thirtieth May, eighteen hundred and fifty-four, two hundred and twenty dollars;

For the erection of a smith's shop, and purchase of tools therefor, per sixth article of the treaty of thirtieth May, eighteen hundred and fifty-four, one hundred and twenty dollars.

Miamies. — For the expenses of surveying the lands as provided in the second article of the treaty June fifth, eighteen hundred and fifty-four, seven thousand four hundred and fifty-two dollars;

For interest at the rate of five per centum on fifty thousand dollars for educational purposes, etc., per third article of the treaty of June fifth, eighteen hundred and fifty-four, two thousand five hundred dollars;

Reappropriation: For payment of the valuation of improvements on lands ceded, as stipulated in the sixth article of the treaty of eighteen hundred and thirty-four, and the seventh article of the treaty eighteen hundred and thirty-eight, the amount having been carried to the surplus fund by warrant number ninety-four of treaty April third, eleven thousand and fifty-two, for per fourth article of the treaty June fifth, eighteen hundred and fifty-four, eight thousand dollars and sixty-eight cents;

For the payment of the Miamies, residing on the ceded lands, of the first of six equal annual instalments for purchase of former perpetual and other annuities and relinquishment of claims, etc., for the sixth article of the treaty June fifth, eighteen hundred and fifty-four, thirty-one thousand seven hundred and thirty-nine dollars and eleven cents;

For payment in full to John Grigg and Sash-o-quash, as provided in the fourth article of said last mentioned treaty, nine thousand six hundred and eighty-nine dollars and twenty-two cents;

For payment of the claims of Miamies who live on the ceded lands, for damages and loss of stock and other property and for losses of improvements, etc., caused by their removal from Sugar Creek, for fourth article of the treaty of June fifth, eighteen hundred and fifty-four, seven thousand seven hundred and seventy-five dollars and eighty-two cents;

For payment of the expenses incurred in negotiating the articles of May twelfth, eighteen hundred and fifty-four, with the Menominee Indians, supplemental and amendatory to the treaty of October eighteenth, eighteen hundred and forty-eight, nine hundred and fifty dollars;

For extra clerk-hire for the service of the Indian office, for one year, commencing on the first of August, eighteen hundred and fifty-four, five thousand six hundred dollars;

For payment of the expenses of the delegates of the Creek nation of Indians now in this city, one thousand one hundred and ninety-nine dollars and fifty-five cents: Provided, That the following appropriations contained in the Indian appropriation act, passed at the present session, are hereby annulled and repealed;

For fulfilling treaties with the Shawnees; permanent provision for salt, sixty dollars; blacksmith and assistant, eight hundred and forty dollars; iron and steel, two hundred and twenty dollars;

For fulfilling treaties with the Flankeshawns, in permanent annuities, eight hundred dollars;

For fulfilling treaties with the Weas; permanent annuity, three thousand dollars.

For fulfilling treaties with the Miamies; money in lieu of laborers, two hundred and fifty dollars; agricultural implements, two hundred dollars;

For fulfilling treaties with the Delawares; permanent annuity, fourth article, treaty of August, seventeen hundred and ninety-five, one thousand dollars; permanent annuity, third article of treaty of September, eighteen hundred and nine, five hundred dollars; permanent annuity, fifth article, treaty of October, eighteen hundred and fourteen, four thousand dollars; permanent annuity, article supplementary, &c., (eighteen hundred and twenty-nine) one thousand dollars; permanent provisions for blacksmith, October, eighteen hundred and eighteen, seven hundred and twenty dollars; permanent provisions for iron and steel for shop, October, eighteen hundred and eighteen, two hundred and twenty dollars;

For payment, as stipulated by the article dated June thirteenth, eighteen hundred and fifty-four, supplementary to the treaty at Fort Gibson, of November twenty-third, eighteen hundred and thirty-eight, to individuals of the Creek nation, for “claims for property and improvements abandoned or lost, in consequence of their emigration west of the Mississippi,” to be distributed, under the direction of the chiefs and the agent of the United States for the Creeks, in the proportion as set forth and determined in the schedule referred to in the second article of the said treaty of November twenty-third, eighteen hundred and thirty-eight, three hundred and fifty thousand dollars; Provided, further, That the appropriation of seventeen thousand five hundred dollars, for interest thereon contained in the Indian appropriation act, passed at the present session, be, and the same is hereby repealed;

For completing the Mendota and Big Sioux River road, in accordance with the estimates of the Secretary of War, twenty-five thousand dollars, to be expended under the direction of the Secretary of War.

SEC. [2.] And be it further enacted, That the amount which it may be found necessary to pay under the act of twenty-seventh March, eighteen hundred and fifty-four, to the widows and orphans of the United States troops, who perished by the recent disaster to the steamship San Francisco, be paid out of any money in the treasury not otherwise appropriated.

SEC. [3.] And be it further enacted, That the act approved, September twenty-eight, one thousand eight hundred and fifty, entitled “An act granting bounty land to certain officers and soldiers who have been engaged in the military service of the United States,” the act approved March twenty-second, one thousand eight hundred and fifty-two, entitled “An act to make land warrants assignable and for other purposes,” and

Negotiating with Menominee Indians.

Extra clerk-hire in Indian office.

Creek delegates.

Repeal of appropriations in act of 1854, ch. 167.

Ante, p. 328.

Ante, p. 324.

Ante, p. 329.

Ante, p. 321.

Ante, p. 320.

Appropriation for Creek claims.

Mendota and Big Sioux River road.


Effect of subsequent marriage upon claims of widows, under acts of 1850, ch. 35. 1852, ch. 12. 1853, ch. 41.
the act approved February third, one thousand eight hundred and fifty-three, entitled, "An act to continue half pay to certain widows and orphans," shall not be so construed as to deprive any widow from the benefits therein granted for the services of her husband, though she may have married again: Provided, however, That the applicant is a widow at the time of making the claim: Provided, Such party shall not receive pension during coveture.

SEC. [4.] And be it further enacted, That the Secretary of War be, and he is hereby authorized and directed to receive and cause to be placed on the files of his department, such additional muster-rolls of the battalion of volunteers commanded by Lt. Col. J. C. Fremont, in California, duly authenticated by the proper officers, as have not heretofore been received and filed, and to cause such corrections of the muster-rolls to be made in regard to the periods of enlistment and terms of service, and the omission of names of the members of said battalion, as upon satisfactory proof, he may deem right and proper, and as far as practicable to correspond with the pay-rolls of Major P. B. Reading, paymaster of said battalion, with respect to the period of service, so that all who served in the military service of the United States in California during the late war with Mexico, whether under the command of naval or military officers, may be entitled to all the benefits of all the acts of Congress, providing for the enrolment of volunteers in the Mexican war: Provided, that no payment shall be made in consequence of this section, beyond the sum heretofore appropriated.

SEC. [5.] And be it further enacted, That the joint resolution entitled "A resolution explanatory of the act appropriating money for the removal of the raft of Red River," approved January seventh, eighteen hundred and fifty-three, be and is hereby repealed, and that the Secretary of the Department of War be authorized to expend the appropriation in reference to the Red River raft, in such way, and for such purposes as he may approve, having in view the improvement of the navigation of Red River, in and around the said raft.

SEC. [6.] And be it further enacted, That in the event that the Secretary of War shall deem it inconsistent with the interests of the military service to furnish a sufficient portion of the military buildings at Fort Leavenworth for the use of the territorial government of Kansas, the sum of twenty-five thousand dollars shall be, and in that contingency hereby is appropriated for the erection of public buildings for the use of the legislature of the Territory of Kansas, to be expended under the directions of the governor of said Territory.

SEC. [7.] And be it further enacted, That the sums appropriated by the act of March third, eighteen hundred and forty-nine, for the removal and subsistence of the Menomonees, and for the establishment of a manual labor school, &c., for them, and now remaining in the treasury, together with the sums for pay of a miller heretofore appropriated, be paid to or expended for the benefit of said Menomonee Indians, according to the stipulations of said supplementary and amendatory articles.

SEC. 2. [8.] And be it further enacted, That of the appropriation of fifty thousand dollars "for continuing the topographical and hydrographical survey of the Delta of the Mississippi, with such investigations as may lead to determine the most practicable plan for securing it from inundation," approved August thirty-first, one thousand eight hundred and fifty-two, the sum of five thousand dollars may be applied, under the special direction of the Secretary of War, to the payment of any expenses connected with said survey and investigations, incurred prior to the first of July, one thousand eight hundred and fifty-two.

SEC. 3. [9.] And be it further enacted, That the Secretary of War be, and he is hereby, authorized and directed to examine into and ascertain the amount of expenses incurred and now actually paid, by the
State of California, in the suppression of Indian hostilities within the said State, prior to the first of January, Anno Domini eighteen hundred and fifty-four, and that the amount of such expenses, when so ascertained, be paid into the treasury of said State: Provided, That the sum so paid shall not exceed in amount the sum of nine hundred and twenty-four thousand two hundred and fifty-nine dollars and sixty-five cents; which amount is hereby appropriated out of any moneys in the treasury not otherwise appropriated.

Approved, August 5, 1854.

CHAP. CCLXVIII.—An Act making Appropriations for the Naval Service for the year ending the thirtieth of June, one thousand, eight hundred and fifty-five.

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 year ending the thirtieth of June, one thousand eight hundred and fifty-five:

For pay of commission, warrant, and petty officers, and seamen, including the engineer corps of the navy, three million three hundred and sixty-seven thousand six hundred and forty-eight dollars;

For pay of superintendents, naval constructors, and all the civil establishments at the several navy yards and stations, one hundred and fifteen thousand three hundred and fifty dollars;

That at the navy yard at San Francisco, the pay of the commander shall be three thousand five hundred dollars per annum. One civil engineer, four thousand dollars per annum, and the pay of the navy agent, who shall discharge the duties of both purser and navy agent, shall be four thousand dollars per annum;

For provisions for commission, warrant, and petty officers, and seamen, including engineers and marines attached to vessels for sea service, six hundred and eighty-six thousand two hundred dollars;

For surgeon's necessaries and appliances for the sick and hurt of the navy, including the marine corps, thirty-five thousand five hundred and seventy-five dollars; For repair of vessels in ordinary, and for wear and tear of vessels in commission, including fuel and purchase of hemp, two million five hundred and thirty-four thousand nine hundred and fifty dollars;

For ordnance and ordnance stores and small arms, including incidental expenses, two hundred thousand dollars;

For preparing for publication the American Nautical Almanac, twenty thousand eight hundred and eighty dollars: Provided, That any naval officer who may be charged with the preparation, superintendence or publication of the Nautical Almanac, shall receive no compensation for such duty beyond what he would receive while on duty at sea;

For the purchase of nautical instruments required for the use of the navy, for repairs of the same, and also of astronomical instruments, and for the purchase of nautical books, maps, and charts, and for backing and binding the same, twenty-three thousand dollars;

For printing and publishing sailing directions, hydrographical surveys, and astronomical observations, five thousand five hundred dollars;

For models, drawing and copying, postage, freight and transportation, and for working lithographic press, including chemicals; for keeping grounds in order; for fuel and lights, for repairs of buildings, and for all other contingent expenses of the hydrographical office, and United States observatory, six thousand one hundred dollars;

For continuing the publication of the series of wind and current charts, and for defraying all the expenses connected therewith, ten thousand dollars;
To enable the Secretary of the Navy to pay the salary of Professor James P. Espy for the current fiscal year ending June thirtieth, eighteen hundred and fifty-five, two thousand dollars; the payment to be made in the same manner and under the like control as former appropriations for meteorological observations;

For the wages of persons employed at the observatory and hydrographical office, viz: One lithographer, one instrument maker, two watchmen, and one porter, three thousand one hundred and sixty dollars;

For contingent expenses that may accrue for the following purposes, viz: Freight and transportation, printing and stationery, advertising in newspapers, books, maps, models, and drawings, purchase and repair of fire engines and machinery, repairs of and attending to steam-engines in navy-yards, purchase and maintenance of horses and oxen, and driving teams, carts, timber wheels, and the purchase and repair of workmen's tools, postage of public letters, fuel, oil and candles for navy-yards and shore stations, pay of watchmen, and incidental labor, not chargeable to any other appropriation, labor attending the delivery of stores on civil stations, wharfage, dockage, and rent, travelling expenses of officers and others under orders, funeral expenses, store and office rent, stationery, fuel, commissions and pay of clerks to navy agents and store keepers, flags, awnings, and packing boxes, premiums and other expenses of recruiting, apprehending deserters, per diem pay to persons attending courts martial and courts of inquiry, and other services authorized by law, pay to judges-advocate, pilotage and tovage of vessels and assistance to vessels in distress, bills of health, and quarantine expenses of the United States navy in foreign ports, seven hundred and six thousand eight hundred and sixty dollars;

To enable the Secretary of the Navy to test any improvements in steam boilers or other improvements applicable to naval purposes, ten thousand dollars;

For the erection and repair of buildings, for the improvement and preservation of the grounds, and for contingencies, at the naval academy at Annapolis, Maryland, thirty-nine thousand six hundred and seventy-eight dollars: Provided, That no part of this sum shall be expended for the workshop until a contract, with security, to be approved by the Secretary of the Navy, be entered into for the completion of the same at a sum not exceeding five thousand dollars, and herein provided for;

For the purchase of Barlow's Planetarium for the use of the naval academy at Annapolis, Maryland, two thousand dollars;

For construction, extension and completion of the following objects, and for contingent expenses at the several navy-yards, viz:

**Portsmouth, New Hampshire.**—For quay wall connecting with dock basin; completing engine-house and machinery; tools for machinists and smiths' launching and hauling up ways; cisterns for officers' quarters; extending ship-house number four; extension of ship-house and launching slip; and repairs of all kinds, sixty-three thousand five hundred and fifty dollars.

**Boston, Massachusetts.**—For machine shop, smithery, foundry and forge shop, boiler house and chimney, new steam engine for dry dock, extension of ship-house and slip, and repairs of all kinds, one hundred and sixty-six thousand seven hundred and fifty dollars.

**New York, New York.**—Towards foundry and boiler shop; completing saw mill; continuation of quay wall; dredging channels; lightning conductors, water pipes, iron railing on wall along Navy street; extension of ship-house and slip; saw mill machinery; launching slip; balance due city of Brooklyn for lien on account of assessments; and repairs of all kinds, one hundred and seventy-one thousand six hundred and fifteen dollars: Provided, That so much of the first section of the act
making appropriations for the naval service for the year ending the thirty-first of June, one thousand eight hundred and fifty-four, approved third of March, one thousand eight hundred and fifty-three, as empowers and directs the Secretary of the Navy "to sell and convey to any purchaser, all that part of the navy-yard lands at Brooklyn, between the west side of Vanderbilt Avenue and the hospital grounds, containing about twenty-six and a half acres including Vanderbilt and Clinton Avenues," be, and the same is hereby repealed.

Philadelphia, Pennsylvania. — For furnace for heating mast hoops; steam stove for boat shed; raising old steam box house; completing wharf number four; raising engine house; extension of ship-house and slip; and repairs of all kinds, thirty-seven thousand seven hundred and twenty-six dollars.

Washington, District of Columbia. — For completion of saw-mill; completion of ordance building; completion of marine railway; extending boiler shop; converting old ordnance to machine shop; quay wall, removing shears, extension of ship-house and slip, filling in around foundry and laboratory, dredging channels, machinery, steam hammer and slanting machine, and repairs of all kinds, two hundred and twenty-three thousand and sixty-seven dollars.

Norfolk, Virginia. — For brick saw sheds, completing store house number fourteen, sheds and machinery for saw-mill; setting up engine, boilers and machinery, culvert, continuation of quay walls, dredging channel reservoir; commencing foundry and machinery for the same, extension of ship-house and slip, gas fixtures and pipes for lighting grounds and buildings, and repairs of all kinds, one hundred and sixty-two thousand two hundred and eighty-one dollars.

Pensacola, Florida. — For continuation of permanent wharf, engine and blast pipes for smiths' and machine shop, and repairs of all kinds, one hundred and forty-three thousand five hundred dollars.

Navy Yard.

San Francisco. — For continuing blacksmiths shop, carpenter shop, storehouse, wharf, two hundred thousand dollars.

Sackett's Harbor, New York. — For raising end of ship-house and building pier; levelling and grading, and repairs of all kinds, five thousand and fifty dollars.

For Magazines.

At Boston. — For filling room in number fifteen, and repairs of all kinds, one thousand three hundred and sixty-five dollars.

At New York. — For addition to magazine, repairs, and extension of shell-house, and repairs of all kinds, eleven thousand three hundred and fifty-nine dollars.

At Washington. — For ordnance works, and platform for shot, ten thousand nine hundred dollars.

At Norfolk. — For completing magazine at Fort Norfolk, and repairs of sheds, fourteen thousand six hundred dollars.

For Hospitals.

At Boston. — For repairs of all kinds, one thousand dollars.

At New York. — For piling and fencing boundary, and repairs of all kinds, four thousand three hundred dollars.

At Philadelphia. — For water-rent for one thousand eight hundred and fifty-five, and repairs of all kinds, four thousand seven hundred and forty-five dollars.

At Norfolk. — For repairs of all kinds, one thousand dollars.

At Pensacola. — For lightning conductors, and repairs of all kinds, four thousand five hundred and eighty-one dollars;

That the law approved third March, eighteen hundred and forty-three, directing advertisements for materials for the navy, be, and is hereby so far modified, as to require the classes only of materials to be stated in the

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advertisements, and bidders to be referred to the several navy agents and
chiefs of bureaux, who will furnish them with printed schedules, giving a
description of each and every article, with dates of delivery, &c.

Marine Corps.

For pay of the officers, non-commissioned officers, musicians, and pri-
vates, clerks, messengers, stewards, and servants; for rations and cloth-
ing for servants, subsistence and additional rations for five years’ service
of officers; for undrawn clothing and rations, bounties for re-enlistments
and pay for unexpired terms of previous service, two hundred and thirty-
seven thousand one hundred and sixteen dollars and forty-four cents;

That the non-commissioned officers, musicians, and privates of the
United States marine corps, shall be entitled to, and receive the same pay
and bounty for re-enlisting as are now or may hereafter be allowed to the
non-commissioned officers, musicians, and privates in the infantry of the
army;

For provisions for marines serving on shore, twenty-nine thousand
nine hundred and eighty-four dollars and seventy-five cents;

For clothing, fifty-two thousand and sixty-four dollars;

For fuel, fourteen thousand one hundred and ninety-four dollars and
fifty cents;

For military stores, repairs of arms, pay of armorer; for accoutre-
ments, ordnance stores, flags, drums, fifes, and musical instruments, eight
thousand dollars;

For transportation of officers and troops, and expenses of recruiting,
twelve thousand dollars;

For repairs of barracks, and rent of temporary barracks and offices,
six thousand dollars;

For contingencies, viz.: freight, ferriage, cartage, and wharfage; compen-
sation to judges-advocate; per diem for attending courts martial and
courts of enquiry; for constant labor, house rent in lieu of quarters,
burial of deceased marines, printing, advertising, stationery, forage, post-
age, pursuit of deserters, candles, oil, straw, furniture, bed-sacks, spades,
shovels, axes, picks, and carpenters’ tools, expense of a horse for messen-
ger, pay of matron, washerwoman, and porter, for the hospital at head-
quarters, twenty-five thousand dollars;

For the reappropriation of the following sum carried to the surplus
fund, under the provisions of the tenth section of the act entitled “An act
making appropriations for the civil and diplomatic expenses of the govern-
ment for the year ending the thirtieth of June, one thousand eight hundred
and fifty-three, and for other purposes,” approved thirty-first of August,
one thousand eight hundred and fifty-two, to be applied to the payment
of all expenses incurred prior to the first day of July, one thousand eight
hundred and fifty-two; for carrying into effect the provisions of the act
providing for the prosecution of the war between the United States and
the Republic of Mexico, twenty-six thousand one hundred and fifty-six
dollars and fifty cents.

Sec. 2. “And be it further enacted, That the provisions, contained in
the act of the twenty-second April, eighteen hundred and fifty-four, adding
a per centage to the pay of the clerks employed at the navy-yard” in
Washington city, be construed so as to include the clerks and messenger
in the office of the Navy Agent for said yard, and the messenger in the
Commandant’s office.

Sec. 3. And be it further enacted, That all the grounds and appur-
tenances thereunto belonging, known as the Memphis Navy Yard, in
Shelby county, Tennessee, be and the same is hereby ceded to the Mayor
and Aldermen of the city of Memphis, for the use and benefit of said
city, and that the Secretary of the Navy order the commandant of said
Navy Yard at Memphis, to surrender to the Mayor of Memphis said
property: Provided, That the accounting officers of the treasury, in set-
tling the accounts of the late Navy Agent at Memphis, shall not deduct
the sum of two thousand nine hundred and sixty-four dollars and fifty-nine cents already received by him and passed to his credit on the books of the Treasury Department, from his salary as acting purser, provided for by an act making appropriations for the naval service of the country for the year ending the thirtieth of June, eighteen hundred and fifty-three.

SEC. 4. And be it further enacted, That the two “General orders” of the Secretary of the Navy, dated August thirty-one, eighteen hundred and forty-six, and May twenty-seven, eighteen hundred and forty-seven, upon relative rank, shall have the force and effect of law.

SEC. 5. And be it further enacted, That the pay of the boatswains, gunners, carpenters, and sailmakers of the navy, shall be as follows:

On leave, or waiting orders, per annum, six hundred dollars; shore duty, seven hundred dollars; sea service, nine hundred dollars. An addition of two per centum upon the foregoing rates for every year’s sea service, and an addition upon sea pay of ten per centum when serving in ships with four hundred men, and twenty per centum, when serving in ships with nine hundred men.

APPROVED, August 5, 1854.

CHAP. CCLXIX. — An Act to carry into effect a Treaty between the United States and Great Britain, signed on the fifth day of June, eighteen hundred and fifty-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever the President of the United States shall receive satisfactory evidence that the Imperial Parliament of Great Britain and the Provincial Parliaments of Canada, New Brunswick, Nova Scotia, and Prince Edward’s Island, have passed laws on their part to give full effect to the provisions of the treaty between the United States and Great Britain, signed on the fifth of June last, he is hereby authorized to issue his proclamation, declaring that he has such evidence, and thereupon, from the date of such proclamation, the following articles, being the growth and produce of said provinces of Canada, New Brunswick, Nova Scotia, and Prince Edward’s Island; to wit:

Grain, flour, and breadstuffs of all kinds; animals of all kinds; fresh, smoked, and salted meats; cotton-wool; seeds and vegetables; undried fruits; dried fruits; fish of all kinds; products of fish and all other creatures living in the water; poultry; eggs; hides, furs, skins or tails undressed; stone or marble in its crude or unwrought state; slate; butter, cheese, tallow; lard; horns; manures; ores of metals of all kinds; coal; pitch, tar, turpentine; ashes; timber and lumber of all kinds, round, hewed and sawed, unmanufactured in whole or in part; fire-wood, plants, shrubs, and trees; pelts; wool; fish oil; rice; broom-corn and bark; gypsum, ground or unground; hewn or wrought or unwrought burr or grindstones; dye-stuffs; flax, hemp, and tow, unmanufactured; unmanufactured tobacco; rags; —

Shall be introduced into the United States free of duty so long as the said treaty shall remain in force — subject, however, to be suspended in relation to the trade with Canada, on the condition mentioned in the fourth article of the said treaty; And all the other provisions of the said treaty shall go into effect, and be observed on the part of the United States.

SEC. 2. And be it further enacted, That whenever the island of Newfoundland shall give its consent to the application of the stipulations and provisions of the said treaty to that Province, and the Legislature thereof and the Imperial Parliament shall pass the necessary laws for that purpose, the above enumerated articles shall be admitted free of duty from that Province into the United States, and from and after the date of a procla-
tion by the President of the United States, declaring that he has satisfactory evidence that the said Province has consented, in a due and proper manner, to have the provisions of the treaty extended to it, and to allow the United States the full benefits of all the stipulations therein contained.

APPROVED, August 5, 1854.

Aug. 5, 1854.

CHAP. CCLXX.—An Act making Appropriations for the Service of the Post-Office Department during the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-five.

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 the thirtieth of June, one thousand eight hundred and fifty-five, out of any moneys in the treasury arising from the revenues of the said Department, in conformity to the act of the second of July, one thousand eight hundred and thirty-six:

For transportation of the mails, five million two hundred and seventy-five thousand dollars;
For compensation to postmasters, two millions of dollars;
For ship, steamboat, and way letters, twenty-five thousand dollars;
For wrapping paper, fifty-five thousand dollars;
For office furniture in the post-offices, eight thousand dollars;
For advertising, eighty-five thousand dollars;
For mail bags, fifty-five thousand dollars;
For blanks, sixty-five thousand dollars;
For mail locks, keys, and stamps, twenty-five thousand dollars;
For mail depreations and special agents, sixty thousand dollars;
For clerks in the offices of postmasters, five hundred and sixty thousand dollars;
For postage stamps and stamped envelopes, fifty-five thousand dollars;
For miscellaneous items, one hundred and twenty thousand dollars;
For compilation of post routes, as contained in the bill passed at the present session of Congress establishing routes, one thousand dollars;
To enable the Postmaster-General to purchase the patent of the clamshell padlock, should he be of opinion the public service requires it, the sum of five thousand dollars;
For a compilation of post-routes as contained in the bill passed at the present session of Congress establishing routes, one thousand dollars;
To enable the Postmaster-General to purchase the patent of the clamshell padlock, should he be of opinion the public service requires it, the sum of five thousand dollars.

SEC. 2. And be it further enacted, That there be, and is hereby appropriated, out of any money in the treasury not otherwise appropriated, a sum not exceeding two million three hundred and forty-four thousand four hundred and sixty-four dollars, to supply any deficiency that may arise in the revenues of the Post-Office Department to meet the foregoing appropriations for the year ending the thirtieth of June, one thousand eight hundred and fifty-five.

SEC. 3. And be it further enacted, That hereafter the Postmaster-General be authorized and directed to continue the mail service between Charleston, Key West, and Havana, during August and September, by a competent steamer, as it is now being performed during ten months of the year; and that to enable him to do so, ten thousand dollars are hereby appropriated out of any money in the treasury not otherwise appropriated.

SEC. 4. And be it further enacted, That there be allowed and paid to the postmaster of Washington city, District of Columbia, out of any
money in the treasury not otherwise appropriated, a commission of one mill per pound upon the aggregate weight of public documents printed by order of Congress and deposited in the office of said postmaster, to be mailed; this allowance to commence with the passage of this act and to continue for one year only, and to be computed from the ascertained weight for the month of January eighteen hundred and fifty-four. And that the said postmaster be required to pay out of the said commissions to the clerks and other employees of his office a sum not exceeding two hundred and fifty dollars each, per annum, as compensation for the extra labor performed by them in the assortment and mailing of said documents; and that he be required to account for, and settle with the Post-Office Department, for the disbursement of these commissions, and any surplus that may remain, in the same manner as is now required in the settlement of his other accounts.

SEC. 5. And be it further enacted, That the Postmaster-General be authorized and directed to establish a mail on the Mississippi River, from Cairo to New Orleans, and from Keokuk, Iowa, to Galena, in Illinois, and that he contract for the same in one line or in such divisions or sections or both as may be most compatible with the public service, and to facilitate the execution of this section the Postmaster-General may make immediate temporary arrangements for carrying said mail by the trip, and if he fails to obtain acceptable bids after advertising for thirty days, he may make private contracts for carrying said mail, and the said mail shall be carried daily from Cairo to New Orleans; but the Postmaster-General is authorized at his discretion to restrict the delivery of the mail at all other points than Cairo, Memphis, Napoleon, Vicksburg, Natchez, Baton Rouge, and New Orleans, to three mails a week each way. Provided, Nothing herein contained shall be so construed as to impair the rights of parties heretofore contracting for said service.

APPROVED, August 5, 1854.

Chap. CCLXXI. — An Act to establish certain Additional Post Roads.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following be established as post roads:

In Mississippi. — From Grenada to a point on Tallahatcha River, near Dudley S. Bennett's plantation. From Philadelphia to Pensacola.

In Louisiana. — From Greensburg to a point intersecting the railroad from New Orleans to Jackson, Mississippi, at or near the house of Benjamin Weil.

In Virginia. — From Muddy Creek, in Preston county, via Greensburg, Cranesville, Old Lang run, and Accidence, to Addison in Maryland.

In Texas. — From Johnson's Station, via Fort Worth, to Fort Belknap.

In Iowa. — From Fort Madison, via West Point and Big Mound, to Keosauqua.

APPROVED, August 5, 1854.

Chap. CCLXXII. — An Act to Repeal the first proviso of the fourth section of the Act entitled, "An act granting Bounty Land to certain Officers and Soldiers who have been engaged in the Military Service of the United States," approved September twenty-eighth, one thousand eight hundred and fifty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first proviso of the fourth section of the act entitled "An act granting bounty land to certain officers and soldiers who have been engaged in the military service of the United States," approved September twenty-eighth, one thousand eight hundred and fifty, be, and the same is hereby repealed.

APPROVED, August 5, 1854.
Aug. 5, 1854.  

**CHAP. CCLXXIV.**—An Act authorizing the Payment of Balance of the Property Accounts between the United States and the State of New York, for Military Stores, 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 Treasury be, and he is hereby authorized and directed to pay to the Governor of the State of New York the sum of eleven thousand nine hundred and twenty-nine dollars and forty-five cents, that being the balance due said State, arising out of issues of military stores by said State to officers of the United States army, and to volunteers and militia in the service of the United States during the war with Great Britain, declared in eighteen hundred and twelve.

**APPROVED, August 5, 1854.**

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Aug. 5, 1854.  

**CHAP. CCLXXVI.**—An Act to establish a Land District in the State of Florida, to be called the District of Tampa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that part of the land districts of Neumannsville and St. Augustine in the State of Florida, lying south of the line dividing townships nineteen and twenty, south, be, and the same is hereby created a land district, to be called the District of Tampa, the office for which shall be at Tampa.

Sec. 2. And be it further enacted, That this act shall take effect at the expiration of six months from the day of its passage.

**APPROVED, August 5, 1854.**
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RESOLUTIONS.

[No. 1.] Joint Resolution of thanks to General John E. Wool.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the thanks of Congress are due, and are hereby tendered, to Brevet Major-General John E. Wool, for his distinguished services in the late war with Mexico; and especially for the skill, enterprise, and courage which distinguished his conduct at the battle of Buena Vista.

Resolved, That the President be requested to cause a sword, with suitable devices, to be presented to General Wool, as a testimony of the high sense entertained by Congress of his gallant and judicious conduct on that memorable occasion.

Resolved, That the President be requested to cause a copy of the foregoing resolutions to be transmitted to General Wool.

Approved, January 24, 1854.

Jan. 24, 1854.

[No. 3.] A Resolution authorizing an Increase of the Force in the Office of the Superintendent of the Public Printing.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Superintendent of the Public Printing be, and he is hereby authorized to increase the force in his office by the appointment of two additional clerks, at the same salary per annum now allowed the clerks employed therein.

Approved, February 10, 1854.

Feb. 10, 1854.

[No. 4.] A Resolution for Supplying new Members of the Senate and House of Representatives with such Books of a public character as have been heretofore supplied.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That each of the new members of the two houses of Congress be supplied with the same number and description of such books of a public character as were supplied to each member of the Senate or House of Representatives during the last Congress: Provided, They be furnished by the publishers at prices not exceeding those at which they have been heretofore supplied for the use of the members of either House.

Approved, February 23, 1854.

Feb. 23, 1854.

[No. 5.] Joint Resolution authorizing a Supplemental Contract for certain Marble for the Capitol Extension.

Resolved 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 cause a supplemental contract to be made with the contractors for marble for the Capitol extension, to procure the columns and ashlar in larger blocks than required by the specifications of their present contract.

Approved, March 1, 1854.

March 1, 1854.
March 27, 1854.  [No. 6.]  A Resolution accepting certain Volumes and Medals presented by her Britannic Majesty’s Government to the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Government of the United States accept the presentation volumes and medals illustrative of the Exhibition in London, in eighteen hundred and fifty-one, presented by her Britannic Majesty’s Government, in behalf of her Majesty’s Commissioners for the said exhibition, and that they be placed in the Library of Congress.

Resolved, That a copy of this resolution be communicated to the British Government in such manner as the President of the United States may see proper.

APPROVED, March 27, 1854.

March 27, 1854.  [No. 7.]  Joint Resolution authorizing the Secretary of the Treasury and Light-House Board to determine upon the Site, Plan and Mode of Constructing the Light-House on Cohasset Rocks, 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 and Light-House Board be, and hereby are, authorized to determine upon the site, plan and mode of constructing the light-house upon the Cohasset rocks, on the southerly side of the entrance into Boston harbor. And so much of the act approved August thirty-one, eighteen hundred and fifty-two, and the act approved March third, eighteen hundred and fifty-three, relative to the rebuilding of the light-house, on Minot’s Ledge, as are inconsistent with the provisions of this act, are hereby repealed.

APPROVED, March 27, 1854.

March 27, 1854.  [No. 8.]  Joint Resolution relative to Bids for Provisions, Clothing, and Small Stores for the use of the Navy.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That all bids for supplies of provisions, clothing, and small stores for the use of the navy may be rejected, at the option of the department, if made by one who is not known as a manufacturer of, or regular dealer in, the article proposed to be furnished; which fact, or the reverse, must be distinctly stated in the bids offered; that the bids of all persons who may have failed to comply with the conditions of any contracts they may have previously entered into with the United States, shall, at the option of the department, be rejected; that if more than one bid be offered for the supply of an article on account of any one party either in his own name, or in the name of his partner, clerk, or any other person, the whole of such bids shall be rejected at the option of the department — and that copartners of any firm shall not be received as sureties for each other — and that whenever it may be deemed necessary for the interest of the government and the health of the crews of the United States vessels, to procure particular brands of flour, which are known to keep best on distant stations, the Bureau of Provisions and Clothing, with the approbation of the Secretary of the Navy be, and hereby is, authorized to procure the same on the best terms, in market over.

APPROVED, March 27, 1854.

April 6, 1854.  [No. 10.]  A Resolution authorizing the Secretary of the Treasury to pay the Expenses of Codifying and Revising the Revenue Laws.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and hereby is, appropriated out of any money in the treasury not otherwise approp
ated, five thousand dollars, or so much thereof as may be necessary to pay for preparing a general revenue law in accordance with a resolution of the Senate passed in January, one thousand eight hundred and fifty-three, and the necessary expenses, and that the Secretary of the Treasury report to Congress at its meeting in December next, the items of such pay and expenditures.

Approved, April 6, 1854.

[No. 11.] A Joint Resolution authorizing the Accounting Officers of the Treasury to Adjust the Expenses of a Board of Commissioners appointed by the Territorial Assembly of Oregon, to prepare a Code of Laws—also, to Adjust the Expense of Collecting and Printing certain Laws and Archives of the Territory of Oregon.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the treasury be authorized to adjust the expense of a board of commissioners appointed under "An act" of the legislative assembly of Oregon "to create a board of commissioners to prepare a code of laws for the Territory of Oregon," which passed the House of Representatives on the eighth day of January, eighteen hundred and fifty-three, and the Council, on the twelfth of January, eighteen hundred and fifty-three; and to adjust the expense incurred under another act of the said legislative assembly, entitled "An act to provide for the collection and publication of the laws and archives of Oregon," which passed the Council on the twenty-second of December, eighteen hundred and fifty-two, and the House of Representatives on the twenty-sixth of January, eighteen hundred and fifty-three, and that the just and proper compensation and expense found to have been reasonably and necessarily incurred, be paid from the balance of appropriations "for compensation and mileage of the members of the Legislative Assembly, officers, clerks, and contingent expenses of the Assembly of Oregon," now standing on the books of the treasury unexpended.

Approved, May 3, 1854.

[No. 12.] A Resolution for Extending an existing Contract for carrying the Mail in Alabama.

Resolved 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 extend the existing contract for carrying the mail upon the route between Montgomery and Mobile, for four years from the time at which said contract would expire by its own limitation, if, in his opinion, the public interest and convenience will be promoted by such extension of said contract.

Approved, May 3, 1854.

[No. 13.] Joint Resolution directing the Connection of the Public Surveys in Alabama with the Boundary Line between the States of Alabama and Florida.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the connection of the public surveys in Alabama, with the boundary line between the States of Alabama and Florida, shall be made under the direction of the General Land-Office, and that the same be executed as early as practicable.

Approved, June 29, 1854.

[No. 16.] Joint Resolution explanatory of the Second Section of "A Resolution to Establish certain Post Routes," approved July twelve, one thousand eight hundred and fifty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the second section of the vol. x. Pub. — 75
Compensation for carrying the mails on two routes in New York.


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 hereby are directed to distribute, by mail or otherwise, the works now publishing by authority of Congress, known as the works of Thomas Jefferson, in the manner following, to wit: To the President of the United States one copy; to the Libraries of the different Departments, of the Postmaster-General and the Attorney-General, one copy; to each member of the present Senate and House of Representatives, one copy; to the office of the Secretary of the Senate, five copies; to the Library of the House of Representatives, ten copies; to the Library of Congress, six copies; to the Libraries of the States and Territories of the Union, each one copy; to the Smithsonian Institution, the Military Academy, and the Naval School at Annapolis, each one copy; to the Joint Committee on the Library, for the purpose of international exchange, twelve copies; to such colleges and literary and scientific institutions or associations as shall be designated by the present Committee on the Library, three hundred copies.

APPROVED, July 17, 1854.

Distribution of works of Thomas Jefferson.

July 20, 1854.


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 hereby are directed to distribute, by mail or otherwise, the works now publishing by authority of Congress, known as the works of Thomas Jefferson, in the manner following, to wit: To the President of the United States one copy; to the Libraries of the different Departments, of the Postmaster-General and the Attorney-General, one copy; to each member of the present Senate and House of Representatives, one copy; to the office of the Secretary of the Senate, five copies; to the Library of the House of Representatives, ten copies; to the Library of Congress, six copies; to the Libraries of the States and Territories of the Union, each one copy; to the Smithsonian Institution, the Military Academy, and the Naval School at Annapolis, each one copy; to the Joint Committee on the Library, for the purpose of international exchange, twelve copies; to such colleges and literary and scientific institutions or associations as shall be designated by the present Committee on the Library, three hundred copies.

APPROVED, July 20, 1854.

Compensation of employees in Congress.

July 20, 1854.

[No. 18.] Joint Resolution to fix the Compensation of the Employees in the Legislative Department of the Government, and to prohibit the allowance of the usual extra compensation to such as receive the benefits hereof.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the officers, clerks, messengers, and other employees in the Legislative Department of the Government, shall be paid an increased compensation of twenty per cent. upon the compensation now received by them respectively; and the messengers of the House of Representatives shall not receive less than is allowed to messengers of the Senate of the same class; such increased compensation to commence from the first day of July, eighteen hundred and fifty-three; and that a sum sufficient to pay the same to the thirty-first of June, eighteen hundred and fifty-five, is hereby appropriated out of any money in the treasury not otherwise appropriated: Provided, That no person whose compensation was increased by the act approved, April twenty-two, eighteen hundred and fifty-four, shall be benefited by this joint resolution: And provided further, That the usual extra compensation shall not hereafter be allowed to any person receiving the benefits of this joint resolution.

APPROVED, July 20, 1854.

1854, ch. 52.

Aug. 4, 1854.

[No. 24.] A Joint Resolution directing the Presentation of a Medal to Commander Duncan N. Ingram.

Be it resolved 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, requested to cause to be made a medal, with suitable devices, and presented to Commander Duncan N. Ingraham, of the navy of the United States, as a testimonial of the high sense entertained by Congress of his gallant and judicious conduct on the second of July, eighteen hundred and fifty-three, in extending protection to Martin Koszta, by rescuing him from illegal seizure and imprisonment on board the Austrian war-brig Hussar.

Approved, August 4, 1854.

[No. 25.] A Joint Resolution making Appropriation for the Payment of those entitled to the Benefits of the Resolution of the House of Representatives of the United States, passed August third, eighteen hundred and fifty-four, voting Extra Compensation to Pages, Fold- ers, and others.

Approved, August 5, 1854.

[No. 49.] A Joint Resolution making Appropriation for persons employed in service of Congress.
PUBLIC ACTS OF THE THIRTY-THIRD 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 fourth day of December, 1854, and ended on Saturday, the third day of March, 1855.

FRANKLIN PIERCE, President. JESSE D. BRIGHT, President of the Senate, pro tempore. LINN BOYD, Speaker of the House of Representatives.

CHAP. I. — An Act for the better Preservation of Life and Property from Vessels shipwrecked on the Coasts 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 he is hereby, authorized to establish such additional stations on the coasts of Long Island and New Jersey, for affording aid to shipwrecked vessels thereon, to change the location of the existing stations, and to make such repairs and to furnish such apparatus and supplies as may, in his judgment, be best adapted to give effect to the objects of this act.

SEC. 2. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized to appoint a keeper, at a compensation not exceeding two hundred dollars, at each of the stations to be established under the provisions of the first section of this act, and a superintendent, who shall also have the powers, and perform the duty of an inspector of the customs for each of the coasts therein mentioned, and to give said keepers and superintendents proper instructions relative to the duties to be required of them.

SEC. 3. And be it further enacted, That no boat shall be purchased and located at any point other than on the coasts of Long Island and New Jersey, unless the same be placed in the immediate care of an officer of the Government, or unless bond shall be given by proper individuals, living in the neighborhood, conditioned for the care and preservation of the same, and its application to the uses intended.

SEC. 4. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized to establish stations at such light-houses as, in his judgment, he shall deem best, and the keepers of such lights shall take charge of such boats and apparatus as may be put in their charge respectively, as a part of their official duties.

APPROVED, December 14, 1854.

CHAP. V. — An Act to relinquish to the State of Wisconsin the Lands reserved for Salt Springs therein.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in lieu of the "twelve salt springs, with six sections of land adjoining to each," heretofore granted.
Seventy-two sections may be selected in lieu of those granted by act of 1846, ch. 88, § 7.

1852, ch. 24.

THIRTY-THIRD CONGRESS. Sess. II. Ch. 6, 7. 1854.

to the State of Wisconsin for its use by the fourth clause of the seventh section of the act entitled "An act to enable the people of Wisconsin Territory to form a Constitution and State Government, and for the admission of such State into the Union," approved the sixth day of August, in the year eighteen hundred and forty-six, there be and hereby is granted to the said State of Wisconsin, to be selected by the legislature of said State out of any public land subject to private entry, and to be sold in such manner as the legislature may direct, for the benefit and in aid of the university of said State, and for no other purpose whatever, seventy-two sections of land: Provided, That any selections of land heretofore made under the act entitled "An act to extend the time for selecting land granted to the State of Wisconsin, for saline purposes," approved the fourth day of May, eighteen hundred and fifty-two, and which shall not have been sold by the United States, and is not legally claimed by pre-emption, or otherwise, shall be, and hereby are granted and confirmed to said State for the use of the university of said State, as a part of the seventy-two sections hereby granted.

APPROVED, December 15, 1854.

Dec. 19, 1854.

CHAP. VI. — An Act allowing the further time of two years to those holding Land by Entries in the Virginia Military District in Ohio, which were made prior to first January, eighteen hundred and fifty-two, to have the same surveyed and patented.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the officers and soldiers of the Virginia line, or continental establishment, their heirs or assigns, entitled to bounty lands, which have, prior to the first day of January, Anno Domini, 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 the time of two years, from and after the passage of this act, to make and return their surveys and warrants, or certified copies of warrants, to the General Land-Office.

APPROVED, December 19, 1854.

Dec. 19, 1854.

CHAP. VII. — An Act to provide for the extinguishment of the title of the Chippewa Indians to the Lands owned and claimed by them in the Territory of Minnesota, and State of Wisconsin, and for their Domestication and Civilization.

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 cause negotiations to be entered into with the Chippewa Indians, for the extinguishment of their title to all the lands owned and claimed by them in the Territory of Minnesota and State of Wisconsin, which treaties shall contain the following provisions, and such others as may be requisite and proper to carry the same into effect: —

First. Granting to each head of a family, in fee simple, a reservation of eighty acres of land, to be selected in the territory ceded, so soon as surveys shall be completed, by those entitled, which said reservations shall be patented by the President of the United States, and the patent therefor shall expressly declare that the said lands shall not be alienated or leased by the reservees, or their heirs and legal representatives, until otherwise ordered by Congress, and no change of location shall be made without the assent of the President of the United States.

Second. The annuities to which said Indians are entitled, under existing treaties, with the consent of said Indians, together with such as may be allowed them for the cession, or cessions, under the provisions of this act, shall be equally distributed and paid them at their villages, or settlements, within the limits of the ceded territory; but the President shall be invested with
power to cause said annuities to be commuted, from time to time, for such articles of goods, provisions, stock, cattle, implements of agriculture, the clearing and fencing of land, and the erection of buildings and other improvements, as, in his discretion, will conduce most to promote their comfort, civilization, and permanent welfare.

Third. All the benefits and privileges granted to said Indians shall be extended to and enjoyed by the mixed bloods belonging to or connected with the tribe, and who shall permanently reside on the ceded lands.

Fourth. The laws of the United States and the Territory of Minnesota shall be extended over the Chippewa territory in Minnesota whenever the same may be ceded, and the same shall cease to be "Indian country," except that the lands reserved to said Indians, or other property owned by them, shall be exempt from taxation and execution; and that the act passed thirtieth June, eighteen hundred and thirty-four, "to regulate trade and intercourse with the Indian tribes," etc., be inoperative over the said ceded territory, except the twentieth section, which prohibits the introduction and sale of spirituous liquors to Indians.

Fifth. The President shall have power to prescribe and enforce such rules and regulations, not inconsistent with the foregoing provisions, as he may deem necessary for the effectual execution of the purposes of this act, which said rules and regulations shall be annually reported to Congress.

SEC. 2. And be it further enacted, That for the purpose of defraying the expenses of said negotiations, the sum of ten thousand dollars be, and the same is hereby, appropriated out of any money in the treasury not otherwise appropriated.

APPROVED, December 19, 1854.

CHAP. X. — An Act to authorize the issue of Patents to Lands in any State or Territory, in certain Cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in case of any claim to land in any State or Territory which has heretofore been confirmed by law, and in which no provision is made by the confirmatory statute for the issue of patents, it shall and may be lawful, where surveys for the land have been or may hereafter be made, to issue patents for the claims so confirmed, upon the presentation to the Commissioner of the General Land-Office of plats of survey thereof, duly approved by the surveyor-general of any State or Territory, if the same be found correct by the said commissioner: Provided, That such patents shall only operate as a relinquishment of title on the part of the United States, and shall in no manner interfere with any valid adverse right, if such exist, to the same land, nor be construed to preclude a legal investigation and decision by the proper judicial tribunal between adverse claimants to the same land.

APPROVED, December 22, 1854.

CHAP. XV. — An Act to suppress the Circulation of Small Notes, as a Currency, 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 if any person or persons, body politic or corporate, within the District of Columbia, shall make, emit, issue, utter, sign, draw, or endorse any bank note, promissory note, or any instrument of writing, for the payment or delivery of money, or other valuable thing, or of any thing purporting to be a valuable thing, of a less amount than five dollars, to be used as a paper currency, or as a circulating medium, either as money, or in lieu of money or of any other currency, every such person, and every member, officer, or agent of such

1854, ch. 161.

 Appropriation.

1854, ch. 201.

 Patents to issue for all lands heretofore granted.

 Effect of the patent.
body politic or corporate, concerned in, or assenting to, such making, emitting, issuing, uttering, signing, drawing, or endorsing, as aforesaid, for any of the purposes aforesaid, shall forfeit and pay the sum of ten dollars for each and every such bank note, promissory note, or instrument of writing so made, issued, emitted, uttered, signed, drawn, or endorsed, one half to the use of any person who shall sue therefor, and the other half to the county of Washington, District of Columbia. And, on the trial of any such cause, if the promissory note, bank note, or other instrument in question, be in part or in the whole printed or engraved, it shall be deemed sufficient evidence of an intention to put the same into circulation in violation of this act, unless the contrary be shown.

SEC. 2. And be it further enacted, That it shall be unlawful for any person or persons, body politic or corporate, to pass, or offer to pass, within the District of Columbia, any bank note, promissory note, or any instrument in writing of a less denomination or amount than five dollars, either as money, or in lieu of money, or of any other currency; and any other person or persons, and every member, officer, or agent of such body politic or corporate, violating the provisions of this section, shall forfeit and pay a sum of not less than five, nor more than ten dollars, for every such offense, one half to the use of the person who shall sue therefor, and the other half to the use of the county of Washington, District of Columbia.

SEC. 3. And be it further enacted, That any person or persons, body politic and corporate, holding any such bank note, promissory note, or instrument in writing, may present the same for payment to the person or persons, body politic or corporate, that made, emitted, issued, uttered, signed, drew, or endorsed the same; and if, upon such presentment, the person or persons, body politic or corporate, that made, emitted, issued, uttered, signed, drew, or endorsed the same, neglect or refuse to redeem the same in gold or silver, such party so neglecting or refusing shall forfeit and pay the sum of twenty dollars for each and every such bank note, promissory note, or instrument in writing so presented, and payment thereof neglected or refused, as aforesaid, to the use of the person or persons, body politic or corporate, holding and presenting the same as aforesaid.

SEC. 4. And be it further enacted, That each and every forfeiture, under the foregoing provisions of this act, shall be recovered in an action of debt, before any justice of the peace in the District of Columbia, in the name of any person who shall sue therefor, and jurisdiction is hereby expressly given to each and every justice of the peace in the District of Columbia to try and adjudicate each and every such case.

SEC. 5. And be it further enacted, That all contracts, whether written or verbal, hereafter made, to pay or deliver money or any valuable thing, or thing purporting to be a valuable thing, the consideration whereof may be, either wholly or in part, any paper currency or circulating medium under five dollars, or other paper or currency prohibited by this act, shall be deemed and held to be illegal and void; and the person or persons suing on such contract shall have no remedy in any court of law or equity; and, in any suit brought on such contract, it shall be competent for the defendant, under the general issue, or any appropriate special plea, to offer evidence of the nature or of the consideration of the contract so sued on; and, on the defendant's making oath that he or she has not evidence sufficient to prove the nature or consideration of such contract, it shall be the duty of the court before which such suit may be brought, to require the plaintiff or plaintiffs, or either or any of them, to be sworn to testify the truth in regard to the transaction; and if the plaintiff or plaintiffs shall not be present at the trial, to compel the attendance of such plaintiff or plaintiffs as a witness or witnesses, and to postpone or continue the cause till such attendance can be procured; and if, after the
whole evidence shall have been heard, it shall appear that the consideration, either wholly or in part, of the contract was such paper currency or circulating medium prohibited by this act, judgment shall be rendered for the defendant or defendants, and for costs against the plaintiff or plaintiffs.

SEC. 6. And be it further enacted, That if any merchant, hotelkeeper, shopkeeper, grocer, commission merchant, or insurance agent, any owner or driver of a hackney carriage, omnibus, cart, wagon, or dray, any butcher, butcher, auctioneer, livery-stable keeper, any owner or keeper of a billiard-table or ten-pin alley, any pawnbroker, any manager or agent of theatrical or other amusements, any hawker or pedlar, transacting business under a license granted by the corporation of the city of Washington or of Georgetown, in the District of Columbia, or any other person or persons transacting business under such license, shall either receive or pay out any paper under the denomination of five dollars, or any other paper not payable in specie on demand, so prohibited as aforesaid, it shall be the duty of the attorney of the United States for the District of Columbia to sue out process in the nature of a scire facias, or to institute other suitable proceedings in the Circuit Court of the District of Columbia, against such offender or offenders, returnable to the said court immediately, if said court be then sitting, or to the next term of said court, if there be then a vacation of the terms of said court, requiring such offenders to show cause why his, her, or their license aforesaid, shall not be forfeited; and on proof exhibited to said court of such receiving or paying out of such prohibited paper as aforesaid, said court shall forfeit, annul, and vacate such license, and no other license for any purpose shall be granted to such offender or offenders until one year thereafter shall have passed and expired.

SEC. 7. And be it further enacted, That it shall be the duty of the marshal of the District of Columbia, and of every constable of said district, to give information to some justice of the peace in said district, of every violation of this law which may come to his knowledge.

SEC. 8. And be it further enacted, That on the trial of any cause other than a criminal prosecution, under the provisions of this act, it shall be lawful for the court before whom such cause is pending, to cause to be brought before said court, and examined as a witness, any defendant to any such suit, his agent or employer, touching the matters and things in controversy, and to employ such process to effect the object aforesaid, as is usual in other cases.

SEC. 9. And be it further enacted, That this act shall be in force from and after the first day of November next; and that so much and such parts of all former acts as may be repugnant to this act be and the same are hereby repealed.

APPROVED, December 27, 1854.

CHAP. XVIII. — An Act vesting the Title of the United States to certain Land in the City of Cincinnati.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the title and interest of the United States to the unsold land (if any there be) in fractional section number eleven, in fractional township number four, in fractional range number one, of John Cleve Symme's purchase of lands, within the now State of Ohio, be, and the same hereby is, vested in the corporate authorities of the city of Cincinnati, and their successors in office, and in any other occupants of the same, in severalty, upon payment to the Commissioner of the General Land Office of the minimum price of land subject to entry: Provided, That nothing in this act shall be so construed as to

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impaired the legal or equitable rights of any other person or persons to the
said land, or to any part thereof.

Approved, December 29, 1854.

Dec. 30, 1854.

CHAP. XIX. — An Act to Provide for the Contingent Expenses of the Territory of
Nebraska.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the sum of one thousand
dollars be appropriated to defray the contingent expenses for the govern-
ment of the territory of Nebraska for the remainder of the present fiscal
year, the former appropriation of fifteen hundred dollars having been
drawn from the treasury by the late Governor Burt, and by reason of his
death unavailable for the present, it being the true intent and meaning of
this act that not more than fifteen hundred dollars shall be expended for
said contingencies within this fiscal year.

Approved, December 30, 1854.

Jan. 3, 1855.

CHAP. XX. — An Act giving the Consent of Congress to the Cession by the State of Mas-
sachusetts to the State of New York, of the District of Boston Corner.

Whereas, the commonwealth of Massachusetts, by an act of its legisla-
ture, approved May fourteenth, A. D., eighteen hundred and fifty-
three, ceded the sovereignty and jurisdiction over that portion of
its territory known as the district of Boston Corner, situated in the
southwesterly corner of said commonwealth, and westerly of the south-
west line of the town of Mount Washington, in the county of Berkshire
and commonwealth aforesaid, to the State of New York, said act not
to take effect, however, until the Congress of the United States shall
consent to such cession and annexation:

And whereas, the State of New York, by an act of its legislature, passed
July twenty-first, A. D., eighteen hundred and fifty-three, accepted
the sovereignty and jurisdiction over that portion of the territ-
ory of Massachusetts above described, and known as the district of
Boston Corner, upon the terms, and subject to the provisions expressed
in said act of cession, as appears by certified copies of said acts filed in
the office of the clerk of the House of Representatives:

And whereas, for the better defining the limits and extent of the territory
above-mentioned, commissioners on behalf of said States of Mas-
sachusetts and New York, duly authorized for that purpose, have caused
an accurate survey and map to be made of said territory, and sufficient
monuments to be erected in and along its eastern boundary line, as
required by said acts, a copy of said survey and map, duly authenti-
cated, having also been filed in the office of said clerk: 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 Con-
gress of the United States be, and the same is hereby, given to said
cession and annexation.

Approved, January 3, 1855.

Jan. 3, 1855.

CHAP. XXI. — An Act for the Liquidation of the Penitentiary Indebtedness.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the sum of seven thou-
sand one hundred and eighty-six dollars and ninety-two cents is hereby
appropriated, out of any moneys in the treasury not otherwise appro-
priated, to enable the Secretary of the Interior to liquidate the present
indebtedness of the penitentiary in the District of Columbia.

Approved, January 3, 1855.
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Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That each of the said auxiliary watch shall receive an annual compensation of six hundred dollars, commencing with the present fiscal year, to be paid out of any money in the treasury not otherwise appropriated.

SEC. 2. And be it further enacted, That so much of the above-recited act, and of the act approved March three, eighteen hundred and fifty-three, fixing the compensation of the said auxiliary watch, be, and the same is hereby, repealed.

APPROVED, January 8, 1855.

CHAP. XXV. — An Act to continue in force, for a limited time, the Provisions of the Act of Congress of third March, eighteen hundred and fifty-one, and the Second Section of its Supplement of eighteenth January, eighteen hundred and fifty-four, so as to enable the Board of Land Commissioners in California to close their Adjudications of Private Land Titles in that State, 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 act of Congress approved third March, eighteen hundred and fifty-one, "to ascertain and settle the private land claims in the State of California," and of the second section of the act of eighteenth January, eighteen hundred and fifty-four, continuing the same in force, be further continued in force for the term of one year, and no longer, from the third March, eighteen hundred and fifty-five.

SEC. 2. And be it further enacted, That the United States district attorney for the northern district of California be, and he is hereby, authorized to employ assistant counsel to aid him in defending the interests of the United States in the land suits for the adjudication of such claims before the district court, at a salary not exceeding three thousand six hundred dollars per annum, and also to employ such clerical force, not exceeding two persons, at a compensation of one hundred and fifty dollars per month each; the services of said assistant counsel, and the clerical force aforesaid, not to continue beyond the exigencies of the service, nor longer than the term of one year from the period of their several appointments.

SEC. 3. And be it further enacted, That the said commissioners, or either of them, may issue the writ of subpoena requiring the attendance of witnesses before the said board, and that for any contempt in refusing obedience to such writ, the said board shall have the same power to inflict punishment now possessed by the district court of the United States.

APPROVED, January 10, 1855.


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 for the construction of military roads in the Territories of Nebraska and Washington, to wit: For the construction of a military road from the Great Falls of the Missouri River, in the Territory of Nebraska, to intersect the military road now established leading from Walla Walla to Puget's Sound, thirty thousand dollars. For the construction of a military road from the Dalles of the Columbia to Columbia City Barracks, twenty-five thousand dollars. For
the construction of a military road from Columbia City Barracks to Fort Steilacoom on Puget's Sound, thirty thousand dollars. The said military roads shall be constructed under the direction of the Secretary of War.  
Approved, February 6, 1855.

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Feb. 10, 1855.  


Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That in lieu and place of the appropriation and provision in section two, of chapter two hundred and forty-two, approved August fourth, eighteen hundred and fifty-four, for the erection of a building therein described, in the city of Milwaukee, the Secretary of the Treasury is hereby authorized and directed to cause to be constructed, at the said city of Milwaukee, for the accommodation of the custom-house, post-office, and United States courts, a building of stone or brick, with fire-proof floors, constructed of iron beams and brickwork, iron roof, shutters, and sills; eighty-five feet by sixty feet, sixty feet in height from the foundation; to cost not more than eighty-eight thousand dollars; which said sum of eighty-eight thousand dollars, with ten per cent. on the said sum for cost of superintendence of erection and, other contingent expenses, is hereby appropriated for this object out of any moneys in the treasury not otherwise appropriated.  
Approved, February 10, 1855.

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Feb. 10, 1855.  

CHAP. LXXI. — An Act to secure the Right of Citizenship to Children of Citizens of the United States born out of the Limits thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That persons heretofore born, or hereafter to be born, out of the limits and jurisdiction of the United States, whose fathers were or shall be at the time of their birth citizens of the United States, shall be deemed and considered and are hereby declared to be citizens of the United States: Provided, however, That the rights of citizenship shall not descend to persons whose fathers never resided in the United States.  
Sec. 2. And be it further enacted, That any woman who might lawfully be naturalized under the existing laws, married, or who shall be married to a citizen of the United States, shall be deemed and taken to be a citizen.  
Approved, February 10, 1855.

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Feb. 10, 1855.  

CHAP. LXXII. — An Act to divide the State of Ohio into two Judicial Districts, and to provide for holding the District and Circuit Courts of the United States therein.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State of Ohio be, and the same is hereby, divided into two judicial districts, in the following manner, to wit: The counties of Belmont, Guernsey, Muskingum, Licking, Franklin, Madison, Champaign, Shelby, and Mercer, together with all that part of the State lying south of the above-mentioned counties, shall compose one district, to be called the southern district of Ohio, and a court shall be held for the said district at the city of Cincinnati, and all the remaining part of said State shall compose another district, to be called the northern district of Ohio, and a court shall be held for the same in the city of Cleveland, in said State.  
Sec. 2. And be it further enacted, That there shall be two terms of the circuit and district courts begun and held in each of said districts,
to wit: At the city of Cincinnati, for the southern district, on the third Tuesdays of April and October, and at the city of Cleveland, for the northern district, on the second Tuesdays of July and November, in each year; and the said courts are hereby authorized to hold adjourned terms, when the business before the court shall, in the opinion of the court, require it.

Sec. 3. And be it further enacted, That all suits and other proceedings, of whatever name or nature, now pending in the circuit or district courts of the United States for the district of Ohio, shall be tried and disposed of in the circuit and district courts respectively, for the southern district of Ohio, in the same manner as the same would have been in case said State had not been divided into two districts; and for that purpose the jurisdiction is reserved to said courts in the southern district, and the clerk of the circuit and district courts, for the present district of Ohio, shall remove the records and files of the said circuit and district courts to the city of Cincinnati, and do, and perform, all the duties appertaining to his office within the southern district; and all process and other proceedings taken or issued, or made returnable to the circuit or district court for the present district of Ohio, shall be returnable at the next term of the said courts respectively, in the southern district of Ohio.

Sec. 4. And be it further enacted, That upon the application of any party to any suit now pending, which would have been commenced in the northern district, if this act had been in force before the commencement of said suit, the proper court may, and if all parties consent, shall order that the same be removed for further proceedings to the proper court for the northern district; and thereupon, the clerk shall transmit all the papers in the cause, with a transcript of the order of the removal, to the clerk of the court to which the suit shall be removed, and all further proceedings shall be had in said court as if the suit had been originally commenced therein.

Sec. 5. And be it further enacted, That the present judge of the district of Ohio be, and he is hereby, assigned to hold said courts in the southern district of Ohio, and shall exercise the same jurisdiction, and perform the same duties, within said district, as he now exercises and performs within his present district.

Sec. 6. And be it further enacted, That final process upon any judgment or decree entered in the circuit or district court of the United States for the district of Ohio, and all other process for the enforcement of any order of said courts, respectively, in any cause now pending therein, except causes removed as hereinbefore provided, shall be issued from and made returnable to the proper court for the southern district of Ohio, and may run and be executed by the marshal of said southern district in any part of said State.

Sec. 7. And be it further enacted, That there be appointed a district judge for the said northern district of Ohio; who shall possess the same powers, and do and perform all such duties in his district as are now enjoined or in anywise appertaining to the present district judge for the district of Ohio, and the district judge of each district shall be entitled to the same compensation as by law is provided for the present judge for the district of Ohio.

Sec. 8. And be it further enacted, That there be appointed one person as district attorney, and one person as marshal, for said southern district, whose terms of appointment and service, as well as duties and emoluments, shall be the same with those respectively appertaining to the said offices in the district of Ohio; and said marshal shall give the same bond that other marshals are required to give, to be approved and recorded as now directed by law. Provided, That the present district attorney of the district of Ohio shall be the district attorney of the northern district, but shall retain the charge of all suits already commenced until final termina-
tion, unless the President of the United States shall otherwise direct; and the present marshal of the district of Ohio shall be the marshal of the northern district, during their respective official terms.

SEC. 9. And be it further enacted, That all suits hereafter to be brought in either of said courts, not of a local nature, shall be brought in the court of the district where the defendant resides; but if there be more than one defendant and they reside in different districts, the plaintiff may sue in either and send a duplicate writ against the defendants, directed to the marshal of the other district, on which an indorsement shall be made that the writ thus sent is a copy of a writ sued out of the court of the proper district; and the said writs, when executed and returned into the office from whence they issued, shall constitute one suit, and be proceeded in accordingly.

Approved, February 10 1855.
SEC. 5. And be it further enacted, That the present judge of the district of Illinois be, and is hereby, assigned to the northern district of Illinois.

SEC. 6. And be it further enacted, That final process on any judgment or decree entered in the circuit or district courts of the United States for the district of Illinois, and all other process for the enforcement of any order of said courts, respectively, in any cause now pending therein, except causes removed, as hereinbefore provided, shall be issued from and made returnable to the proper court for the northern district of Illinois, and may be directed to and executed by the marshal of the said northern district, in any part of the said State.

SEC. 7. And be it further enacted, That there be appointed a district judge for the said southern district of Illinois, and the district judge of each of the said districts shall be entitled to an annual salary of twenty-five hundred dollars.

SEC. 8. And be it further enacted, That the present district attorney for the district of Illinois shall be the district attorney for the northern district; the present marshal of the district of Illinois, shall be the marshal for the northern district; and the present clerk of the courts for the district of Illinois, shall be the clerk of the courts for the northern district, during their respective official terms.

SEC. 9. And be it further enacted, That there be appointed a district attorney, a marshal, and a clerk of the court, for the southern district.

APPROVED, February 18, 1855.

CHAP. XCVII. — An Act to continue, temporarily, the Offices of Register and Receiver at Vincennes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the offices of register and receiver shall be continued at Vincennes, Indiana, until after a final report shall have been made by the commissioners pursuant to the act of Congress, approved July twenty-seventh, eighteen hundred and fifty-four, entitled "An act to ascertain and adjust the titles to certain lands in the State of Indiana," and the act of Congress approved twelfth June, eighteen hundred and forty, for the discontinuance of land-offices, under certain circumstances, shall not apply to the offices at Vincennes, until the services required by the aforesaid act of twenty-seventh July, eighteen hundred and fifty-four, of the commissioners, shall have been fully performed.

APPROVED, February 18, 1855.

CHAP. XCVIII. — An Act to refund to the Officers of the Customs and Others, of the District of Passamaquoddy, certain Moneys.

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, out of any moneys in the treasury not otherwise appropriated, to pay to the late officers of the customs of the district of Passamaquoddy, and informers, their proportion of the net proceeds of sale, by virtue of existing laws, arising from the condemnation of the schooners "L'Etang" and "Josephine," and the barque "Phenix," for a violation of the revenue laws in the district of Maine; the same having been wrongfully paid into the treasury of the United States through mistake.

APPROVED, February 14, 1855.
Feb. 14, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the section reading as follows: "For reopening a communication between Albemarle Sound, North Carolina, and the Atlantic Ocean, by the construction of a breakwater across Croatan Sound, fifty thousand dollars," be amended by striking out the words "by the construction of a breakwater across Croatan Sound."

APPROVED, February 14, 1855.

Feb. 17, 1855.

CHAP. CIV. — An Act for the Construction of a Military Road in Oregon Territory.

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 construction of a military road from Astoria to Salem, in the Territory of Oregon; the said road to be constructed under the direction of the Secretary of War, pursuant to contracts to be made by him.

APPROVED, February 17, 1855.

Feb. 17, 1855.

CHAP. CV. — An Act making an Appropriation for a Territorial Road in the Territory of Nebraska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of constructing a territorial road from a point on the Missouri River, (opposite the city of Council Bluffs,) in the Territory of Nebraska, to New Fort Kearney, in said territory, there be, and hereby is, appropriated the sum of fifty thousand dollars.

APPROVED, February 17, 1855.

Feb. 17, 1855.

CHAP. CVI. — An Act for the Erection of a Military Post on or near the Pembina River in the Territory 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 sum of five thousand dollars, out of any money in the treasury, not otherwise appropriated, be, and the same is hereby, appropriated, to be expended under the direction of the Secretary of War, for the erection of a military post in the Territory of Minnesota, on the line of forty-nine degrees north latitude, on or near the Pembina River.

Sec. 2. And be it further enacted, That for the establishment of military posts in the Territories of Kansas and Nebraska, at such points in said territories as the Secretary of War may designate, the sum of ten thousand dollars be, and the same is hereby, appropriated.

APPROVED, February 17, 1855.

Feb. 17, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the judges of the district courts of the United States shall receive, as compensation for their services, the following yearly salaries, to be paid quarterly from the treasury of the United States, to wit: —

The judge of the northern district of Florida, two thousand two hundred and fifty dollars.

The judges of the western district of Virginia, North Carolina, eastern, western, and middle districts of Tennessee, northern and southern districts of Mississippi, western district of Pennsylvania, western district of Louisiana, Texas, Kentucky, Ohio, Indiana, Missouri, eastern and western districts of Arkansas, Illinois, and Michigan, two thousand five hundred dollars.

The judges of the districts of Georgia, South Carolina, eastern district of Virginia, northern district of New York, northern and southern districts of Alabama, two thousand seven hundred and fifty dollars.

The judges of the districts of Maryland, Massachusetts, eastern district of Pennsylvania, southern district of Florida, and southern district of California, three thousand dollars.

The judge of the eastern district of Louisiana, three thousand five hundred dollars.

The judge of the southern district of New York, three thousand seven hundred and fifty dollars.

The judge of the northern district of California, five thousand dollars.

Approved, February 17, 1855.

CHAP. CVIII. — An Act making an Appropriation for completing the Public Buildings of Oregon Territory, and Minnesota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of sixty-seven thousand dollars be, and the same is hereby, granted and appropriated, out of any unappropriated money in the treasury, to defray the expenses of completing the public buildings in the Territory of Oregon, which are now commenced and partially completed.

Sec. 2. And be it further enacted, That of the said sum of sixty-seven thousand dollars the sum of forty thousand dollars shall be expended, according to the provisions of the act of the legislative assembly relating to the public buildings of the territory, in completing the penitentiary; and the sum of twenty-seven thousand dollars shall be expended, according to the provisions of said act, in completing the state-house, or house for the meeting of the legislative assembly: Provided, The commissioners elected to superintend the erection of said buildings shall cause the said money to be so expended as to insure the completion of said buildings without additional expense to the United States.

Sec. 3. And be it further enacted, That the sum of eleven thousand five hundred dollars be, and the same is hereby, appropriated to complete the territorial capitol and build a workshop for the territorial prison in the Territory of Minnesota, in accordance with estimates made by the agent appointed by the Secretary of the Treasury, said sum to be expended under the direction of the Secretary of the Treasury.

Approved, February 17, 1855.

CHAP. CIX. — An Act to establish an Additional Land District in the Territory of Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the land lying south of the fourth standard parallel, in the Territory of Oregon, be, and the same is hereby, created a new land district, to be called the Umpqua district; the land-office for which shall be established at such place within said district as the President shall from time to time direct, and the officers for which shall be appointed in the same manner, and have the compensation, powers, duties, obligations and responsibilities, that are prescribed by the Act of February 17, 1855.

Approved, February 17, 1855.
in the sixth section of the act approved July seventeen, eighteen hundred and fifty-four, entitled "An act to amend the act approved September twenty-seven, eighteen hundred and fifty, to create the office of surveyor-general of the public lands in Oregon," etc.: Provided, however, That this act shall not go into effect until three months after its passage.

SEC. 2. And be it further enacted, That the district lying north of the fourth standard parallel in said territory shall be known as the Willamette land district.

APPROVED, February 17, 1855.

Feb. 17, 1855.


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 they are hereby, appropriated, for improving certain military roads in the Territory of Minnesota, to wit: —

For cutting out the timber on the territorial road from the Falls of St. Anthony to Fort Ridgely, five thousand dollars.

For cutting out the timber on the road from Fort Ripley, via Crow Wing River, to the point where said road intersects the main road leading to the Red River of the north, ten thousand dollars.

The aforesaid sums to be expended under the direction of the Secretary of War.

APPROVED, February 17, 1855.

Feb. 17, 1855.

CHAP. CXI. — An Act to provide for the Accommodation of the Courts of the United States for the District of Maryland, and for a Post-Office at Baltimore City, Maryland.

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 authorized to procure, or cause to be procured, a suitable site or sites for a building or buildings for a court-house and post-office in the city of Baltimore; and that he prepare and submit to Congress, at as early a day as practicable, plans and estimates for the construction of a building or buildings on such site or sites, together with the estimates for fitting up or furnishing the same for the purposes indicated. And if a building or buildings should be on such site or sites which can be remodelled or changed so as to answer the purposes indicated in the title of this bill, he shall submit to Congress plans and estimates for such alterations; and also estimates for fitting up or furnishing such building or buildings: Provided, That any contract or contracts he may make for any such site or sites shall be conditional and made subject to the approval of Congress.

APPROVED, February 17, 1855.

Feb. 17, 1855.

CHAP. CXII. — An Act authorizing the Construction of a Line of Telegraph from the Mississippi or Missouri Rivers to the Pacific Ocean.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Hiram O. Alden and James Eddy, their associates and assigns, are hereby authorized and empowered to construct, at their own expense, a line of telegraph, from such point on the Mississippi or Missouri River as they may hereafter select, through the public lands belonging to the United States, over which lands the right of way two hundred feet in width, for that purpose, is hereby granted, to San Francisco, in California, in as direct a line as practicable.
SEC. 2. And be it further enacted, That all voluntary or intentional injuries to said line of telegraph, or to any property thereto belonging, within the territories of the United States, shall be deemed, and are hereby declared to be wilful and malicious trespasses, and shall be punished as such; and all laws of the United States now in force in any territory thereof, or which may hereafter be enacted for the better security and protection of property, and applicable to such offences, shall be, and they are hereby, extended, for the protection of said line of telegraph, into and over all the territory belonging to, and under the jurisdiction of, the United States, through which the same may be constructed; and all legal process and proceedings for the detection and punishment of the aforesaid offences shall be within the jurisdiction of the courts, and shall be issued and executed by the proper law officers in the States or organized territories.

APPROVED, February 17, 1855.

Chap. CXVII. — An Act to establish the Office of Surveyor-General of Utah, and to grant Land for School and University Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President, by and with the advice and consent of the Senate, shall be, and he is hereby, authorized to appoint a surveyor-general for Utah, whose annual salary shall be three thousand dollars, and whose power, authority, and duties, shall be the same as those provided by law for the surveyor-general of Oregon, prior to the act of July seventeen, eighteen hundred and fifty-four: and he shall locate his office from time to time at such places as may be directed by the President of the United States.

SEC. 2. And be it further enacted, That when the lands in said territory shall be surveyed under the direction of the government of the United States, preparatory to bringing the same into market, sections numbered sixteen and thirty-six in each township in said territory shall be, and the same are hereby, reserved for the purpose of being applied to schools in said territory, and in the States and territories hereafter to be created out of the same.

SEC. 3. And be it further enacted, That when the lands in said territory shall be surveyed as aforesaid, a quantity of land equal to two townships shall be, and the same is hereby, reserved for the establishment of a university in said territory, and in the State hereafter to be created out of the same, to be selected under the direction of the legislature, in legal subdivisions of not less than one half section, and to be disposed of as said legislature may direct.

SEC. 4. And be it further enacted, That full power and authority are hereby given to the Secretary of the Interior to issue all needful rules and regulations for fully carrying into effect the several provisions of this act.

APPROVED, February 21, 1855.

Chap. CXVIII. — An Act to provide for holding an Additional Term of the Circuit Court of the United States for the District of Missouri, and for holding Special Terms of the District and Circuit Courts of the United States for the Northern District of Ohio.

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 district judge of the United States for the district of Missouri, to hold, at the city of St. Louis, on the first Monday in October, in every year, a term of the circuit court of the United States for said district, at which term any business may be transacted which might be transacted at the April term of said court.

SEC. 2. And be it further enacted, That the United States circuit court for said district shall have power, at any time, to order an adjourned
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Provision for adjourned terms.

The term of said court to be held at any other time, at which adjourned term any business may be transacted which could be transacted at any regular term. A copy of said order shall be posted on the door of the court-room, and advertised in some newspaper printed in the city of St. Louis, twenty days, at least, before said adjourned term shall be held.

Sec. 3. And be it further enacted, That the district judge for said district may order a special term or terms of said circuit court, to be held at St. Louis, on any day mentioned in said order, at which special term any business may be transacted which might be transacted at any regular term of said court, and shall cause the copy of said order to be posted up and published as aforesaid. He may also rescind any such order, made either in term time or vacation, or fix a different day for said term or terms, giving notice thereof as aforesaid.

Sec. 4. And be it further enacted, That there shall be held at the city of Cleveland, in the State of Ohio, on the third Tuesday in March, this year, a special term of the district court of the United States for the northern district of Ohio, and also a special term of the circuit court of the United States for said district, at which terms respectively any business may be transacted, which might, under existing laws, be transacted at any regular term.

Approved, February 21, 1855.

Feb. 24, 1855.

CHAP. CXXXII.—An Act to establish a Court for the Investigation of Claims against the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a court shall be established to be called a Court of Claims, to consist of three judges, to be appointed by the President, by and with the advice and consent of the Senate, and to hold their offices during good behaviour; and the said court shall hear and determine all claims founded upon any law of Congress, or upon any regulation of an executive department, or upon any contract, express or implied, with the government of the United States, which may be suggested to it by a petition filed therein; and also all claims which may be referred to said court by either house of Congress. It shall be the duty of the claimant in all cases to set forth a full statement of the claim, and of the action thereon in Congress, or by any of the departments, if such action has been had; specifying also what person or persons are owners thereof or interested therein, and when and upon what consideration such person or persons became so interested. Each of the said judges shall receive a compensation of four thousand dollars per annum, payable quarterly, from the treasury of the United States, and shall take an oath to support the Constitution of the United States and discharge faithfully the duties of his office.

Sec. 2. And be it further enacted, That a solicitor for the United States, to represent the government before said court, shall be appointed by the President, by and with the advice and consent of the Senate. It shall be the duty of said solicitor to prepare all cases on the part of the government for hearing before said court, and to argue the same when prepared; to cause testimony to be taken, when necessary to secure the interest of the United States; to prepare forms, file interrogatories, and superintend the taking of testimony, in the manner prescribed by said court, and generally to render such services as may be required of him from time to time, in the discharge of the duties of his office. Said solicitor shall be sworn to faithful discharge of the duties of his office, in the manner prescribed for the qualification of the judges in the first section of this act; and he shall receive a compensation of three thousand five hundred dollars per annum for his services, to be paid quarterly from the treasury of the United States.
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SEC. 3. And be it further enacted, That the said court shall have authority to establish rules and regulations for its government; to appoint commissioners to take testimony to be used in the investigation of claims that may come before it; to prescribe the fees they shall receive for their services, and to issue commissions for the taking of such testimony, whether the same shall be taken at the instance of the claimant, or of the United States, and also to issue subpoenas to require the attendance of witnesses in order to be examined before such commissioners; which subpoenas shall have the same force, as if issued from a district court of the United States, and compliance therewith shall be compelled under such rules and orders as the court hereby created shall establish. When testimony is taken for the claimant, the fees of the commissioner before whom it is taken, and the cost of the commission and notice, shall be paid by such claimant; and when taken at the instance of the government, such fees, together with all postage incurred by the solicitor aforesaid in his official capacity, shall be paid out of the contingent fund provided for said court. In all cases, when it can be conveniently done, the testimony shall be taken in the county where the deponent resides; and the commissioner taking the same is hereby authorized and required to administer an oath or affirmation to the witnesses brought before him for examination.

SEC. 4. And be it further enacted, That in all cases where it shall appear to the court that the facts set forth in the petition of the claimant do not furnish any ground for relief, it shall not be the duty of the court to authorize the taking of any testimony in the case, until the same shall have been reported by them to Congress, as is hereinafter provided: Provided, however, That if Congress shall, in such case, fail to confirm the opinion of said board, they shall proceed to take the testimony in such case.

SEC. 5. And be it further enacted, That in taking testimony to be used in support of any claim before said court, opportunity shall be given to the United States to file interrogatories, or by attorney to examine witnesses, under such regulations as said court shall prescribe, and like opportunity shall be afforded the claimant in cases where testimony is taken on behalf of the United States under like regulations.

SEC. 6. And be it further enacted, That if any person shall knowingly and wilfully swear falsely before said court, or before any person or persons commissioned by them, or authorized by this act to take testimony in a case pending before said court at the time of taking said oath, or in a case thereafter to be submitted to said court, such person shall be deemed guilty of perjury, and, on conviction thereof, shall be subjected to the same pains, penalties, and disabilities which now are, or shall be hereafter, by law prescribed for wilful and corrupt perjury.

SEC. 7. And be it further enacted, That said court shall keep a record of their proceedings, and shall, at the commencement of each session of Congress, and at the commencement of each month during the session of Congress, report to Congress the cases upon which they shall have finally acted, stating in each the material facts which they find established by the evidence, with their opinion in the case, and the reasons upon which such opinion is founded. Any judge who may dissent from the opinion of the majority shall append his reasons for such dissent to the report; and such report, together with the briefs of the solicitor and of the claimant, which shall accompany the report, upon being made to either house of Congress, shall be printed in the same manner as other public documents. And said court shall prepare a bill or bills in those cases which shall have received the favorable decision thereof, in such form as, if enacted, will carry the same into effect. And two or more cases may be embraced in the same bill, where the separate amount proposed to be allowed in each case shall be less than one thousand dollars. And the said court shall transmit with said reports the testimony in each

Rules and regulations.
Commissioners to take testimony.
Subpoenas.
Depositions.

Court may require to issue commission in certain cases.

Cross-examination.

Penalty for false swearing.

Record to be kept and report to be made.

Dissenting opinions.

Reports to be printed.

Court to prepare bills.

Claims may be consolidated.

Testimony to be reported.
case, whether the same shall receive the favorable or adverse action of
said court.

SEC. 8. And be it further enacted, That said reports, and the bills
reported as aforesaid, shall, if not finally acted upon during the session
of Congress to which the said reports are made, be continued from
session to session, and from Congress to Congress, until the same shall be
finally acted upon, and the consideration of said reports and bills shall,
at the subsequent session of Congress, be resumed, and the said reports
and bills be proceeded with in the same manner as though finally acted
upon at the session when presented.

SEC. 9. And be it further enacted, That the claims reported upon ad-
ersely shall be placed upon the calendar when reported, and if the
decision of said court shall be confirmed by Congress, said decision shall
be conclusive; and the said court shall not, at any subsequent period,
consider said claims unless such reasons shall be presented to said court
as, by the rules of common law or chancery in suits between individuals,
would furnish sufficient ground for granting a new trial.

SEC. 10. And be it further enacted, That it shall be the duty of the
Speaker of the House of Representatives, within a reasonable time after
the passage of this act, to appropriate such rooms in the Capitol at
Washington, for the use of said court, as may be necessary for their
accommodation, unless it shall appear to the Speaker that such rooms
cannot be appropriated without interfering with the business of Congress;
and, in that event, the said court shall procure, at the city of Washington,
such rooms as may be necessary for the convenient transaction of their
business.

SEC. 11. And be it further enacted, That said court shall have power
to call upon any of the departments for any information or papers it
may deem necessary, and have the use of all recorded and printed
reports made by the committees of each house, when deemed to be
necessary in the prosecution of the duties assigned by this act. Said
court shall appoint a chief clerk, whose salary shall be two thousand
dollars per annum, and an assistant clerk, if deemed necessary, whose
salary shall be fifteen hundred dollars per annum, and a messenger,
whose salary shall be eight hundred dollars per annum, to be paid quar-
terly at the treasury. The said clerks shall be under the direction of
said court in the performance of their duties, and for misconduct or in-
capacity may be removed from office by it; but, when so removed, said
board shall make report thereof, with the cause of such removal, to Con-
gress, if in session, or at the next session of Congress. Said clerk and
assistant clerk shall take an oath for the faithful discharge of their
duties: Provided, That the head of no department shall answer any call
for information or papers if, in his opinion, it would be injurious to the
public interest.

APPROVED, February 24, 1855.

Chap. CXXIII.—An Act concerning the Apprehension and Delivery of Deserters from
Foreign Vessels in the Ports 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 commissioners who
now are, or hereafter may be, appointed by the circuit courts of the
United States, to take acknowledgments of bail, and for other purposes,
may and shall exercise all the powers conferred on any court, judge, or
other magistrate by the act approved the second day of March, one
thousand eight hundred and twenty-nine, entitled "An act to provide
for the apprehension and delivery of deserters from certain foreign ves-
sels in the ports of the United States."

APPROVED, February 24, 1855.
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CHAP. CXXIV.—An Act to establish an Additional Land District in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that part of the present Willow River land district, in the State of Wisconsin, lying north of the line dividing townships forty and forty-one, (or fourth correction line,) be, and the same is hereby, created a land district, to be called the Fond du Lac District; the office for which shall be located at such place therein as the President may, from time to time, direct.

SEC. 2. And be it further enacted, That there shall be appointed by the President, by and with the advice and consent of the Senate, a register and a receiver for said district, who shall respectively be required to reside at the site of the office, be subject to the same laws, and entitled to the same compensation, as is, or may hereafter be, prescribed by law in relation to other land offices of the United States.

SEC. 3. And be it further enacted, That the sales shall continue at the Willow River district till the land officers for that district are notified that the officers for the district created by this act are prepared to enter on their duties; and in all cases hereafter the salaries of land officers shall commence only from the time they enter on the discharge of their duties.

APPROVED, February 24, 1855.

CHAP. CXXV.—An Act to provide for holding the United States Courts in the Northern and Southern Districts of Florida in case of the Sickness or Disability of either of the Judges of those Districts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the provisions of the act of Congress approved twenty-ninth of July, eighteen hundred and fifty, entitled "An act to provide for holding the courts of the United States in case of the sickness or other disability of the judges of the district courts," shall be, and are hereby declared to be, applicable to the two judicial districts of the State of Florida and the judges thereof, so far forth as the same can be applied to the said districts and judges; and that the designation and appointment of either of the said judges to hold the courts in the district of the other, in consequence of the sickness or disability of such other judge, may be made either by the chief justice of the United States or by the circuit judge of an adjoining circuit, on such certificate as is required by the act aforesaid: Provided, however, That a written certificate of the judge of either of said districts, certifying that he is unable, from sickness or physical inability, to hold any regular term, or adjourned or extra term, of the courts appointed to be held in his district, and requesting the judge of the other district to hold the same, shall, when filed in the clerk's office of the place where such term of the court is to be held, be sufficient to authorize the said judge of the other district to hold said courts, and shall confer upon him all the powers and privileges granted by the aforesaid act to judges designated and appointed by a circuit judge or the chief justice of the United States, in pursuance of the provisions of said act.

APPROVED, February 24, 1855.

CHAP. CXXVI.—An Act making Appropriations for the Payment of Invalid and other Pensions of the United States for the year ending the thirtieth of June, one thousand eight hundred and fifty-six, 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 year ending the thirtieth of June, one thousand eight hundred and fifty-six:—

For invalid pensions, under various acts, five hundred and fourteen thousand six hundred dollars;

For pensions to widows and orphans, under acts of the fourth of July, one thousand eight hundred and thirty-six, and twenty-first of July, one thousand eight hundred and forty-eight, seventy-eight thousand one hundred and fifty dollars;

For pensions under special acts of Congress, nine thousand seven hundred and fifty dollars;

For pensions to widows, under acts of the seventeenth of June, one thousand eight hundred and forty-four, second of February and twenty-ninth July, one thousand eight hundred and forty-eight, three hundred and thirty-eight thousand dollars;

For pensions and half-pay to widows and orphans, under act of the third of February, one thousand eight hundred and fifty-three, four hundred and fifty-six thousand dollars.

Sec. 2. And be it further enacted, That any moneys appropriated by the act of thirty-first May, eighteen hundred and fifty-four, to supply deficiencies for the fiscal year ending the thirtieth of June, eighteen hundred and fifty-four, applicable to the payment of pensions of invalids who were wounded on board of private armed vessels during the last war with Great Britain, not required under the provisions thereof, may be applied to the same purpose for the year ending the thirtieth of June, eighteen hundred and fifty-five.

Sec. 3. And be it further enacted, That the widows of the officers, non-commissioned officers, marines or mariners who served in the navy of the United States during the revolutionary war, and who were married since the first day of January, eighteen hundred, shall be entitled to pensions in the same manner and to the same extent as the widows of the officers and soldiers of the army of the Revolution, under the second section of the act of February third, eighteen hundred and fifty-three.

Approved, February 28, 1855.
seniority at the time, upon a list in the Navy Register, to be entitled the
reserved list; and those so placed on the reserved list shall receive the
leave of absence pay, or the furlough pay, to which they may be entitled
when so placed, according to the report of the board and approval of
the President, and shall be ineligible to further promotion, but shall be
subject to the orders of the Navy Department at all times for duty; and
vacancies created in the active service list by placing officers on the
reserved list, shall be filled by regular promotion in the order of rank or
seniority. And officers who may be promoted to fill the vacancies created
by the reserved list shall, while unemployed, receive only the “leave of
absence” or “waiting orders” pay to which they would have been en-
titled if such promotion had not been made; but when employed at sea,
or on other duty, they shall receive, in addition to such “leave of ab-
sence” or “waiting orders” pay, the difference between the “waiting
orders” or “leave of absence” pay and the lowest sea-service pay of
the grade to which they may be so promoted: Provided, That this scruta-
iny and reservation of officers shall extend only to the grades of captain,
commander, lieutenant, masters, and passed midshipmen: And provided,
further, That all vacancies occurring in the grade of masters shall be
filled by the promotion of the senior passed midshipmen, to be entitled
masters in the line of promotion, who when promoted shall receive the
pay allowed by law to masters; that the number of masters in the line
of promotion shall not exceed sixty, and that nothing in this act contained
shall be held or construed to authorize any increase of the aggregate
pay of the said grades, or of the naval service, as now allowed by law.

SEC. 3. And be it further enacted, That nothing in this act contained
shall be construed to restrict, apply to, or impair the regular promotion
of officers in the service list of the navy who may be at any time entitled
to promotion — consequent upon deaths, dismissals, or resignations, in
the naval service, — nor in any manner to abridge or impair the right
of the Secretary of the Navy to place any officers upon furlough.

SEC. 4. And be it further enacted, That nothing in this act shall be so
construed as to increase the aggregate number of officers, and that all
laws or clauses of laws, so far as they conflict with the provisions of this
act, are hereby repealed.

APPROVED, February 28, 1855.

CHAP. CXXVIII.—An Act making an Appropriation for Military Defences at Proctor’s
Landing, in Louisiana.

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 twenty-five thousand dollars be, and the same is hereby appropriated
out of any moneys in the treasury not otherwise appropriated, to be
expended under the direction of the Secretary of War, in the purchase
of a site, and the erection and completion of such military defences, as
may be deemed expedient, at Proctor’s Landing, at the terminus of the
Mexican Gulf railway, in the State of Louisiana.

APPROVED, February 28, 1855.

CHAP. CXXIX.—An Act to provide for the Payment of such Creditors of the late Re-
public of Texas as are comprehended in the Act of Congress of September nine, eighteen
hundred and fifty.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That in lieu of the sum of five
millions of dollars, payable to the State of Texas, in five per cent.
stock of the United States, by the act entitled “An act proposing to the
State of Texas the establishment of her northern and western boundaries,
the relinquishment by the said State of all territory claimed by her exterior to said boundaries, and of all her claims upon the United States, and to establish a territorial government for New Mexico," passed September ninth, eighteen hundred and fifty, the issuing of which stock was restricted by the first proviso, to the fifth proposition contained in the first section of said act, the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the creditors of the late Republic of Texas, who hold such bonds, or other evidences of debt for which the revenues of that republic were pledged, as were reported to be within the provisions of the said act of September the ninth, eighteen hundred and fifty, by the report of the late Secretary of the Treasury, to the President of the United States, and approved by him on the thirteenth day of September, eighteen hundred and fifty-one, or which come within the provisions of said act, according to the opinion upon the Texas compact of the present Attorney-General of the United States, addressed to the Secretary of the Treasury, under date of September twenty-sixth, eighteen hundred and fifty-three, the sum of seven millions seven hundred and fifty thousand dollars, to be apportioned among the said holders pro rata: Provided, That the interest on the debt, embraced in this act, shall be determined by the existing laws of the State of Texas.

SEC. 2. And be it further enacted, That in all cases where the State of Texas may have paid any portion of the debt described in this act, the said secretary shall refund to the proper officer of said State the amount actually so paid by the State, upon the presentation at the Treasury Department of the evidences of said debt, on which the said State may have made such payment: Provided, The said sum shall not exceed the proportion which would have been allowed to the creditor or creditors, if such payment on said evidences of debt had not been made by the State of Texas; and where the said sum that may be refunded to the State of Texas by the provisions of this section is less than the proportion which would have been allowed under this act to the holders of such evidences of debt, had such payment not been made them, such holders shall be entitled to receive the difference between said sum and the proportion they would have received under this act if no payment had been made them; and where any original certificates or other evidences of debt have been surrendered to the authority of the State of Texas, and new certificates issued therefor by said State of Texas, such new certificates shall be received as evidences of the original amount of the claim.

SEC. 3. And be it further enacted, That no payment shall be made under this act, to any holder of said securities, or evidences of debt, unless the said holder shall first execute to the United States a receipt for the said payment, in which said holder shall forever release all claim against the United States for or on account of the said securities, or evidences of debt; also similar releases to said State of Texas; and the said certificates, or other evidences of debt, shall then be deposited with the Treasury Department.

SEC. 4. And be it further enacted, That before payment of the monies aforesaid, the Secretary of the Treasury shall give notice, by public advertisement, for the space of ninety days, of the time at which said payment will be made; and no payment shall be made on any bond, certificate, or evidence of debt, which shall not, thirty days before the time limited by said notice, be presented at the Treasury Department.

SEC. 5. And be it further enacted, That the sum of seven millions seven hundred and fifty thousand dollars be, and the same is hereby, appropriated out of any moneys in the treasury not otherwise appropriated, for the purpose of carrying into effect the provisions of this act.

SEC. 6. And be it further enacted, That this act shall not take effect.
until it shall be assented to by an act of the legislature of the State of Texas, and a copy of the act of said State, duly authenticated, deposited in the Treasury Department at Washington, nor until the legislature of the State of Texas shall pass an act withdrawing and abandoning all claims and demands against the United States, growing out of Indian depredations or otherwise.

Approved, February 28, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the thirtieth day of June next, the President of the United States shall, by and with the advice and consent of the Senate, appoint representatives of the grade of envoys extraordinary and ministers plenipotentiary to the following countries, who shall receive an annual compensation for their services not exceeding the amount specified herein for each:

Great Britain, seventeen thousand five hundred dollars.
France, fifteen thousand dollars.
Spain, twelve thousand dollars.
Russia, twelve thousand dollars.
Austria, twelve thousand dollars.
Prussia, twelve thousand dollars.
Switzerland, seven thousand five hundred dollars.
Rome, seven thousand five hundred dollars.
Naples, seven thousand five hundred dollars.
Sardinia, seven thousand five hundred dollars.
Belgium, seven thousand five hundred dollars.
Holland, seven thousand five hundred dollars.
Portugal, seven thousand five hundred dollars.
Denmark, seven thousand five hundred dollars.
Sweden, seven thousand five hundred dollars.
Turkey, nine thousand dollars.
China, fifteen thousand dollars.
Brazil, twelve thousand dollars.
Peru, ten thousand dollars.
Chili, nine thousand dollars.
Argentina Republic, seven thousand five hundred dollars.
New Granada, seven thousand five hundred dollars.
Bolivia, seven thousand five hundred dollars.
Ecuador, seven thousand five hundred dollars.
Venezuela, seven thousand five hundred dollars.
Guatemala, seven thousand five hundred dollars.
Nicaragua, seven thousand five hundred dollars.
Mexico, twelve thousand dollars.

Sec. 2. And be it further enacted, That from and after the thirtieth day of June next, the President of the United States shall, by and with the advice and consent of the Senate, appoint secretaries oflegation to the following countries, who shall receive an annual compensation for their services not exceeding the amount specified herein for each:

Great Britain, twenty-five hundred dollars.
France, twenty-two hundred and fifty dollars.
Spain, twenty-two hundred and fifty dollars.
Russia, two thousand dollars.
Austria, two thousand dollars.
Prussia, two thousand dollars.
Switzerland, fifteen hundred dollars.
Rome, fifteen hundred dollars.
Naples, fifteen hundred dollars.
Sardinia, fifteen hundred dollars.
Belgium, fifteen hundred dollars.
Holland, fifteen hundred dollars.
Portugal, fifteen hundred dollars.
Denmark, fifteen hundred dollars.
Sweden, fifteen hundred dollars.
Brazil, two thousand dollars.
Peru, two thousand dollars.
Chili, fifteen hundred dollars.
Argentine Republic, fifteen hundred dollars.
New Granada, fifteen hundred dollars.
Bolivia, fifteen hundred dollars.
Ecuador, fifteen hundred dollars.
Venezuela, fifteen hundred dollars.
Guatemala, fifteen hundred dollars.
Nicaragua, fifteen hundred dollars.
Mexico, two thousand dollars.

\section*{Sec. 3. And be it further enacted,} That from and after the thirtieth day of June next, the President of the United States shall, by and with the advice and consent of the Senate, appoint a commissioner to the Sandwich Islands, who shall receive an annual compensation for his services of six thousand dollars; an interpreter to the mission to China, who shall receive for his services two thousand five hundred dollars per annum; and a dragoman to the mission to Turkey, who shall receive for his services twenty-five hundred dollars per annum.

\section*{Sec. 4. And be it further enacted,} That from and after the thirtieth day of June next, the President of the United States shall, by and with the advice and consent of the Senate, appoint consuls for the United States, to reside at the following places, who shall receive during their continuance in office an annual compensation for their services, not exceeding the amount specified herein for each, and who shall not be permitted to transact, under the penalty of being recalled and fined in a sum not less than two thousand dollars, business either in their own name or through the agency of others:


\textbf{Holland.} — Rotterdam, two thousand dollars. Amsterdam, one thousand dollars. Prussia. — Aix-la-Chapelle, twenty-five hundred dollars.

\textbf{France.} — Paris, five thousand dollars. Havre, five thousand dollars. Marseilles, two thousand five hundred dollars. Bordeaux, two thousand dollars. Lyons, one thousand dollars. La Rochelle, one thousand dollars. Nantes, one thousand dollars.


\textbf{Portugal.} — Lisbon, fifteen hundred dollars. Funchal, fifteen hundred dollars.

\textbf{Belgium.} — Antwerp, two thousand five hundred dollars.

\textbf{Russia.} — St. Petersburg, two thousand five hundred dollars.
Denmark. — St. Thomas, four thousand dollars. Elsineur, fifteen hundred dollars.

Austria. — Trieste, two thousand dollars. Vienna, one thousand dollars.

Saxony. — Leipsic, fifteen hundred dollars.

Bavaria. — Munich, one thousand dollars.

Hanseatic and Free Cities. — Bremen, two thousand dollars. Hamburg, two thousand dollars.

Frankfort-on-the-Maine. — Including the Grand Duchy of Hesse-Darmstadt, the Electorate of Hesse-Cassel, the Duchy of Nassau, and the Landgraviate of Hesse-Hombourg, two thousand dollars.

Wurttemburg. — Stuttgart, one thousand dollars.

Baden. — Carlsruhe, one thousand dollars.

Switzerland. — Basle, fifteen hundred dollars. Zurich, fifteen hundred dollars.


Sardinia. — Genoa, one thousand five hundred dollars.

Tuscany. — Leghorn, fifteen hundred dollars.


Turkish Dominions. — Constantinople, two thousand five hundred dollars. Smyrna, two thousand dollars. Beirut, two thousand dollars. Jerusalem, one thousand dollars. Alexandria, three thousand five hundred dollars.

Barbary States. — Tangiers, two thousand five hundred dollars. Tripoli, two thousand five hundred dollars. Tunis, two thousand five hundred dollars.


Japan. — Simoda. Hakodadi.

Borneo. — Bruni.

Sandwich Islands. — Honolulu, four thousand dollars.

Hayti. — Port-au-Prince, two thousand dollars. City of St. Domingo, fifteen hundred dollars.

Mexico. — Vera Cruz, three thousand five hundred dollars. Acapulco, two thousand dollars.

Central America. — San Juan del Norte, two thousand dollars. San Juan del Sur, two thousand dollars.

New Granada. — Panama, three thousand five hundred dollars. Aspinwall, two thousand five hundred dollars.

Venezuela. — Lagunayra, fifteen hundred dollars.

Brazil. — Rio de Janeiro, six thousand dollars. Pernambuco, two thousand dollars.

Argentine Republic. — Buenos Ayres, two thousand dollars.

Peru. — Callao, three thousand five hundred dollars.

Chili. — Valparaiso, three thousand dollars.

Sec. 5. And be it further enacted, That from and after the thirtieth day of June next, the President of the United States shall, by and with the advice and consent of the Senate, appoint consuls and commercial agents for the United States to reside at the following places, who shall receive, during their continuance in office, an annual compensation for their services not exceeding the amount specified herein for each, and who shall be at liberty to transact business:—

Great Britain. — Southampton, one thousand dollars. Bristol, one thousand dollars. Leith, one thousand dollars. Dublin, one thousand dollars. Cork, one thousand dollars. Galway, one thousand dollars. Bombay, one thousand dollars. Singapore, one thousand dollars. Gibraltar, seven hundred and fifty dollars. Island of Malta, one thousand dollars. Cape Town, one thousand dollars. Port Louis, one thousand dollars. St. John's, (N. B.,) one thousand dollars. Pictou,
one thousand dollars. Demarara, one thousand dollars. Sidney, one thousand dollars. Falkland Islands, one thousand dollars. Hobart Town, one thousand dollars. Bermuda, one thousand dollars. Turk's Island, one thousand dollars. Barbadoes, one thousand dollars. Island of Trinidad, one thousand dollars. St. Helena, one thousand dollars. St. Christopher, one thousand dollars. Antigua, one thousand dollars. Ceylon, one thousand dollars.

Russia.—Odessa, fifteen hundred dollars. Galatza, one thousand dollars.

France.—Martinique, seven hundred and fifty dollars. Miquelon, seven hundred and fifty dollars.

Spain.—Barcelona, seven hundred and fifty dollars. Manilla, seven hundred and fifty dollars.

Portugal.—Lisbon, one thousand dollars. Mozambique, seven hundred and fifty dollars. Fayal, seven hundred and fifty dollars. St. Jago Cape Verd, seven hundred and fifty dollars.

Hanover and Brunswick.—Hanover, five hundred dollars.

Mecklenberg-Schwerin and Mecklenberg-Strelitz.—Schwerin, five hundred dollars.

Oldenburg.—Oldenburg, five hundred dollars.

Danish Dominions.—Santa Cruz, seven hundred and fifty dollars.

Sweden and Norway.—Gothenburg, seven hundred and fifty dollars.

Austria.—Venice, seven hundred and fifty dollars.

Sardinia.—Spezzia, seven hundred and fifty dollars.

Greece.—Athens, one thousand dollars.

Turkey.—Candia, one thousand dollars. Cyprus, one thousand dollars.

Ionian Islands.—Zante, one thousand dollars.

Africa.—Monrovia, one thousand dollars. Zanzibar, one thousand dollars.

New Zealand.—Bay Islands, one thousand dollars.

Hayti.—Cape Haytien, one thousand dollars. Aux Cayes, five hundred dollars.

Mexico.—Mexico, one thousand dollars. Paso del Norte, five hundred dollars. Tampico, one thousand dollars. Matamoras, one thousand dollars. Tabasco, five hundred dollars. Mazatlan, five hundred dollars. Tehuantepee, one thousand dollars. Manatitlan, one thousand dollars.

Central America.—Omoa and Truxillo, one thousand dollars. San Jose, five hundred dollars.

New Granada.—Cartagena, five hundred dollars. Sabanillo, five hundred dollars.

Venezuela.—Ciudad Bolivar, seven hundred and fifty dollars. Puerto Cabello, seven hundred and fifty dollars. Maracaibo, seven hundred and fifty dollars.

Ecuador.—Guayaquil, seven hundred and fifty dollars.

Brasil.—Maranham Island, seven hundred and fifty dollars. Rio Grande, one thousand dollars. Bahia, one thousand dollars. Para, one thousand dollars.

Uruguay.—Montevideo, one thousand dollars.

Chili.—Santiago, one thousand dollars.

Peru.—Paita, five hundred dollars. Tumbez, five hundred dollars.

Sandwich Islands.—Lahaina, one thousand dollars. Hilo, one thousand dollars.

Navigator's Islands.—Apia, one thousand dollars.

Society Islands.—Tahiti, one thousand dollars.

Fejee Islands.—Lautoka, one thousand dollars.

Holland.—Batavia, one thousand dollars. (Commercial agent.) Paramaribo, five hundred dollars. (Commercial agent.) Padang, five hun-
dred dollars. (Commercial agent.) St. Martin, five hundred dollars. (Commercial agent.) Curacoa, five hundred dollars. (Commercial agent.)

Sec. 6. And be it further enacted, That no envoy extraordinary and minister plenipotentiary, commissioner, secretary of legation, dragoman, interpreter, consul, or commercial agent, who shall after the thirtieth day of June next be appointed to any of the countries or places herein named, be entitled to compensation until he shall have reached his post and entered upon his official duties.

Sec. 7. And be it further enacted, That the compensation of every envoy extraordinary and minister plenipotentiary, commissioner, secretary of legation, dragoman, interpreter, consul, and commercial agent, who shall, after the thirtieth day of June next, be appointed to any of the countries or places herein named, shall cease on the day that his successor shall enter upon the duties of his office.

Sec. 8. And be it further enacted, That no envoy extraordinary and minister plenipotentiary, commissioner, secretary of legation, dragoman, interpreter, consul, or commercial agent, shall absent himself from the country to which he is accredited, or from his consular district, for a longer period than ten days without having previously obtained leave from the President of the United States, and that during his absence for any period longer than that time, either with or without leave, his salary shall not be allowed him.

Sec. 9. And be it further enacted, That the President shall appoint no other than citizens of the United States, who are residents thereof, or who shall be abroad in the employment of the government at the time of their appointment, as envoys extraordinary and ministers plenipotentiary, commissioners, secretaries of legation, dragomans, interpreters, consuls, or commercial agents, nor shall other than citizens of the United States be employed either as vice-consuls or consular agents, or as clerks in the offices of either, and have access to the archives therein deposited.

Sec. 10. And be it further enacted, That envoys extraordinary and ministers plenipotentiary, and consuls, shall be required to locate their legations and consulates, in the places in which they are established, in as central a position as can be conveniently procured, and keep them open daily from ten o'clock in the morning until four o'clock in the afternoon; Sundays, other holidays, and anniversaries excepted.

Sec. 11. And be it further enacted, That as soon as a consul or commercial agent shall be officially notified of his appointment, he shall execute a bond with two sureties, in a sum of not less than one thousand nor more than ten thousand dollars, for the faithful discharge of every duty relating to his office; which bond shall be satisfactory to the United States district attorney for the district in which the appointed consul resides, and be transmitted to the Secretary of State for his approval. If the consul is not in the United States at the time he is commissioned, as soon as he is apprized of the fact he shall sign, and transmit by the most expeditious conveyance, a bond like the aforesaid, which shall afterwards be undersigned by two sureties who are permanent residents of the United States, and approved by the State Department. Where there is a United States legation in a country to which a consul shall be appointed, application shall be made through it to the government for an exequatur; but where there is none, the application shall be made direct to the proper department.

Sec. 12. And be it further enacted, That it shall be the duty of consuls and commercial agents to charge the following fees for performing the services specified, for which, under the penalty of being removed from office, they shall account to the government at the expiration of every three months, and hold the proceeds subject to its drafts:—
For receiving and delivering ships' papers, half cent on every ton, registered measurement, of the vessel for which the service is performed.

For every seaman who may be discharged or shipped at the consulate or commercial agency, or in the port in which they are located, one dollar; which shall be paid by the master of the vessel.

For every other certificate, except passports — the signing and verification of which shall be free — two dollars.

SEC. 13. And be it further enacted, That in capitals where a legation of the United States is established, consuls and commercial agents shall only be permitted to grant and verify passports in the absence of the United States diplomatic representative.

SEC. 14. And be it further enacted, That no commission shall in future be charged by consuls or commercial agents for receiving or disbursing the wages or extra wages to which seamen may be entitled who are discharged by the masters of vessels in foreign countries, or for moneys advanced to such as may be found in distress, seeking relief from the consul or commercial agency; nor shall any consul or commercial agent be directly or indirectly interested in any profits derived from clothing, boarding, or sending home seamen.

SEC. 15. And be it further enacted, That no consul or commercial agent of the United States shall discharge any mariner, being a citizen of the United States, in a foreign port, without requiring the payment of the two months' wages to which said mariner is entitled under the provisions of the act of February twenty-eight, eighteen hundred and three, unless, upon due investigation into the circumstances under which the master and mariner have jointly applied for such discharge, and on a private examination of such mariner by the consul or commercial agent, separate and apart from all officers of the vessel, the consul or commercial agent shall be satisfied that it is for the interest and welfare of such mariner to be so discharged; nor shall any consul or commercial agent discharge any mariner as aforesaid without requiring the full amount of three months' wages, as provided by the above-named act, unless under such circumstances as will, in his judgment, secure the United States from all liability to expense on account of such mariner: Provided, That in the cases of stranded vessels, or vessels condemned as unfit for service, no payment of extra wages shall be required; and where any mariner, after his discharge, shall have incurred expense at the port of discharge before shipping again, such expense shall be paid out of the two months' wages aforesaid, and the balance only delivered to him.

SEC. 16. And be it further enacted, That every consul and commercial agent of the United States shall keep a detailed list of all mariners discharged by them, respectively, specifying their names and the names of the vessels from which they were discharged, and the payments, if any, afterwards made on account of each, and shall make official returns of said lists half-yearly to the Treasury Department.

SEC. 17. And be it further enacted, That every consul and commercial agent of the United States shall make an official entry of every discharge which they may grant, respectively, on the list of the crew and shipping articles of the vessel from which such discharge shall be made, specifying the payment, if any, which has been required in each case; and if they shall have remitted the payment of the two months' wages to which the mariner is entitled, they shall also certify on said shipping list and articles that they have allowed the remission, upon the joint application of the master and mariner therefore, after a separate examination of the mariner, after a due investigation of all the circumstances, and after being satisfied that the discharge so allowed, without said payment, is for the interest and welfare of the mariner; and if they shall have remitted the payment of the one month's wages to which the United States is entitled, they shall certify that they have allowed the remission, after a due investigation of
all the circumstances, and after being satisfied that they are such as will, in their judgment, secure the United States from all liability to expense on account of such mariner; and a copy of all such entries and certificates shall be annually transmitted to the Treasury Department by the proper officers of the customs in the several parts of the United States.

Sec. 18. And be it further enacted, That if any consul or commercial agent of the United States, upon discharging a mariner without requiring the payment of the one month's wages to which the United States is entitled, shall neglect to certify in the manner required in such case by the preceding section of this act, he shall be accountable to the Treasury Department for the sum so remitted. And in any action brought by a mariner to recover the extra wages to which he is entitled under the act of February twenty-eighth, eighteen hundred and three, the defence that the payment of such wages was duly remitted shall not be sustained without the production of the certificate in such case required by this act, or, when its non-production is accounted for, by the production of a certified copy thereof; and the truth of the facts certified to, and the propriety of the remission, shall be still open to investigation.

Sec. 19. And be it further enacted, That if, upon the application of any mariner, it shall appear to the consul or commercial agent that he is entitled to his discharge under any act of Congress, or according to the general principles of the maritime law as recognized in the United States, he shall discharge such mariner, and shall require of the master the payment of three months' wages, as provided in the act of February twenty-eighth, eighteen hundred and three, and shall not remit the same, or any part thereof, except in the cases mentioned in the proviso of the ninth clause of the first section of the act of July twentieth, eighteen hundred and forty, to the following effect: "If the consul or other commercial agent shall be satisfied the contract has expired, or the voyage been protracted by circumstances beyond the control of the master, and without any design on his part to violate the articles of shipment, then he may, if he deems it just, discharge the mariner without exacting the three months' additional pay."

Sec. 20. And be it further enacted, That every consul and commercial agent, for any neglect to perform the duties enjoined upon him by this act, shall be liable to any injured person for all damages occasioned thereby; and, for any violation of the provisions of the fifteenth and nineteenth sections of this act, shall also be liable to indictment, and to a penalty in the manner provided by the eighteenth clause of the first section of the act of July twentieth, eighteen hundred and forty.

Sec. 21. And be it further enacted, That the act of April fourteenth, seventeen hundred and ninety-two, concerning consuls, &c., is hereby so amended that if any American citizen dying abroad shall, by will or any other writing, leave special directions for the management and settlement by the consul of the personal or other property which he may die possessed of in the country where he may die, it shall be the duty of the consul, where the laws of the country permit, strictly to observe the directions so given by the deceased. Or, if such citizen so dying shall, by will or any other writing, have appointed any other person than the consul to take charge of and settle his affairs, in that case it shall be the duty of the consul, when, and so often as required by the so-appointed agent or trustee of the deceased, to give his official aid in whatever way may be necessary to facilitate the operations of such trustee or agent, and, where the laws of the country permit, to protect the property of the deceased from any interference of the local authorities of the country in which he may have died; and to this end it shall also be the duty of the consul to place his official seal on all or any portions of the property of the deceased as may be required by the said agent or trustee, and to break and remove the same seal when required by the agent or trustee, and

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not otherwise; be, the said consul or commercial agent, receiving therefor two dollars for each seal, which, like all other fees for consular service, including all charges for extension of protest, as also such commissions as are allowed by existing laws on settlement of estates of American citizens by consuls and commercial agents, shall be reported to the Treasury Department, and held subject to its order.

Sec. 22. And be it further enacted, That the following record-books shall be provided for and kept in each consulate and commercial agency: A letter-book, into which shall be copied, in the English language, all official letters and notes in the order of their dates, which are written by the consul or commercial agent; a book for the entry of protests, and in which all other official consular acts likewise shall be recorded; and at seaports, a book wherein shall be recorded the list of crew, and the age, tonnage, owner or owners, name and place to which she belongs, of every American vessel which arrives. Consuls and commercial agents shall make quarterly returns to their government, specifying the amount of fees received, the number of vessels, and the amount of their tonnage, which have arrived and departed; the number of seamen, and what portion of them are protected; and, as nearly as possible, the nature and value of their cargoes, and where produced.

Sec. 23. And be it further enacted, That as soon as a consul or commercial agent shall have received his exequatur, or been provisionally recognized, he shall apply to his predecessor for the archives of the consulate or commercial agency, and make an inventory of the papers, and such other articles as they may contain, for which he shall pass a receipt and transmit a copy thereof to the State Department.

Sec. 24. And be it further enacted, That the Secretary of State be, and he is hereby, authorized to prescribe such additional regulations for the keeping of the consular books and records, and insuring proper returns, as the public interest may require.

Sec. 25. And be it further enacted, That the President of the United States be, and he is hereby, authorized to bestow the title of consul-general upon any United States consul in Asia or Africa, when in his opinion such title will promote the public interest.

Sec. 26. And be it further enacted, That all acts and parts of acts, authorizing attachés to any of our legations, or the payment to ministers and consuls of the United States of outfits or infits, or salaries for clerkship and office rent, be, and the same are hereby, repealed.

Sec. 27. And be it further enacted, The provisions of this act to take effect from and after the thirtieth of June next; any law or laws of the United States to the contrary notwithstanding.

Approved, March 1, 1855.

March 2, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of preemption granted by the act of third March, eighteen hundred and fifty-three, entitled "An act to extend preemption rights to certain lands therein mentioned," shall be, and the same is hereby extended so that the settler, or occupant on the Maison Rouge grant and the De Bastrop grant, entitled to the benefits of said act, shall be entitled to enter, at the minimum price, every quarter quarter subdivision, on which he has made improvements: Provided, however, That where any part of the improvements of two or more settlers or occupants is on the same quarter section, the same shall be entered in their joint names, and their rights shall be proportionate to the extent and value of their improvements thereon.

Approved, March 2, 1855.
THIRTY-THIRD CONGRESS. Sess. II. Ch. 135, 136. 1855. 627

CHAP. CXXXV.—An Act to amend the Act approved twenty-sixth August, eighteen hundred and fifty-two, entitled "An Act to Reduce and Define the Boundaries of the Military Reserve at Saint Peter's River, in the Territory 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 act approved twenty-sixth August, eighteen hundred and fifty-two, "to reduce and define the boundaries of the military reserve at Saint Peter's River, in the Territory of Minnesota," shall be, and the same is hereby, amended, so that the lands authorized to be sold at public sale by that act shall be subject to the operations of the laws regulating the sale and disposition of the public lands:

Provided, however, That where any of said lands are claimed by preemption, under settlement and cultivation made prior to the passage of this act, proof and payment shall be made within three months after its passage; and where any of said lands come within the provisions of the act of twenty-third May, eighteen hundred and forty-four, for the relief of the citizens of towns upon the lands of the United States, under certain circumstances, such proof and payments shall also be made within three months after the passage of this act; and in either case, if the entries are not made within that time, the claim shall be forfeited:

Provided, further, That where two or more persons are settled upon the same legal subdivision, they shall be permitted to enter it jointly,—the right of each to be in proportion to the extent of his improvements.

SEC. 2. And be it further enacted, That the Reverend E. G. Gear shall be, and he is hereby, authorized to enter lots numbers one and two and the west half of the northeast quarter of section four, in township twenty-eight, north, of range twenty-four, west, of the fourth principal meridian, in the Minneapolis district, at one dollar and twenty-five cents per acre.

Approved, March 2, 1855.

CHAP. CXXXVI.—An Act to provide a more Efficient Discipline for the Navy.

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, it shall be the duty of every commanding officer of any of the vessels of the navy, on returning from a cruise, to forward, immediately on his arrival in port, to the Secretary of the Navy, a list of the names of such of the crew who enlisted for three years as, in his opinion, on being discharged, are entitled to an "honorable discharge," as a testimonial of fidelity and obedience; and that he shall grant the same to such, according to the form to be prescribed by the Secretary of the Navy.

SEC. 2. And be it further enacted, That if any seaman, ordinary seaman, landsman, or boy, shall reenlist for three years, within three months after his discharge, he shall, on presenting his honorable discharge, or on accounting in a satisfactory manner for its loss, be entitled to pay during the said three months, equal to that to which he would have been entitled if he had been employed in actual service.

SEC. 3. And be it further enacted, That it shall be the duty of commanders of any vessel in the navy, in granting temporary leave of absence and liberty on shore, to exercise carefully a discrimination in favor of the faithful and obedient.

SEC. 4. And be it further enacted, That summary courts-martial may be ordered upon petty officers and persons of inferior ratings, by the commander of any vessel in the navy to which such persons belong, for the trial of offences which he may deem deserving of greater punishment than the commander of a vessel himself is by law authorized to inflict of his own authority, but not sufficient to require trial by general court-martial.

March 2, 1855.
How constituted.

Sec. 5. And be it further enacted, That summary courts-martial shall consist of three officers not below the rank of passed midshipmen, and of some competent person to act as recorder. Before proceeding to trial, the members shall take the following oath or affirmation, which the recorder is hereby authorized to administer: "You, A. B., do solemnly swear (or affirm) that you will well and truly try, without prejudice or partiality, the case now depending, according to the evidence which shall be adduced, the laws for the government of the navy, and your own conscience. So help you God."

Oath.

After which, the recorder of the court shall take the following oath or affirmation, which the senior member of the court shall administer: "You, A. B., do solemnly swear (or affirm) that you will keep a true record of the evidence which may be given before this court, and of the proceedings thereof. So help you God."

Recorder's oath.

Sec. 6. And be it further enacted, That the commander of a ship shall have authority to order any officer under his command to act as the recorder of a summary court-martial.

Appointment of recorder.

Sec. 7. And be it further enacted, That all testimony given before such court shall be given orally, on oath or affirmation, which the senior member of the court shall administer.

Testimony.

That summary courts-martial may sentence petty officers and persons of inferior ratings to any one of the following punishments, viz:—

First. Discharge from the service with bad conduct discharge, but the sentence not to be carried into effect in a foreign country.

Second. Solitary confinement in irons, single or double, on bread and water, or diminished rations, provided no such confinement shall exceed thirty days.

Third. Solitary confinement in irons, single or double, not exceeding thirty days.

Fourth. Solitary confinement not exceeding thirty days.

Fifth. Confinement not exceeding two months.

Sixth. Reduction to next inferior rating.

Seventh. Deprivation of liberty on shore on foreign station.

Eighth. Extra police duties, and loss of pay, not to exceed three months, may be added to any of the above-mentioned punishments.

Sentences of summary courts-martial.

Sec. 8. And be it further enacted, That no sentence of a summary court-martial shall be carried into effect without the approval of the officer ordering the court; who shall have power to remit, in part or altogether, but not to commute any such sentence. And it shall be the duty of any such commanding officer to remit any part or the whole of any sentence by a summary court-martial, the execution of which would, in the opinion of the surgeon or senior medical officer on board, given in writing, produce serious injury to the health of the person sentenced; or, in case he shall refuse to do so, it shall be his duty, without delay, to submit the case again to the same or to another summary court-martial, which shall have power, upon the testimony already taken, to remit the former punishment, and to assign some other of the authorized punishments in the place thereof.

Approval of sentences. Their remission.

Sec. 9. And be it further enacted, That the proceedings of summary courts-martial shall be conducted with as much conciseness and precision as may be consistent with the ends of justice, and under such forms and rules as may be prescribed by the Secretary of the Navy, with the approval of the President of the United States; and all such proceedings shall be transmitted, in the usual mode, to the Navy Department.

How proceedings shall be conducted.

Sec. 10. And be it further enacted, That any punishments authorized by this act to be inflicted by a summary court-martial may likewise be inflicted by any general court-martial.

Rehearing on refusal to remit.

Sec. 11. And be it further enacted, That any person who shall entice any seaman, ordinary seaman, landsman, or boy, who may have enlisted
into the naval service of the United States, to desert therefrom, or who shall conceal any person who may have so deserted, and shall refuse to deliver him up upon the order of his commanding officer, shall, upon legal conviction thereof, be fined at the discretion of the court, in any sum not exceeding three hundred dollars, or be imprisoned for any term not exceeding one year.

Approved, March 2, 1855.

CHAP. CXXXVII. — An Act to amend "An Act to establish a Land District in the State of Florida, to be called the District of Tampa."

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 appoint, by and with the advice and consent of the Senate, a register and a receiver for the land district called Tampa, in the State of Florida, which district was created by the act approved August fifth, eighteen hundred and fifty-four, whose compensation, duties, responsibilities, and emoluments shall be the same as is or may be prescribed by law for other land officers in said State.

Approved, March 2, 1855.

CHAP. CXXXVIII. — An Act to establish the Collection Districts of Cape Perpetua and Port Orford, in the Territory of Oregon, and to fix the Salaries of the Officers of the Customs therein.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and hereby is, constituted and established the collection districts of Cape Perpetua and Port Orford, in the Territory of Oregon. That the first-named district shall embrace the coast of the Pacific Ocean, from Kowes Bay, exclusive to Cape Perpetua, and all of the said territory lying south of a line running parallel with the southern boundary line of Oregon, from Cape Perpetua to the eastern boundary of Oregon, except so much as is included in the district of Port Orford, and to include all the islands, bays, harbors, inlets, shores, rivers, and waters within said boundaries, and that Gardiner (Umpqua) shall be the port of entry for said district. That the last-named district shall extend from the line dividing said territory and the State of California, along the Pacific coast, so far as to include Kowes Bay; thence east to the one hundred and twenty-third degree of longitude; thence south along said line to the line dividing the State of California and Oregon Territory; thence by said line to the place of beginning; and to include all the islands, bays, harbors, inlets, rivers, shores, and waters embraced in said boundaries, and that Port Orford shall be the port of entry; and Kowes Bay the port of delivery for said district.

SEC. 2. And be it further enacted, That for each of the collection districts of Cape Perpetua and Port Orford, in the Territory of Oregon, the President shall, by and with the advice and consent of the Senate, appoint a collector, who shall perform the duties of collector and surveyor of the port, and who shall each reside at the port of entry of their respective districts, and receive an annual salary of two thousand dollars each. The Secretary of the Treasury shall have authority to appoint, on the nomination of said collectors, deputy collectors for each of the above-named districts, equal to the number of the ports of delivery in said districts, or at as many of said ports of delivery as he shall deem expedient, and to fix the compensation of said deputies, not to exceed the sum of one thousand dollars per annum. He may also, if he shall deem it expedient, appoint one clerk for each of said collectors, to keep the accounts of the office, and act as auditor in the settlement thereof, at an
March 2, 1855.  

CHAP. CXXXIX. — An Act to settle certain Accounts between the United States and the State of Alabama.

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, required to state an account between the United States and the State of Alabama, for the purpose of ascertaining what sum or sums of money are due to said State, heretofore unsettled, under the sixth section of the act of March second, eighteen hundred and nineteen, for the admission of Alabama into the Union; and that he be required to include in said account the several reservations under the various treaties with the Chickasaw, Choctaw, and Creek Indians within the limits of Alabama, and allow and pay to the said State five per centum thereon, as in case of other sales.

APPROVED, March 2, 1855.

March 2, 1855.  

CHAP. CXL. — An Act to prevent Mis-trials in the District and Circuit Courts of the United States, in certain Cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the trial or hearing of any cause, civil or criminal, in any circuit or district court in the United States, which has been commenced and is in progress before a jury or the court, shall not be stayed or discontinued by the arrival of the period fixed by law for another session of said court, and it shall be lawful for the court to proceed with such trial or hearing, and bring it to a conclusion, in like manner and with the same effect, as if another stated term of the court had not intervened.

SEC. 2. And be it further enacted, That where letters rogatory shall have been addressed, from any court of a foreign country to any circuit court of the United States, and a United States commissioner designated by said circuit court to make the examination of witnesses in said letters mentioned, said commissioner shall be empowered to compel the witnesses to appear and depose in the same manner as to appear and testify in court.

APPROVED, March 2, 1855.

March 2, 1855.  

CHAP. CXLI. — An Act authorizing the Purchase or Construction of Four additional Revenue Cutters.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of sixty thousand dollars be, and the same is hereby, appropriated, out of any money in the treasury not otherwise appropriated, to enable the Secretary of the Treasury to cause to be built or purchased, in such mode as he may deem best for the public interest, four vessels of suitable size and construction, to be employed as revenue cutters on such stations as the said secretary may designate.

SEC. 2. And be it further enacted, That, from and after the passage of this act, no person shall be appointed to the office of captain, first, second, or third lieutenant, of any revenue cutter, who does not adduce competent proof of proficiency and skill in navigation and seamanship.

APPROVED, March 2, 1855.
CHAP. CXLII. — An Act to establish a Circuit Court of the United States in and for the State of California.

March 2, 1855.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a judicial circuit shall be, and the same is hereby, constituted, in and for the State of California, to be known as the circuit court of the United States for the districts of California, a term of which court shall be held annually, in the city of San Francisco, on the first Monday of July in each and every year; and for this purpose a judge shall be appointed, and the court hereby organized shall, in all things, have and exercise the same original jurisdiction as is vested in the several circuit courts of the United States, as organized under existing laws, and shall also have and exercise the same appellate jurisdiction over the district courts of the United States for the northern and southern districts of California as by existing laws is vested in the several circuit courts of the United States over the district courts of the United States in their respective circuits; and the said judge shall appoint a clerk, who shall have the power to appoint a deputy, which clerk shall reside, and keep the records of the court, in the said city of San Francisco, and shall receive for the services he may perform double the fees allowed to the clerk of the southern district of New York.

Sec. 2. And be it further enacted, That said judge shall have power to order and hold such special or extra terms of said court as he may deem expedient, and at such time or times as he shall, by his order, under his hand and seal, direct, addressed to the marshal and clerk of said court, at least thirty days previous to the commencement of such special or extra term or terms, which order shall be published immediately in two or more of the gazettes of the State of California; and at any or all of such special terms the business of said court shall have reference to the immediately preceding regular or special term, and be proceeded with in the same manner; and such proceedings shall be, to all intents and purposes, as valid as if the same had taken place at a regular term of said court; all which terms shall be held at such place, in the said city of San Francisco, as the marshal of the United States for the northern district of California, whose duty it shall be to act as the marshal of said court, shall procure for the purpose, under the directions of said judge; and appeals from the proceedings of the court organized under this act shall be taken to the Supreme Court of the United States, in the same manner, and on the same conditions, as appeals are taken under existing laws from the other circuit courts of the United States.

Sec. 3. And be it further enacted, That the judge of said court shall have the same power to issue writs of habeas corpus and other writs as is vested by law in the other judges of the United States.

Sec. 4. And be it further enacted, That in case the judge of said court shall fail to attend at the time and place of holding any regular or special term of said court, before the close of the fourth day after the commencement of such term, the business pending before said court shall stand adjourned until the next regular term of said court, or until the next special term of the court, should one be ordered under the authority of this act previous to such regular term.

Sec. 5. And be it further enacted, That the district courts of the United States for the northern and southern districts of California, shall hereafter exercise only the ordinary duties and powers of the district courts of the United States, except the special jurisdiction vested in the said district courts of California over the decisions of the board of commissioners for the settlement of private land claims in California under existing laws; and that appeals from the judgments, orders, and decrees of either of said district courts of California, in the exercise of its ordinary jurisdiction, shall be taken to the circuit court organized by this act, in the same manner and upon the same conditions as appeals may be taken.
from the judgments, orders, or decrees of the district courts to the circuit courts of the United States.

Sec. 6. And be it further enacted, That the judge appointed under this act shall, from time to time, or at any time when in his opinion the business of his own court will permit, and that of the courts of the northern and southern districts of California shall require, form part of, and preside over, the said district courts when either of them is engaged in the discharge of the appellate jurisdiction vested in it over the decisions of the board of commissioners for the settlement of private land claims in the State of California, under the act of Congress entitled "An act to ascertain and settle the private land claims in the State of California," passed March third, eighteen hundred and fifty-one, and by another act entitled "An act making appropriations for the civil and diplomatic expenses of the government for the year ending thirtieth of June, eighteen hundred and fifty-three, and for other purposes," passed thirty-first of August, eighteen hundred and fifty-two; and it shall be the duty of the clerks of the respective district courts of California to give thirty days' written notice to the judge of the court organized under this act, of the time and place of the sitting of such district court for the discharge of such appellate jurisdiction; and in case the judge of such district court shall fail, from sickness or other casualty, to attend at such time and place, the judge of the court organized under this act, is hereby authorized to hold said court, and proceed with the business of the court, in accordance with the provisions prescribed for the regulation of said district court in the act of Congress hereinafore referred to; and all appeals to the Supreme Court of the United States from the decisions of said district court, whether held by the last-mentioned judge, or by him in conjunction with the district judge, or by the district judge alone, shall be taken in the manner prescribed by the act of Congress passed on the third day of March, eighteen hundred and fifty-one, entitled "An act to ascertain and settle the private land claims in the State of California."

Sec. 7. And be it further enacted, That the salary of the judge appointed under this act shall be four thousand five hundred dollars per annum, to commence from the date of his appointment.

Sec. 8. And be it further enacted, That all laws and parts of laws militating against this act be, and the same are hereby, repealed.

Approved, March 2, 1855.

March 2, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That instead of the times here-tofore fixed by law, the circuit and district courts of the United States for the several districts in Tennessee shall hereafter be held as follows: At Jackson, on the third Mondays in March and September; at Knoxville, on the second Mondays in April and October; and at Nashville, on the first Mondays in May and November. And all writs, pleas, suits, recognizances, indictments, or other proceedings, civil or criminal, issued, commenced, or pending in either of said courts, shall be returnable to, be entered, and have day in court, and be heard and tried according to the times of holding said courts as herein provided.

Approved, March 2, 1855.

March 2, 1855.

Chap. CXLIV. — An Act to amend "An Act to carry into Effect a Treaty between the United States and Great Britain," signed on the fifth June, eighteen hundred and fifty-four, and approved August fifth, eighteen hundred and fifty-four.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That from and after the date when the reciprocity treaty of the fifth June, eighteen hundred and fifty-four, entered into between Great Britain and the United States, shall go into effect, the Secretary of the Treasury shall be, and he is hereby, authorized and required, to refund out of any money in the treasury, to the several persons entitled thereto, such sums of money as shall have been collected as duties, on "fish of all kinds, the products of fish, and of all other creatures living in the water," imported into the United States from and after the eleventh day of September, eighteen hundred and fifty-four, the date of the promulgation by the President of the United States of the reciprocity treaty aforesaid, on proof, satisfactory to the said secretary, that the articles aforesaid were the products of some one of the British provinces of New Brunswick, Canada, Nova Scotia, Newfoundland, or Prince Edward's Island, and imported therefrom into the United States, and duties duly paid thereon, which have not been refunded on export; and he is further authorized and required, from and after the day the treaty aforesaid shall go into effect, to cancel, on like satisfactory proof, any warehouse bonds to secure the duties, that may have been given for any of said articles imported as aforesaid.

SEC. 2. And be it further enacted, That from and after the date when the reciprocity treaty of the fifth June, eighteen hundred and fifty-four, entered into between Great Britain and the United States, shall go into effect, in the manner therein prescribed, the Secretary of the Treasury shall be, and he is hereby, authorized to refund out of any money in the treasury not otherwise appropriated, to the persons entitled thereto, such sums of money as shall have been collected as duties on any of the articles enumerated in the schedule annexed to the third article of the reciprocity treaty aforesaid, imported into the United States from the British provinces of Canada, New Brunswick, and Nova Scotia, respectively, since the date of the acts of their respective governments admitting like articles into said provinces from the United States free of duty, on proof, satisfactory to the said secretary, that the articles so imported were the products of Canada, New Brunswick, or Nova Scotia, as the case may be, and imported therefrom into the United States, and that the duties were duly paid thereon; and he is further authorized and required to cancel, from and after the date the treaty aforesaid shall go into effect, on like satisfactory proof, any warehouse bonds to secure duties which may have been given for any of the said articles imported as aforesaid. And the Secretary of the Treasury is also hereby invested with the same authority and power to refund the duties or cancel the warehouse bonds on any of the articles enumerated in said treaty, the produce of Prince Edward's Island or Newfoundland, respectively, on said treaty going into operation, should it be proved, to the satisfaction of the said secretary, that Prince Edward's Island, or Newfoundland, have admitted all of the articles enumerated in said treaty from the United States, free of duty, prior to said treaty going into operation.

APPROVED, March 2, 1855.

CHAP. CXLV. — An Act authorizing the Corporate Authorities of Georgetown to impose Additional Taxes, 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 mayor, recorder, aldermen, and common council, of Georgetown, be, and they are hereby, authorized and empowered to lay and collect a special annual tax of seventy-five cents, or so much thereof as may be necessary, upon every hundred dollars of property by law now taxable within the corporate limits of said town, and all money vested or held in any banking, insurance, brokerage, or exchange company or institution, upon all State or
corporation stocks, and money loaned at interest on bond, mortgage, or other evidence of indebtedness, in order to meet the engagements recently assumed by said town in subscribing to the stock of the Metropolitan Railroad Company; and to pledge the same to secure the said engagements, in such a manner that no part of the same shall in any event be applied to any other object; and the like remedy shall be used for the recovery thereof as is now used for the recovery of other public taxes in said town.

Sec. 2. And be it further enacted, That the said corporation of Georgetown shall have full power and authority to introduce into said town a supply of water for the use of the inhabitants thereof; and to cause the streets, lanes, and alleys, or any of them, or any portion of any of them, to be lighted by gas or otherwise; and to provide for the expense of any such works or improvements, either by a special tax or out of its corporate funds generally, or both, at its discretion.

Approved, March 2, 1855.

March 2, 1855.

Canal selections by Ohio, under acts of 1827, ch. 56, and 1828, ch. 108, confirmed.

March 2, 1855.

Patents to issue for swamp lands, to purchasers and locators prior to the Patent to the State.

1850, ch. 84.

Provision for the case of a sale by a State prior to its obtaining a patent.

List of such sales to be returned.

Indemnity to the States when they lose swamp lands under this act.

THIRTY-THIRD CONGRESS. Sess. II. Ch. 146, 147. 1855.

CHAP. CXLVI. — An Act to confirm the Canal Selections 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 selections of land by the State of Ohio, for canal purposes, under the act of second March, eighteen hundred and twenty-seven, and twenty-fourth May, eighteen hundred and twenty-eight, be, and the same are hereby, confirmed.

Approved, March 2, 1855.

CHAP. CXLVII. — An Act for the Relief of Purchasers and Locators of Swamp and Overflowed Lands.

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 cause patents to be issued, as soon as practicable, to the purchaser or purchasers, locators or locators, who have made entries of the public lands, claimed as swamp lands, either with cash, or with land warrants, or with scrip, prior to the issue of patents to the State or States, as provided for by the second section of the act approved September twenty-eight, eighteen hundred and fifty, entitled "An act to enable the State of Arkansas and other States to reclaim the swamp lands within their limits," any decision of the Secretary of the Interior, or other officer of the government of the United States, to the contrary notwithstanding: Provided, That in all cases where any State, through its constituted authorities, may have sold or disposed of any tract or tracts of said land to any individual or individuals prior to the entry, sale, or location of the same, under the preemption or other laws of the United States, no patent shall be issued by the President for such tract or tracts of land, until such State, through its constituted authorities, shall release its claim thereto, in such form as shall be prescribed by the Secretary of the Interior: And provided, further, That if such State shall not, within ninety days from the passage of this act, through its constituted authorities, return to the General Land-Office of the United States, a list of all the lands sold as aforesaid, together with the dates of such sale, and the names of the purchasers, the patents shall be issued immediately thereafter, as directed in the foregoing section.

Sec. 2. And be it further enacted, That upon due proof, by the authorized agent of the State or States, before the Commissioner of the General Land-Office, that any of the lands purchased were swamp lands, within the true intent and meaning of the act aforesaid, the purchase-money shall be paid over to the said State or States; and where the lands have been located by warrant or scrip, the said State or States
shall be authorized to locate a quantity of like amount, upon any of the public lands subject to entry, at one dollar and a quarter per acre, or less, and patents shall issue therefor, upon the terms and conditions enumerated in the act aforesaid: Provided, however, That the said decisions of the Commissioner of the General Land-Office shall be approved by the Secretary of the Interior.

Approved, March 2, 1855.

Chap. CLXVI.—An Act to increase the Compensation of the Registers of Land-Offices and Receivers of public Moneys under the Act entitled an Act to graduate and reduce the Price of the Public Lands to actual Settlers and Cultivators, approved August fourth, eighteen hundred and fifty-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That each register of a land office and receiver of public moneys shall receive the same amount of pay for each and every entry of land made under the act entitled “An act to graduate and reduce the price of the public lands to actual settlers and cultivators, approved August fourth, eighteen hundred and fifty-four,” as such officer is by law entitled to receive for similar entries of land at the minimum price of one dollar and twenty-five cents per acre: Provided, That the whole amount received per year shall in no case exceed the limitation fixed by existing laws.

Approved, March 3, 1855.

Chap. CLXVII.—An Act to provide for the erection of Public Buildings in the Territory of Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty-five thousand dollars be, and the same hereby is, appropriated, out of any money in the treasury not otherwise appropriated, for the continuation and erection of public buildings for the use of the legislature of the Territory of Kansas, to be expended under the direction of the governor of said territory: Provided, Said money, or any part thereof, or of any portion of the money heretofore appropriated for this purpose, shall not be expended until the legislature of said territory shall have fixed by law the permanent seat of government.

Approved, March 3, 1855.

Chap. CLXVIII.—An Act to provide for the erection of Public Buildings in the Territory of Nebraska.

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 be, and the same hereby is, appropriated, out of any money in the treasury not otherwise appropriated, for the construction of public buildings in the Territory of Nebraska, to be expended under the direction of the governor of said territory: Provided, Said money, or any part thereof, shall not be expended until the legislature shall have fixed by law the permanent seat of government.

Approved, March 3, 1855.

Chap. CLXIX.—An Act making Appropriations for the Support of the Army, for the year ending the thirtieth of June, one thousand eight hundred and fifty-six, 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 the thirtieth of June, one thousand eight hundred and fifty-six: —

For pay of the army, two million six hundred thousand eight hundred and six dollars.

For pay, supplies, and travelling expenses of six companies of Texas volunteers, called into service by the governor of Texas, and mustered into the service of the United States, one hundred and thirty-seven thousand seven hundred and fifty-five dollars and thirty-eight cents.

For commutation of officers’ subsistence, six hundred and twenty-eight thousand one hundred and sixty-eight dollars.

For commutation of forage for officers’ horses, one hundred and four thousand eight hundred and thirty-two dollars.

For payments in lieu of clothing for officers’ servants, thirty-six thousand three hundred and fifty dollars.

For expenses of recruiting, transportation of recruits, three months’ extra pay to non-commissioned officers, musicians, and privates, on reënlistment, one hundred thousand dollars.

For subsistence in kind, one million three hundred and eighty-one thousand and sixty-eight dollars and seventy-five cents.

For clothing for the army, camp and garrison equipage, five hundred and seventy-four thousand eight hundred and seventy-six dollars and fifty-nine cents.

For the regular supplies of the quarter-master’s department, consisting of fuel, forage in kind for the horses, mules, and oxen of the quarter-master’s department, at the several military posts and stations, and with the armies in the field; for the horses of the first and second regiments of dragoons, the companies of light artillery, the regiment of mounted riflemen, and such companies of infantry as may be mounted, and, also, for the authorized number of officers’ horses when serving in the field and at the outposts; of straw for soldiers’ bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms, for the pay, and quarter-master’s departments, and for the printing of division, and department orders, army regulations, and reports, eight hundred and ninety thousand dollars.

For the incidental expenses of the quarter-master’s department, consisting of postage on letters and packets received and sent by officers of the army on public service; expenses of courts-martial and courts of inquiry, including the additional compensation to judge advocates, recorders, members, and witnesses, while on that service, under the act of March sixteenth, eighteen hundred and two; extra pay to soldiers employed, under the direction of the quarter-master’s department, in the erection of barracks, quarters, storehouses, and hospitals; the construction of roads, and other constant labor, for periods of not less than ten days, under the acts of March second, eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division, and department head-quarters; expenses of express to and from the frontier posts and armies in the field; of escorts to pay-masters, other disbursing officers, and trains, when military escorts cannot be furnished; expenses of the interment of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the quarter-master’s department, including hire of interpreters, spies, and guides, for the army; compensation of clerk to officers of the quarter-master’s department; compensation of forage and wagon-masters, authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension of deserters, and the expenses incident to their pursuit; the various expenditures required for the first and second regiments of dragoons, the companies of light artillery, the regiment of mounted riflemen, and such companies of infantry as may be mounted, viz: for the
purchase of horse equipments, as saddles, bridles, saddle-blankets, nosebags, iron combs, currycombs, and spurs, and straps; of travelling forges, blacksmiths' and shoeing tools, horse and mule shoes, iron and steel for shoeing, hire of veterinary surgeons, purchase of medicines for horses and mules, shoeing horses of mounted corps, and repairing dragoon and rifle equipments, three hundred and seventy-five thousand three hundred and sixty-eight dollars.

For constructing barracks and other buildings at posts, which it may be necessary to occupy during the year, and for repairing, altering, and enlarging buildings at the established posts, including hire or commutation of quarters for officers on military duty; hire of quarters for troops, of storehouses for the safekeeping of military stores, and of grounds for summer cantonments; for encampments and temporary frontier stations, four hundred and ninety thousand four hundred and fifty-eight dollars.

For mileage to officers of the army, for transportation of themselves and baggage when travelling on duty, without troops or escorts, one hundred thousand dollars.

For transportation of the army, including the baggage of the troops when moving either by land or water; of clothing, camp and garrison equipage, and horse equipments, from the depot at Philadelphia to the several posts and army depots; of subsistence from the places of purchase, and from the places of delivery under contract, to such places as the circumstances of the service may require it to be sent; of ordnance, ordnance stores and small arms, from the foundries and armories to the arsenals, fortifications, frontier posts, and army depots; freights, wharfage, tolls, and ferriages; for the purchase and hire of horses, mules and oxen, and the purchase and repair of wagons, carts, drays, ships and other sea-going vessels and boats 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 disbursements of the army; the expense of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; and for procuring water at such posts as from their situation require that it be brought from a distance, and for clearing roads and removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of the troops on the frontier, one million two hundred thousand dollars.

For the purchase of horses for the first and second regiments of dragoons, the companies of light artillery, the mounted riflemen, and such infantry as the commanding officers at the frontier posts may find it necessary to mount, two hundred thousand dollars.

For contingencies of the army, six thousand dollars.

For the medical and hospital departments, fifty-two thousand five hundred dollars.

For contingent expenses of the adjutant-general's department, at division and department head-quarters, four hundred dollars.

For armament of fortifications, one hundred and twenty-five thousand dollars.

For ordnance, ordnance stores, and supplies, one hundred thousand dollars.

For the current expenses of the ordnance service, one hundred thousand dollars.

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

For repairs and improvements and new machinery at Harper's Ferry, thirty-two thousand six hundred and seventy-three dollars.

For repairs and improvements and new machinery at Springfield armory, fifty-four thousand dollars.

For new machinery at Harper's Ferry armory, twenty thousand dollars.
Compensation of superintendents.

For repairs, preservation, and contingencies of arsenals, fifty thousand dollars, and for continuing the construction of the arsenal at Benicia, California, forty thousand dollars. And it is hereby provided, that the annual compensation of the civil superintendents of the national armories be two thousand five hundred dollars, without perquisites, allowances, or additions of any kind, quarters excepted, and that the same be paid out of any money in the treasury not otherwise appropriated.

Surveys of lakes.

For continuing the survey of the northern and northwestern lakes, including Lake Superior, fifty thousand dollars.

Surveys.

For surveys for military defences of the sea and inland frontier, fifteen thousand dollars.

Books of tactics.

For printing a new system of light infantry and rifle tactics, to be stereotyped, with engraved plates, and for procuring for distribution to the militia of the United States, books of tactical instruction, including the system of regulations now in course of preparation, thirty thousand dollars.

Miscellaneous.

For compensation of the clerk and messenger in the office of the commanding general, two thousand dollars.

For contingent expenses of the office of the commanding general, three hundred dollars.

Arrearages.

For arrearages prior to July first, one thousand eight hundred and fifteen, payable through the office of the Third Auditor, under an act approved May the first, one thousand eight hundred and twenty, in addition to the balance undrawn in the treasury, two thousand dollars.

Capitol extension.

For the Capitol extension, three hundred and twenty-five thousand dollars.

Roads.

To complete the road from Point Douglass, on the Mississippi River, to the mouth of the St. Louis River, of Lake Superior, in Wisconsin, thirty-four thousand two hundred and thirteen dollars and fifty cents.

To complete the road from Point Douglass to Fort Gaines, now Fort Ripley, thirteen thousand four hundred and ninety-four dollars and nine cents.

To complete the road from Swan River to the Winnebago Agency, two thousand five hundred and thirty-five dollars and thirty-nine cents.

To complete the road from Wabashaw to Mendota, thirteen thousand eight hundred and seventy-one dollars and seventy-six cents. The said road to be completed under the direction of the Secretary of War.

To complete the road from Mendota to the Big Sioux River, twenty-seven thousand four hundred and seventy-five dollars and sixty-eight cents.

That the sum of thirty-two thousand dollars be, and the same is hereby, appropriated, out of any moneys in the treasury not otherwise appropriated, to be expended under the direction of the Secretary of War, in the manner following, namely: Sixteen thousand dollars for the improvement of the road from Fort Union to Santa Fe; ten thousand dollars for the improvement of the road from Secalote to Albuquerque, via Canon Blanco and Canon Carnue; and six thousand dollars for the improvement of the road from Canada to Abiquoa; all the said roads being in the Territory of New Mexico.

SEC. 2. And be it further enacted, That the board of officers appointed under the sixth section of the act making appropriations for the support of the army for the year ending June thirtieth, eighteen hundred and fifty-three, approved August thirty-first, eighteen hundred and fifty-two, is hereby abolished: Provided, that it shall be lawful for the President of the United States to appoint, during the recess of Congress, such of the commissioned officers authorized by this act below the grade of field officer, as may not be appointed during the present session whose commissions shall expire on the first day of May, eighteen hundred and fifty-six.
Sec. 3. And be it further enacted, That the provisions of an act entitled "An act for the payment of the civil officers employed in the Territory of New Mexico, while under military government," approved July seventeenth, eighteen hundred and fifty-four, be, and the same are hereby, extended to embrace the case of Lieutenant-Colonel J. M. Washington, deceased, late of the army, for and during the period of his appointment and service as military governor of New Mexico, ex-officio superintendent of Indian affairs, and commander of the troops, prior to the formation of the civil government.

Sec. 4. And be it further enacted, That the sum of thirty thousand dollars be, and the same is hereby appropriated, to be expended under the direction of the War Department, in the purchase and importation of camels and dromedaries, to be employed for military purposes.

Sec. 5. And be it further enacted, That the provisions of the first section of the act entitled "An act making appropriations for the support of the army for the year ending the thirtieth of June, one thousand eight hundred and fifty-one," approved September twenty-eight, eighteen hundred and fifty, granting extra pay to the officers and enlisted men of the army serving in Oregon and California, be extended to the officers and men composing the garrison of the post of Fort Laramie, on the Oregon route, for the same period of time as was allowed by the sixth section of the act [of] third March, eighteen hundred and fifty-three, to the officers and men of the two companies of regiment of mounted riflemen that garrisoned Fort Laramie; and that the provisions of the same section of the same act be also extended to the officers and men composing the escort to the Mexican boundary commission, while they were serving as such escort.

Sec. 6. And be it further enacted, That the laws granting extra pay to officers and soldiers who had served in California, apply to chaplains who were attached to the army in California during the period embraced by such laws.

Sec. 7. And be it further enacted, That the annual distribution of arms to the several States, under the act approved April twenty-third, eighteen hundred and eight, entitled "An act making provision for arming and equipping the whole body of the militia of the United States," shall be hereafter made according to the number of their representatives and senators in Congress, respectively; and that arms be distributed to the Territories and the District of Columbia, in such quantities and under such regulations as the President, in his discretion, may prescribe: Provided, That the Secretary of War shall first equalize, as far as practicable, the number of arms heretofore distributed and now in possession of the several States, so that each State which has received less than its pro rata share shall receive a number sufficient to make an equal pro rata proportion for all the States, according to the present number of their representatives and senators in Congress, respectively.

Sec. 8. And be it further enacted, That there shall be added to the army two regiments of infantry and two regiments of cavalry, organized as in the existing force; and there shall be appointed by the President, by and with the advice and consent of the Senate, one brigadier-general, and that the officers and men authorized by this act shall be entitled to the same provisions for wounds and disabilities, and the same provisions for widows and children, and the same allowances and benefits, in every respect, as are allowed to other troops composing the army of the United States. They shall be subject to the rules and articles of war; and the men shall be recruited in the same manner as other troops, and with the same conditions and limitations.

Sec. 9. And be it further enacted, That to enable the President of the United States to carry into effect the provisions of so much of this act as relates to the employment of an additional military force, such sum of money, not exceeding two millions five hundred thousand dollars, as
may be necessary, be, and the same hereby is, appropriated out of any money in the treasury not otherwise appropriated.

Approved, March 3, 1855.

March 3, 1855.

CHAP. CLXX.—An Act to appropriate Money to remove the Obstructions in the Savannah River, below the City of Savannah, in the State of Georgia.

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 sixty-one thousand dollars be, and the same is hereby, appropriated out of any money not heretofore appropriated, to remove the obstructions in the Savannah River, below the city of Savannah, in the State of Georgia, placed there during the revolutionary war, for the common defence.

Approved, March 3, 1855.

March 3, 1855.

CHAP. CLXXI.—An Act making Appropriations for Fortifications and other Works of Defence, and for Repairs of Barracks and Quarters, for the year ending the thirtieth of June, one thousand eight hundred and fifty-six.

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 construction, preservation, and repairs, of certain fortifications, barracks, and quarters, for the year ending the thirtieth of June, one thousand eight hundred and fifty-six.

For Fort Montgomery, at outlet of Lake Champlain, New York, fifteen thousand dollars;
For Fort Knox, at narrows of Penobscot River, Maine, sixty thousand dollars;
For preservation of the site of Fort Warren, at the narrows of Boston harbor, Massachusetts, ten thousand dollars;
For Fort Schuyler, entrance to Long Island Sound, New York, twenty-five thousand dollars;
For Fort Richmond, at the narrows, New York harbor, seventy-five thousand dollars;
For Fort Delaware, Delaware River, Delaware, one hundred and fifty thousand dollars;
For Fort Carroll, Baltimore harbor, Maryland, one hundred thousand dollars;
For Fort Monroe, entrance to Hampton Roads, Virginia, fifty-five thousand dollars;
For Fort Calhoun, entrance to Hampton Roads, Virginia, twenty thousand dollars.
For Fort Sumter, Charleston harbor, South Carolina, eighty thousand dollars;
For Fort Clinch, entrance to Cumberland Sound, Florida, twenty-five thousand dollars;
For Fort Barrancas, Pensacola harbor, Florida, thirty-thousand dollars;
For Fort McRee, and preservation of its site, Florida, twenty-five thousand dollars;
For Fort Gaines, Dauphin Island, Alabama, fifty thousand dollars;
For Fort Taylor, Key West, Florida, one hundred and fifty thousand dollars;
For Fort Jefferson, Tortugas, Florida, one hundred and fifty thousand dollars;
For forts on the western frontier of Texas, fifty thousand dollars;
For fortifications at Fort Point, entrance to San Francisco bay, California, three hundred thousand dollars;
For fortifications at Alcatraz Island, San Francisco bay, California, two hundred thousand dollars;
For repairs of Fort Niagara, New York, six thousand dollars;
For construction and repairs of quarters and barracks at Fort Colum-
bus, New York harbor, twenty-six thousand five hundred dollars;
For construction of an additional magazine for batteries Hudson and
Morton, Staten Island, New York, five thousand dollars;
For repairs of Fort Madison, Annapolis harbor, Maryland, ten thousand
six hundred dollars;
For repairs of Fort Moultrie, Charleston harbor, South Carolina, five
thousand dollars;
For repairs of Fort Jackson, Savannah River, Georgia, twenty thou-
sand dollars;
For repairs of Fort Macomb, Chef Menteur Pass, Louisiana, nine
thousand five hundred dollars;
For the extension of battery at Fort Jackson, Mississippi River, ten
thousand dollars;
For repairs of Fort St. Philip, Mississippi River, Louisiana, thirty-five
thousand dollars;
For contingent expenses of the fortifications not herein mentioned, the
preservation of sites, the protection of titles, and repairs of sudden dam-
ages to forts, twenty thousand dollars.

Approved, March 3, 1855.

CHAP. CLXXII. — An Act for the Construction of certain Military Roads in the Terri-
tory of Kansas.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the sum of fifty thou-
sand dollars be, and the same is hereby, appropriated, out of any moneys
in the treasury not otherwise appropriated, for the construction of a road
from Fort Riley to such point on the Arkansas River as may, in the
opinion of the Secretary of War, be most expedient for military purposes.

Sec. 2. And be it further enacted, That the further sum of fifty thou-
sand dollars be, and the same is hereby, appropriated, out of any moneys
in the treasury not otherwise appropriated, for the construction of a road
from Fort Riley to Bridger's Pass, in the Rocky Mountains. The said sums
to be expended under the direction of the Secretary of War, in pursuance
of contracts to be made by him.

Approved, March 3, 1855.

CHAP. CLXXIII. — An Act further to amend the Act entitled "An Act to reduce and
modify the Rates of Postage in the United States, and for other Purposes," passed March
third, eighteen hundred and fifty-one.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That in lieu of the rates of
postage now established by law, there shall be charged the following
rates, to wit:

For every single letter in manuscript, or paper of any kind in which
information shall be asked for or communicated in writing, or by marks
or signs, conveyed in the mail for any distance between places in the
United States not exceeding three thousand miles, three cents; and for
any distance exceeding three thousand miles, ten cents.

And for a double letter there shall be charged double the rate above speci-
fied; and for a treble letter, treble those rates; and for a quadruple letter,
quadruple those rates; and every letter or parcel not exceeding half an
ounce in weight shall be deemed a single letter; and every additional
weight of half an ounce, or additional weight of less than half an ounce,
shall be charged with an additional single postage; and upon all letters
passing through or in the mail of the United States, excepting such as
All postage but
foreign to be pre-

paid.

For repairs of Fort Niagara, New York, six thousand dollars;
For construction and repairs of quarters and barracks at Fort Colum-
bus, New York harbor, twenty-six thousand five hundred dollars;
For construction of an additional magazine for batteries Hudson and
Morton, Staten Island, New York, five thousand dollars;
For repairs of Fort Madison, Annapolis harbor, Maryland, ten thousand
six hundred dollars;
For repairs of Fort Moultrie, Charleston harbor, South Carolina, five
thousand dollars;
For repairs of Fort Jackson, Savannah River, Georgia, twenty thou-
sand dollars;
For repairs of Fort Macomb, Chef Menteur Pass, Louisiana, nine
thousand five hundred dollars;
For the extension of battery at Fort Jackson, Mississippi River, ten
thousand dollars;
For repairs of Fort St. Philip, Mississippi River, Louisiana, thirty-five
thousand dollars;
For contingent expenses of the fortifications not herein mentioned, the
preservation of sites, the protection of titles, and repairs of sudden dam-
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Approved, March 3, 1855.

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Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the sum of fifty thou-
sand dollars be, and the same is hereby, appropriated, out of any moneys
in the treasury not otherwise appropriated, for the construction of a road
from Fort Riley to such point on the Arkansas River as may, in the
opinion of the Secretary of War, be most expedient for military purposes.

Sec. 2. And be it further enacted, That the further sum of fifty thou-
sand dollars be, and the same is hereby, appropriated, out of any moneys
in the treasury not otherwise appropriated, for the construction of a road
from Fort Riley to Bridger's Pass, in the Rocky Mountains. The said sums
to be expended under the direction of the Secretary of War, in pursuance
of contracts to be made by him.

Approved, March 3, 1855.

CHAP. CLXXIII. — An Act further to amend the Act entitled "An Act to reduce and
modify the Rates of Postage in the United States, and for other Purposes," passed March
third, eighteen hundred and fifty-one.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That in lieu of the rates of
postage now established by law, there shall be charged the following
rates, to wit:

For every single letter in manuscript, or paper of any kind in which
information shall be asked for or communicated in writing, or by marks
or signs, conveyed in the mail for any distance between places in the
United States not exceeding three thousand miles, three cents; and for
any distance exceeding three thousand miles, ten cents.

And for a double letter there shall be charged double the rate above speci-
fied; and for a treble letter, treble those rates; and for a quadruple letter,
quadruple those rates; and every letter or parcel not exceeding half an
ounce in weight shall be deemed a single letter; and every additional
weight of half an ounce, or additional weight of less than half an ounce,
shall be charged with an additional single postage; and upon all letters
passing through or in the mail of the United States, excepting such as
All postage but
foreign to be pre-

paid.
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are to or from a foreign country, the postages as above specified shall be prepaid, except upon letters and packages addressed to officers of the government on official business, which shall be so marked on the envelope. And from and after the first day of January, eighteen hundred and fifty-six, the Postmaster-General may require postmasters to place postage stamps upon all prepaid letters upon which such stamps may not have been placed by the writers. And all drop-letters, or letters placed in any post-office not for transmission through the mail, but for delivery only, shall be charged with postage at the rate of one cent each; and all letters which shall hereafter be advertised as remaining over, or uncalled for, in any post-office, shall be charged with one cent each, in addition to the regular postage, both to be accounted for as other postages now are.

Sec. 2. And be it further enacted, That it shall not be lawful for any postmaster or other person to sell any postage stamp or stamped envelope for any larger sum than that indicated upon the face of such postage stamp or for a larger sum than that charged therefor by the Post-Office Department; and any person who shall violate this provision shall be deemed guilty of a misdemeanor, and, on conviction thereof, shall be fined in any sum not less than ten, nor more than five hundred dollars. This act to take effect and be in force from and after the commencement of the next fiscal quarter after its passage. Provided, That nothing herein contained shall be so construed as to alter the laws in relation to the franking privilege.

Sec. 3. And be it further enacted, That for the greater security of valuable letters posted for transmission in the mails of the United States, the Postmaster-General be, and hereby is, authorized to establish a uniform plan for the registration of such letters on application of parties posting the same, and to require the prepayment of the postage, as well as a registration fee of five cents on every such letter or packet, to be accounted for by postmasters receiving the same in such manner as the Postmaster-General shall direct: Provided, however, That such registration shall not be compulsory; and it shall not render the Post-Office Department or its revenue liable for the loss of such letters or packets, or the contents thereof.

Approved, March 3, 1855.

March 4, 1856.

CHAP. CLXXIV.—An Act to improve the Laws of the District of Columbia, and to codify the same.

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 is hereby authorized, by and with the advice and consent of the Senate, to appoint two persons, learned in the law, to revise, simplify, digest, and codify the laws of said District; and, also, the rules and principles of practice, of pleadings, of evidence, and conveyancing; and, also, to add thereto, and codify such laws of the State of Maryland as may be, or become in force during the preparation of said code, and applicable to the circumstances and condition of said District; and the said code shall be constructed according to a simple method, and be expressed in language concise and plain, and, far as possible, be made level to the understanding of a person of ordinary intelligence and education; and it shall contain a full and particular index to all its contents; and the preparation of the said code shall be made under the superintendence and revision of the Attorney-General of the United States, and as the same progresses shall be printed, under his direction; and the said codifiers shall each be paid for their services, out of the treasury of the United States, at the rate of three thousand dollars a year. And the board of aldermen and common council of the city of
Washington may together elect five competent persons; and the board of aldermen and council of Georgetown may elect two competent persons; and the levy court of the county of Washington may elect one competent person; which persons together shall compose a board, to consider, at convenient seasons, the provisions of said code, as it may be prepared; and any three of said persons shall constitute a quorum of said board; and the said code, or such provisions thereof as may be approved by a majority of said board, shall be adopted, and become the law of said District, as hereinafter provided. And it shall be the duty of the said persons who may be appointed to codify the said laws, to attend, and, also, the said Attorney-General may attend the meetings of said board, to explain the several provisions of the said code. And when the said code, and the provisions thereof, shall have been adopted by the said board, or by a majority thereof, they shall certify the same to the President of the United States, who shall thereupon cause it to be published in a neat and convenient form, and to be substantially bound; and he shall cause a sufficient number of volumes of said code to be printed and bound as may be necessary for the cheapest distribution of the same among the people of said District, and for the preservation of said code; and a copy thereof shall be furnished to every justice of the peace, and every judge, to each court, to each clerk of said court, to each coroner, to said levy court, to each public school, to each public library, to each public department of government, and to the mayors and each of the councils of Washington and Georgetown, to be by them kept and carefully preserved, and transferred to their several successors in office. And the said code, so deposited with said clerks of courts and justices of the peace, shall at all times be open in their several offices, for the inspection and information of the people of said District, and others who may desire to consult the same. And when the said code shall be printed and distributed, the President of the United States shall, by his proclamation, appoint a time and places in the said District for taking the sense of the citizens thereof, for or against the adoption of the said code; and he shall cause judges to be selected who shall preside at such election, and he shall provide and proclaim the mode and rules of conducting the same, provided every free white male citizen of the United States, above the age of twenty-one years, who has resided in the said District for one year next preceding said election, shall be permitted to vote thereat; and the result of said election shall be reported to the said President, and the same, with the said code, be by him reported to Congress, and when ratified and approved by the same, he shall, by his proclamation, declare it to be in force, from the day of the date thereof, as the law of the said District of Columbia; and the same, when so proclaimed, shall thereafter be, and remain as such, without any further act or proceedings to that effect, until altered or repealed by the Congress of the United States. And the persons who may compose said board, or such of them as may act on the same, shall be paid out of the treasury of the United States a reasonable compensation for their services, according to the time employed by them respectively upon the same: Provided, That the said code shall be reported to Congress on or before the first Monday in December, in the year eighteen hundred and fifty-seven.

Approved, March 3, 1855.

CHAP. CLXXV. — An Act making Appropriations for the Civil and Diplomatic Expenses of Government, for the year ending the thirtieth of June, eighteen hundred and fifty-six, and for other Purposes.

March 8, 1855.

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
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not otherwise appropriated, for the objects hereafter expressed, for the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-six, namely:

Legislative. — For compensation and mileage of senators, one hundred and ninety-five thousand seven hundred and ten dollars.

For compensation of the officers, clerks, messengers, and others, receiving an annual salary in the service of the Senate, viz: Secretary of the Senate, three thousand six hundred dollars; officer charged with the disbursements of the Senate, four hundred and eighty dollars; principal clerk and principal executive clerk in office of the Secretary of the Senate, at two thousand one hundred and sixty dollars each; eight clerks in office of the Secretary of the Senate, at one thousand eight hundred and fifty dollars each; keeper of the stationery, one thousand seven hundred and fifty-two dollars; two messengers, one at one thousand and eighty dollars, and one at seven hundred and fifty dollars; one page, at five hundred dollars; Sergeant-at-arms and doorkeeper, two thousand dollars; assistant door-keeper, one thousand seven hundred dollars; postmaster to the Senate, one thousand seven hundred and fifty dollars; assistant postmaster and mail-carrier, one thousand four hundred and fifty dollars; two mail-boys, at nine hundred dollars each; superintendent of the document-room, one thousand five hundred dollars; two assistants in document-room, at one thousand two hundred dollars each; superintendent of the folding-room, one thousand five hundred dollars; two messengers, acting as assistant door-keepers, at one thousand five hundred dollars each; fifteen messengers, at one thousand two hundred dollars each; superintendent in charge of Senate furnaces, one thousand and eighty dollars; assistant in charge of furnaces, six hundred dollars; laborer in private passage, six hundred dollars; two laborers, at four hundred and eighty dollars each; clerk or secretary to the President of the Senate, one thousand seven hundred and fifty-two dollars; draughtsman, two thousand one hundred and sixty dollars; chaplain of Senate, seven hundred and fifty dollars; — making seventy thousand two hundred and eighty-four dollars.

For the contingent expenses of the Senate, viz:

- For binding, forty-five thousand dollars.
- For lithographing and engraving, forty-five thousand dollars.
- For books, five thousand dollars.
- For stationery, twelve thousand dollars.
- For newspapers, three thousand dollars.
- For Congressional Globe, and binding the same, three thousand dollars.
- For reporting proceedings, thirteen thousand dollars.
- For clerks to committees, pages, police, horses and carryalls, forty-eight thousand dollars.
- For miscellaneous items, twenty thousand dollars.

House. — For compensation and mileage of members of the House of Representatives and delegates from Territories, six hundred and ninety-four thousand nine hundred and seventy-six dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary, in the service of the House of Representatives, viz: clerk of the House of Representatives, three thousand six hundred dollars; two clerks, at two thousand one hundred and sixty dollars each; seven clerks, at one thousand eight hundred dollars; Sergeant-at-arms, two thousand one hundred and sixty dollars; door-keeper, two thousand one hundred and sixty dollars; postmaster, two thousand one hundred and sixty dollars; one messenger, at one thousand seven hundred and fifty-six dollars and eighty cents; librarian, one thousand eight hundred dollars; reading clerk, one thousand eight hundred dollars; clerk to Committee of Claims, one thousand eight hundred dollars; clerk to Sergeant-at-arms, one thousand eight hundred dollars; five messengers, at one thousand
four hundred and forty dollars each; chaplain, seven hundred and fifty dollars; — making forty-three thousand nine hundred and six dollars and eighty cents.

For the contingent expenses of the House of Representatives, viz: House contingencies.

For binding documents, seventy thousand dollars.

For furniture and repairs, three thousand dollars.

For stationery for members, twelve thousand dollars.

For twenty-one messengers, including superintendent of folding and document rooms, twenty-eight thousand four hundred and thirteen dollars and twenty cents.

For horses and carriages, four thousand five hundred dollars.

For fuel, oil, and candles, two thousand five hundred dollars.

For newspapers for members, twelve thousand five hundred dollars.

For engraving and lithographing, fifty thousand dollars.

For Capitol police, five thousand four hundred and ninety dollars.

For miscellaneous items, thirty thousand dollars.

For messenger in charge of hall, one thousand seven hundred and forty dollars.

For two messengers in Clerk's office, three thousand six hundred dollars.

For saddle horses, six hundred and fifty dollars.

For laborers, two thousand five hundred dollars.

For pages, five thousand nine hundred and thirty-six dollars.

For folding documents, including pay of folders, folding-paper, twine, and paste, twenty thousand dollars.

For compensation of draughtsman and clerks, per resolution of the fourth May, one thousand eight hundred and forty-eight, nine thousand dollars.

For compensation to F. W. Lander, civil engineer, for furnishing report of his reconnaissance for a railroad route from Washington and Oregon Territory, by the way of Fort Hall, to Salt Lake, five thousand dollars.

Library of Congress.—For compensation of librarian, three assistant librarians, and messenger, nine thousand dollars.

For contingent expenses of said library, one thousand dollars.

For purchase of books for said library, five thousand dollars.

For purchase of law-books for said library, two thousand dollars.

For paper required for the printing of the first session of the thirty-fourth Congress, one hundred and fifty-six thousand four hundred and eight dollars.

For printing required for the first session of the thirty-fourth Congress, one hundred and fifteen thousand dollars: Provided, That the printed sheets for the finer description of books authorized by either house of Congress, shall be dry-pressed before being bound, whenever, in the opinion of the Joint Committee on Printing, it is deemed necessary; the cost thereof not to exceed the sum of fifty cents per ream medium.

Executive. For compensation of the President of the United States, twenty-five thousand dollars.

For compensation to secretary to sign patents for lands, one thousand five hundred dollars.

Department of State. — For compensation of the Secretary of State, and Assistant Secretary of State, clerks, messenger, assistant messenger, and laborers in his office, fifty-two thousand six hundred and ninety-two dollars.

For the Incidental and Contingent Expenses of said Department.—For publishing the laws in pamphlet form, and in the newspapers of the States and Territories and in the city of Washington, nineteen thousand seven hundred and twenty-five dollars.

For proof-reading, packing, additional compensation to packer, and distributing laws and documents, including cases, labor, and transportation, fifteen thousand two hundred dollars.
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For stationery, blank books, binding, labor, and attendance, furniture, fixtures, repairs, painting and glazing, six thousand five hundred dollars.
For copperplate printing, books and maps, one thousand dollars.
For newspapers, four hundred dollars.
For extra clerk hire and copying, two thousand dollars; said clerks to be employed only during the session of Congress, or when indispensably necessary, to enable the department to answer some call made by either house of Congress at one session, to be answered at another.
For miscellaneous items, one thousand dollars.

For compiling and supervising the publication of the Biennial Register, five hundred dollars.
For binding books and music in the copyright bureau, and procuring portfolios for the prints and engravings, five hundred dollars.

To enable the Secretary of State to purchase of Messrs. Little, Brown and Company, five hundred copies of their new edition of Wheaton's Elements of International Law, to be distributed to the foreign ministers and consuls, and to the departments at home, two thousand five hundred dollars.
To enable the Secretary of State to purchase fifty copies each, of volumes sixteen and seventeen of Howard's Reports of the Decisions of the Supreme Court of the United States, five hundred dollars.
To enable the Secretary of State to purchase of Messrs. Little, Brown and Company, two thousand copies of the tenth volume of the United States Statutes at Large, for distribution, agreeably to acts of Congress directing the distribution of the other volumes, seven thousand dollars.

Northeast Executive Building.—For compensation of the superintendent, four watchmen, and two laborers of the northeast executive building, three thousand eight hundred and two dollars.
For contingent expenses of said building, viz:
For fuel, light, labor, and repairs, three thousand three hundred dollars.

Treasury Department.—For compensation of the Secretary of the Treasury and Assistant Secretary of the Treasury, clerks, messenger, assistant messenger, and laborers in his office, fifty-five thousand five hundred and seventy-two dollars.
For compensation of the First Comptroller, and the clerks, messenger, and laborers in his office, twenty-nine thousand four hundred and ninety-two dollars.

For compensation of the Second Comptroller, and the clerks, messenger, and laborer in his office, twenty-nine thousand two hundred and six dollars.
For compensation of the First Auditor, and the clerks, messenger, assistant messenger, and laborer in his office, forty-one thousand nine hundred and thirty-six dollars.
For compensation of the Second Auditor, and the clerks, messenger, assistant messenger, and laborer in his office, thirty-five thousand four hundred and sixteen dollars.
For compensation of the Third Auditor, and the clerks, messengers, assistant messenger, and laborers in his office, one hundred and seven thousand five hundred and thirty-two dollars.
For compensation of the Fourth Auditor, and the clerks, messenger, and assistant messenger in his office, thirty thousand two hundred dollars.
For compensation of the Fifth Auditor, and the clerks, messenger, and laborer in his office, fifteen thousand and sixteen dollars.
For compensation of the Auditor of the Post-Office Department, and the clerks, messenger, assistant messenger, and laborers in his office, one hundred and sixty-five thousand six hundred and twenty-four dollars.
For compensation of the Treasurer of the United States, and the clerks, messenger, assistant messenger, and laborers in his office, twenty-five thousand four hundred and eighty-two dollars.
For compensation of the Register of the Treasury, and the clerks, messenger, assistant messengers, and laborers in his office, forty-seven thousand and fifty-two dollars.

For compensation of the Solicitor of the Treasury, and the clerks and messenger in his office, twelve thousand nine hundred dollars.

For compensation of the Commissioner of Customs, and the clerks, messenger, and laborer in his office, twenty thousand four hundred and sixteen dollars.

For compensation of the clerks and messenger of the Light-house Board, eight thousand nine hundred and seventy-six dollars.

Contingent Expenses of the Treasury Department.—

In the office of the Secretary of the Treasury:

For labor, blank books, stationery, binding, sealing ships' registers, translating foreign languages, advertising, and extra clerk hire for preparing and collecting information to be laid before Congress — said clerks to be employed only during the session of Congress, or when indispensably necessary to enable the department to answer some call made by either house of Congress at one session, to be answered at another; and no such extra clerk shall receive more than three dollars thirty-three and one third cents per day for the time actually and necessarily employed; and for miscellaneous items — thirteen thousand dollars.

In the office of the First Comptroller:

For furniture, blank books, binding, stationery, public documents, State and Territorial statutes, and miscellaneous items, one thousand eight hundred dollars.

In the office of the Second Comptroller:

For blank books, binding, stationery, pay for the National Intelligencer and Union, to be filed and preserved for the use of the office, office furniture, and miscellaneous items, one thousand five hundred dollars.

In the office of the First Auditor:

For blank books, binding, stationery, office furniture, and cases for records and official papers, one thousand five hundred dollars.

For miscellaneous items, including subscription for the Union and National Intelligencer, to be filed for the use of the office, three hundred dollars.

In the office of the Second Auditor:

For blank books, binding, stationery, office furniture, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, one thousand two hundred dollars.

In the office of the Third Auditor:

For blank books, binding, stationery, office furniture, carpeting, two newspapers, the Union and Intelligencer, preserving files and papers, expenses of bounty-land service, miscellaneous items, and arrearages, three thousand five hundred and forty dollars.

In the office of the Fourth Auditor:

For stationery, books, and binding, six hundred dollars.

For labor, one hundred dollars.

For miscellaneous items, two hundred dollars.

In the office of the Fifth Auditor:

For blank books, binding, and stationery, two hundred and fifty dollars.

For miscellaneous items, three hundred and fifty dollars.

In the office of the Auditor of the Post-Office Department:

For stationery, blank books, binding and ruling, ten thousand and fifty dollars.

For miscellaneous items, file-boards, repairs, cases and desks for safe-keeping of papers, furniture, lights, washing towels, ice, horse for messenger, telegraphic dispatches, and stoves, two thousand five hundred dollars.
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In the office of the Treasurer:
For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

In the office of the Register:
For ruling and full binding twenty-eight books for recording collectors' quarterly abstracts of the commerce and navigation, and blank abstracts for their use, three thousand dollars.
For blank books, binding, stationery, cases for official papers and records, and miscellaneous items, four thousand dollars.
For arranging and binding cancelled marine papers, one thousand dollars.

In the office of the Solicitor:
For blank books, binding, stationery, labor, and miscellaneous items, one thousand two hundred dollars.
For statutes and reports, one thousand dollars.

In the office of the Commissioner of Customs:
For blank books, stationery, and miscellaneous items, two thousand dollars.

Light-house Board.—For blank books, binding, and stationery, two hundred and fifty dollars.
For miscellaneous expenses and postage, five hundred dollars.

For the General Purposes of the Southeast Executive Building.—
For the continuation of the Treasury building, three hundred thousand dollars, to be expended under the direction of the President of the United States, according to the plan proposed by Thomas U. Walter, architect, and approved by the committees of the Senate and House of Representatives on buildings and grounds, at the last session of Congress.
For compensation of eight watchmen of the southeast executive building, four thousand eight hundred dollars.
For compensation of nine laborers of the southeast executive building, five thousand one hundred and eighty-four dollars.
For contingent expenses of said building, viz:
Fuel, lights, repairs, and miscellaneous, eight thousand five hundred dollars.
To enable the department to provide a suitable protection from the weather for the fuel consumed in said buildings, and to cleanse, repair, and furnish twenty-six rooms in the third story, when they shall be vacated by the General Land-Office, seven thousand dollars.
For rent of building occupied in part by the Attorney-General, and in part by the First Auditor of the Treasury, three thousand five hundred dollars.
For fuel and miscellaneous items for the same, two thousand five hundred dollars.
For compensation of four watchmen for said building, two thousand four hundred dollars.
For compensation of four laborers for said building, two thousand three hundred and four dollars.
For rent of the building occupied by the Third Auditor of the Treasury, six hundred dollars.
For fuel and other miscellaneous items for the same, two thousand two hundred dollars.
For compensation of two watchmen for said building, one thousand two hundred dollars.
For rent of building occupied by the Fifth Auditor of the Treasury, eight hundred dollars.
For fuel and other miscellaneous items for the same, two thousand two hundred dollars.
For compensation of two watchmen for said building, one thousand two hundred dollars.
Department of the Interior.—For compensation of the Secretary of the Interior, and the clerks, messengers, and assistant messenger in his office, thirty thousand and eighty dollars.

For compensation of the Commissioner of the General Land-Office, and the recorder, draughtsman, assistant draughtsman, clerks, messengers, assistant messengers, packers, and laborers, in his office, one hundred and sixty-eight thousand one hundred and eighty-six dollars.

For compensation of the Commissioner of Indian Affairs, and the clerks, messenger, and assistant messenger, in his office, twenty-nine thousand eight hundred and forty dollars.

For compensation of the Commissioner of Pensions, and the clerks, messenger, and assistant messenger, in his office, one hundred and seven thousand eight hundred and forty dollars.

For the repairs of the Potomac, navy-yard, and upper bridges, and to refund to the Commissioner of Public Buildings three thousand dollars, advanced to him by the corporation of Washington, in eighteen hundred and fifty-three, and expended on the Potomac bridge, ten thousand dollars.

Contingent Expenses Department of the Interior.—
Office Secretary of the Interior:

For books, stationery, furniture, and other contingencies, three thousand seven hundred dollars.

For library, books, and maps, one thousand dollars.

General Land-Office:

For cash system and military patents, under laws prior to twenty-eighth September, eighteen hundred and fifty; patents and other records, tract-books, and blank books, for this, and the district land-offices; binding plats and field-notes; stationery, furniture, and repairs of same, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, thirty-three thousand five hundred and twenty-five dollars.

For contingent expenses in addition, under swamp-land act of twenty-eighth September, eighteen hundred and fifty; military bounty acts of twenty-eighth September, eighteen hundred and fifty, and twenty-second March, eighteen hundred and fifty-two, and act thirty-first August, eighteen hundred and fifty-two, for the satisfaction of Virginia land warrants, twenty-six thousand one hundred dollars.

For tract and other books for new land-offices, created during the first session of the thirty-third Congress, including blanks for the same, six thousand dollars.

To enable the register and receiver of the land-office at Indianapolis, Indiana, to rent suitable rooms for the preservation of the records and papers of the several land-offices in said State, which have been discontinued, and the books and papers thereof transferred to the said land-offices at said city of Indianapolis, the sum of five hundred dollars.

For amount required to enable the Secretary of the Interior to execute the provisions of the "act to graduate and reduce the price of the public lands to actual settlers and cultivators," approved fourth August, one thousand eight hundred and fifty-four, thirty thousand dollars: Provided, however, That in all cases where lands have been or shall hereafter be sold under the act of fourth August, eighteen hundred and fifty-four, "to graduate and reduce the price of the public lands to actual settlers and cultivators," at a higher rate than authorized by that act, the Secretary of the Interior shall be, and is hereby authorized, to direct the receivers of public money for the proper land district, to refund the excess out of any money in his hands derived from the sales of public lands; and the periods and principle of graduation, fixed by the instructions of the General Land-Office, of thirtieth October, eighteen hundred and fifty-four, shall be, and they are hereby confirmed.
Indian affairs.

Office of Indian Affairs:
For rent of building on Seventh Street, for office, one thousand two hundred dollars.
For compensation of four watchmen, two thousand four hundred dollars.
For compensation of laborer, five hundred and seventy-six dollars.
For fuel and lights, six hundred and sixteen dollars.
For blank-books, binding, and stationery, nine hundred dollars.
For miscellaneous items, including two of the daily city newspapers to be filed, bound, and preserved for the use of the office, eight hundred dollars.

Pension-office.

For engraving and printing bounty-land certificates, five thousand dollars.
For stationery, three thousand dollars.
For binding books, two thousand five hundred dollars.
For furniture, five hundred dollars.
For compensation of laborers, one thousand five hundred dollars.
For miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, five thousand dollars.
For the general purposes of the Department of the Interior:
For compensation of four night watchmen and one day watchman for the eastern wing of the Patent-Office, occupied by the Secretary of the Interior, three thousand dollars.
For expenses incurred by Dr. John Evans, in geological explorations in Oregon, Washington, etc., and for the completion of those explorations in Washington Territory, and on Coose Bay, twenty-three thousand five hundred and sixty dollars.

For Contingent Expenses of the Eastern Wing of the Patent-Office Building.—For fuel, lights, and incidental expenses, two thousand five hundred dollars.
For compensation of three laborers, one thousand seven hundred and twenty-eight dollars.
For the preservation of the collections of the exploring expedition:
For compensation of keepers, watchmen, and laborers, two thousand nine hundred and eighty dollars.
For contingent expenses, two hundred dollars.

Surveyors-General and their clerks.

Surveyors-General and their Clerks.—For compensation of the surveyor-general northwest of the Ohio, and the clerks in his office, eight thousand three hundred dollars.
For compensation of the surveyor-general of Illinois and Missouri, and the clerks in his office, five thousand eight hundred and twenty dollars.
For compensation of the surveyor-general of Louisiana, and the clerks in his office, four thousand five hundred dollars.
For compensation of the surveyor-general of Florida, and the clerks in his office, five thousand five hundred dollars.
For compensation of the surveyor-general of Wisconsin and Iowa, and the clerks in his office, eight thousand three hundred dollars.
For compensation of the surveyor-general of Arkansas, and the clerks in his office, eight thousand three hundred dollars.
For compensation of the surveyor-general of Oregon, and the clerks in his office, seven thousand five hundred dollars.
For compensation of the surveyor-general of California, and the clerks in his office, thirty-nine thousand five hundred dollars.
For compensation of the surveyor-general of Washington Territory, and the clerks in his office, seven thousand five hundred dollars.
For compensation of the surveyor-general of New Mexico, and the clerks in his office, seven thousand dollars.
For compensation of the surveyor-general of Kansas and Nebraska, and the clerks in his office, eight thousand three hundred dollars.

For compensation of clerks in the offices of the surveyors-general, to be apportioned to them according to the exigencies of the public service, and to be employed in transcribing field-notes of surveys for the purpose of preserving them at the seat of government, sixty-one thousand dollars.

For salary of the recorder of land titles in Missouri, five hundred dollars.

For compensation of the Commissioner of Public Buildings, and the clerk in his office, three thousand two hundred dollars.

For compensation of the Superintendent of the Public Printing, and the clerks and messenger in his office, eleven thousand five hundred and seventeen dollars. And the superintendent and the clerks and messenger in his office, and the librarian, and assistants and messenger in the Library of Congress, shall be entitled to, and shall receive the benefits of the joint resolution, approved July twentieth, eighteen hundred and fifty-four, fixing the compensation of the legislative employees of the government in the same manner and to the same extent as officers of the same grade in the legislative department.

For contingent expenses of his office, viz:

For blank-books, stationery, postage, advertising for proposals for paper, and miscellaneous items, one thousand dollars.

For rent of warroom, two hundred and fifty dollars.

For cartage and labor in storing and transportation of paper, five hundred and fifty dollars.

War Department.—For compensation of the Secretary of War, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-two thousand three hundred and forty-eight dollars.

For compensation of the clerks and messenger in the office of the Adjutant-General, thirteen thousand four hundred dollars.

For compensation of the clerks and messenger in the office of the Quartermaster-General, sixteen thousand two hundred dollars.

For compensation of the clerks and messenger in the office of the Paymaster-General, twelve thousand four hundred and forty dollars.

For compensation of the clerks, messenger, and laborer in the office of the Commissary-General of Subsistence, nine thousand seven hundred and seventy-six dollars.

For compensation of the clerks and messenger in the office of the Chief Engineer, eight thousand two hundred dollars.

For compensation of the clerks and messenger in the office of the Surgeon-General, five thousand dollars.

For compensation of the clerks, messenger, and laborer in the office of the Colonel of Topographical Engineers, six thousand nine hundred and seventy-six dollars.

For compensation of the clerks and messenger in the office of the Colonel of Ordnance, twelve thousand dollars.

Contingent Expenses of the War Department.—

Office of the Secretary of War.

For blank books, stationery, and labor, one thousand four hundred and fifty dollars.

For miscellaneous items, five hundred and fifty dollars.

For books, maps, and plans, one thousand dollars.

For extra clerk hire, one thousand five hundred dollars.

Office of the Adjutant-General.

For blank books, binding, and stationery, six hundred dollars.

For miscellaneous items, including office furniture, six hundred dollars.

Office of the Quartermaster-General.

For blank books, binding, and stationery, five hundred dollars.

For labor, one hundred and fifty dollars.
For miscellaneous items, three hundred dollars.
Office of the Commissary-General:
For blank books, binding, stationery, advertising, and miscellaneous items, two thousand five hundred dollars.
Office of the Chief Engineer:
For blank books, binding, and stationery, four hundred dollars.
For miscellaneous items, including two daily Washington papers, five hundred dollars.
Office of the Surgeon-General:
For blank books, binding, and stationery, two hundred dollars.
For miscellaneous items, two hundred dollars.
Office of the Colonel of Ordnance:
For blank books, binding, and stationery, six hundred dollars.
For miscellaneous items, five hundred dollars.
Office of the Colonel of Topographical Engineers:
For blank books, binding, and stationery, seven hundred dollars.
For miscellaneous items, five hundred dollars.
For the General Purposes of the Northwest Executive Building. For compensation of four watchmen of the northwest executive building, two thousand four hundred dollars.
For compensation of two laborers of the northwest executive building, eight hundred and sixty-four dollars.
For fuel and light, two thousand four hundred dollars.
For miscellaneous items, one thousand six hundred dollars.
For the General Purposes of the Building corner of F and Seventeenth Streets. For compensation of superintendent, four watchmen, and two laborers, for said building, three thousand eight hundred and two dollars.
For repairs and improvements, ten thousand two hundred and fifty-three dollars and forty cents.
For fuel and compensation of firemen, one thousand nine hundred and forty-two dollars and fifty cents.
For contingent expenses, one thousand four hundred dollars.
Navy Department.—For compensation of the Secretary of the Navy, and the clerks, messenger, assistant messenger, and laborer in his office, twenty nine thousand two hundred and ninety-six dollars.
For compensation of the chief of the Bureau of Ordnance and Hydrography, and the clerks, messenger, and laborer, in his office, twelve thousand three hundred and sixteen dollars.
For compensation of the chief of the Bureau of Navy-Yards and Docks, and the civil engineer, clerks, messenger, and laborers, in his office, seventeen thousand and ninety-two dollars.
For compensation of the chief of the Bureau of Construction, Equipment, and Repairs, and of the engineer-in-chief, and the clerks, messenger and laborers, in his office, twenty thousand seven hundred and ninety-two dollars.
For compensation of the clerks, messenger, and laborer in the Bureau of Provisions and Clothing, eight thousand eight hundred and sixteen dollars.
For compensation of the chief of the Bureau of Medicine and Surgery, and the clerks, messenger, and laborer in his office, nine thousand and sixteen dollars.
Contingent Expenses of the Navy Department.—
Office Secretary of the Navy:
For blank books, binding, stationery, labor, newspapers, periodicals, and miscellaneous items, two thousand eight hundred and forty dollars.
Bureau of Ordnance and Hydrography:
For blank books and stationery, five hundred dollars.
For miscellaneous items, two hundred and fifty dollars.
Bureau of Construction, Equipment, and Repairs:
For blank books, binding, stationery, and miscellaneous items, eight hundred dollars.

Bureau of Yards and Docks:
For stationery, books, plans, drawing, and incidental labor, eight hundred dollars.

Bureau of Provisions and Clothing:
For blank books, binding, stationery, and miscellaneous items, seven hundred dollars.

Bureau of Medicine and Surgery:
For blank books and stationery, three hundred and fifty dollars.
For miscellaneous items, one hundred dollars.

For the General Purposes of the Southwest Executive Building.—For compensation of four watchmen of the southwest executive building, two thousand four hundred dollars.
For contingent expenses of said building, viz:
For labor, fuel, lights, and miscellaneous items, three thousand eight hundred and sixty-five dollars.

Post-Office Department.—For compensation of the Postmaster-General, three Assistant Postmasters-General, and the clerks, messenger, assistant messengers, watchmen, and laborers of said department, one hundred and fifty thousand five hundred and fifty-two dollars.

Contingent expenses of said department:
For blank books, binding, and stationery, fuel for the General Post-Office building, including the Auditor's office, oil, gas, and candles, printing, labor, day watchman, and for miscellaneous items, nine thousand five hundred dollars.

For the continuation of the Post-Office building, three hundred thousand dollars, to be expended under the direction of the President of the United States, according to the plan submitted by Thomas U. Walter, architect, to the Postmaster-General, and approved of by the committees of the Senate and House of Representatives, at the present session of Congress.

For repairs of the General Post-Office building, for office furniture, glazing, painting, whitewashing, and for keeping the fireplaces and furnaces in order, four thousand dollars.
For the renewal of the furnaces in the General Post-Office building, and for repairing the mantels and fireplaces therein, two thousand dollars.

For paper and printing for the executive departments, including the annual statement of commerce and navigation, the Biennial Register, and annual estimates of appropriations, one hundred and forty-six thousand five hundred dollars: Provided, All blank books, binding, and ruling the same for the several executive departments herein appropriated for, shall be furnished under the direction and supervision of the Superintendent of Public Printing.

Mint of the United States.—
At Philadelphia.

For salaries of the director, treasurer, assayer, melter and refiner, chief coiner and engraver, assistant assayer, assistant melter and refiner, and seven clerks, twenty-seven thousand nine hundred dollars.

For wages of workmen and adjusters, fifty thousand dollars.
For specimens of ores and coins, to be reserved at the mint, three hundred dollars.

For transportation of bullion from New York assay office to the United States mint, for coinage, ten thousand dollars: Provided, That all bullion required by law to be transmitted from said office to the mint for coinage, shall, if practicable, be in the form of refined bars.

For incidental and contingent expenses, including fuel, materials,
stationery, water-rent, gas, wastage, freight on bullion, in addition to
other available funds, sixty thousand dollars.

At New Orleans.

For salaries of superintendent, treasurer, assayer, coiner, melter and
refiner, and three clerks, seventeen thousand seven hundred dollars.
For wages of workmen, thirty-seven thousand dollars.
For incidental and contingent expenses, including fuel, materials,
stationery, wastage, in addition to other available funds, forty-two thou-
sand three hundred dollars.

At Charlotte, North Carolina.

For salaries of superintendent, coiner, assayer, and clerk, six thousand
dollars.
For wages of workmen, four thousand one hundred dollars.
For incidental and contingent expenses, including fuel, materials,
stationery, wastage, in addition to other available funds, one thousand
five hundred dollars.

At Dahlonega, Georgia.

For salaries of superintendent, coiner, assayer, and clerk, six thousand
dollars.
For wages of workmen, three thousand six hundred dollars.
For incidental and contingent expenses, including fuel, materials,
stationery, wastage, in addition to other available funds, two thousand
five hundred dollars.

At San Francisco, California.

For salaries of superintendent, treasurer, assayer, coiner, melter and refiner,
coiner, and five clerks, twenty-eight thousand dollars.
For wages of workmen and adjusters, one hundred thousand dollars.
For ordinary expenses, including wastage, in addition to other avail-
able means, twenty thousand dollars.

Assay Office
(New York)

For salaries of officers and clerks, fourteen thousand four hundred
dollars: Provided, That the Secretary of the Treasury be authorized to
fix the salaries of such officers and clerks, so as not to exceed those
allowed by law to like officers and clerks in the mint or its branches.
For wages of workmen, in addition to an available balance of former
appropriations, forty thousand dollars.
For incidental and contingent expenses, repairs, including fuel, and
materials, and wastage on gold and silver, in addition to other available
means, seventy thousand dollars.

Territory of Oregon.

For salaries of Governor, three judges, and secretary, twelve thousand
five hundred dollars.
For contingent expenses of said Territory, one thousand five hundred
dollars.
For compensation and mileage of the members of the legislative assem-
by, officers, clerks, and contingent expenses of the assembly, twenty-
 thousand dollars.

Territory of Minnesota.

For salaries of governor, superintendent of Indian affairs, three judges,
and secretary, ten thousand three hundred dollars.
For contingent expenses of said Territory, one thousand dollars.
For compensation and mileage of the members of the legislative assem-
by, officers, clerks, and contingent expenses of the assembly, twenty
 thousand dollars.

Territory of New Mexico.

For salaries of governor, superintendent of Indian affairs, three judges,
and secretary, twelve thousand five hundred dollars.
For contingent expenses of said Territory, one thousand dollars.
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Territory of Utah.
For salaries of governor, superintendent of Indian affairs, three judges, and secretary, twelve thousand dollars.
For contingent expenses of said Territory, one thousand dollars.
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.
For the construction of a warden's house, and outer yard, and twelve cells and fixtures for the penitentiary in the Territory of Utah, thirteen thousand dollars.

Territory of Washington.
For salaries of governor, superintendent of Indian affairs, three judges; and secretary, twelve thousand five hundred dollars.
For contingent expenses of said Territory one thousand five hundred dollars.
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Territory of Nebraska.
For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.
For contingent expenses of said Territory, three thousand one hundred and twenty-five dollars; and the accounting officers of the treasury shall audit and pay out of the said sum the amount expended by acting Governor Cumming, in removing the remains of the late Governor Burt from Nebraska, to his late residence in South Carolina.
For expenses of taking the census, authorized by fourth section of act May thirtieth, one thousand eight hundred and fifty-four, two thousand dollars.
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Territory of Kansas.
For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.
For contingent expenses of said Territory, one thousand five hundred dollars.
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.
For expenses of taking the census, authorized by fourth section of act May thirtieth, one thousand eight hundred and fifty-four, two thousand dollars.
For the expenses of the election of a delegate to the House of Representatives of the United States, second session of the thirty-third Congress, seven hundred dollars.

Judiciary.—For salaries of the chief justice of the Supreme Court and eight associate judges, fifty-four thousand five hundred dollars; and from and after the passage of this act, the annual salaries of the several justices of the Supreme Court of the United States, shall be as follows, to wit:
Of the chief justice of the Supreme Court, six thousand five hundred dollars.
Of the associate justices of the Supreme Court, six thousand dollars each. And hereafter the messengers attending the Supreme Court, be allowed the sum of three dollars per day each during their attendance, commencing with the present term of the court, and that the marshal of
the District of Columbia pay the same out of any moneys of the United States in his hands.

For salary of the circuit judge for California, four thousand five hundred dollars.

For salaries of the district judges, inclusive of the deficiency for the year ending thirtieth June next, one hundred and eleven thousand six hundred and sixty-eight dollars.

For salaries of the chief judge of the District of Columbia, the assistant judges, and the judges of the criminal court, and the orphans' court, eleven thousand seven hundred dollars.

For salaries of the Attorney-General and the clerks and messenger in his office, eighteen thousand and forty dollars.

For contingent expenses of the office of the Attorney-General, one thousand dollars.

For purchase of law books for the office of the Attorney-General, one thousand five hundred dollars.

For salary of the reporter of the decisions of the Supreme Court, one thousand three hundred dollars.

For one hundred and fifty copies of volume sixteen of Howard's Reports of Decisions of the Supreme Court of the United States, furnished by the reporter thereof to the State Department, for distribution according to existing laws, thirteen hundred dollars.

For compensation of the district attorneys, ten thousand one hundred and fifty dollars; and the district attorney of the Territory of Utah shall receive the same fees as is now allowed by law to the district attorney of the Territory of Oregon.

For the marshal of the southern district of New York, for repairs made in, and furniture supplied for, the court-rooms and offices of the circuit and district judges, district attorney, and marshal of the southern district of New York, rendered necessary in consequence of the destruction of the court buildings by fire, seven thousand one hundred and forty-eight dollars and eighty-one cents: Provided, That the vouchers shall be submitted to the Secretary of the Interior, and the expenditure approved by him.

For compensation of the marshals, eight thousand six hundred dollars.

Miscellaneous. — For annuities and grants, seven hundred and fifty dollars.

Independent Treasury. — For salaries of the assistant treasurers of the United States, at New York, Boston, Charleston, and St. Louis, thirteen thousand five hundred dollars; and hereafter the annual salaries of the assistant treasurers at Boston and St. Louis shall be four thousand dollars each.

For additional salaries of the treasurer of the mint at Philadelphia, of one thousand dollars, and of the treasurer of the branch mint at New Orleans, of five hundred dollars, one thousand five hundred dollars.

For salaries of six of the additional clerks, authorized by the acts of August sixth, one thousand eight hundred and forty-six, August twelfth, one thousand eight hundred and forty-eight, March third, one thousand eight hundred and fifty-one, and August thirty-first, one thousand eight hundred and fifty-two, and August fourth, one thousand eight hundred and fifty-four, six thousand five hundred dollars.

For salary of additional clerk in office of assistant treasurer at Boston, one thousand two hundred dollars.

For salary of a clerk to the treasurer of the branch mint at San Francisco, California, two thousand five hundred dollars.

For salaries of clerks, messengers, and watchmen, in the office of the assistant treasurer at New York, thirteen thousand nine hundred dollars.

For contingent expenses under the act for the safekeeping, collecting, transfer, and disbursement of the public revenue, of August sixth, one
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thousand eight hundred and forty-six, sixteen thousand five hundred dollars: Provided, That no part of said sum of sixteen thousand five hundred dollars shall be expended for clerical services.

For compensation to special agents to examine the books, accounts, and money on hand, of the several depositories, under the act of August sixth, one thousand eight hundred and forty-six, five thousand dollars.

For the discharge of such miscellaneous claims, not otherwise provided for, as shall be admitted in due course of settlement at the treasury, five thousand dollars: Provided, That no part of the appropriation shall be drawn from the treasury, except in pursuance of some law or resolution of Congress authorizing the expenditure.

For salaries of nine supervising and fifty local inspectors, appointed under the act of August thirtieth, one thousand eight hundred and fifty-two, for the better protection of the lives of passengers by steamboats, with travelling and other expenses incurred by them, eighty thousand dollars.

Survey of the Coast.—For survey of the coast of the United States, (including compensation to superintendent and assistants, and excluding pay and emoluments of officers of the army and navy, and petty officers and men of the navy, employed on the work,) two hundred and fifty thousand dollars.

For continuing the survey of the western coast of the United States, one hundred and thirty thousand dollars.

For continuing the survey of the Florida reefs and keys, (excluding pay and emoluments of officers of the army and navy, and petty officers and men of the navy, employed on the work,) forty thousand dollars.

For publishing the observations made in the progress of the survey of the coast of the United States, fifteen thousand dollars.

For fuel and quarters, and for mileage and transportation for officers and enlisted soldiers of the army, serving in the coast survey, in cases no longer provided for by the quartermaster's department, ten thousand dollars.

Light-House Establishment.—For supplying five hundred and ten light-houses and beacon-lights, with oil, glass chimneys, wicks, chamois skins, polishing powder, whiting, and cleaning materials, transportation, and other necessary expenses of the same; repairing and keeping the lighting apparatus, two hundred and eighty-seven thousand two hundred and forty dollars and fifty cents.

For repairs and incidental expenses, refitting, and improvements of all the light-houses, and buildings connected therewith, one hundred and forty-two thousand four hundred and eighty-nine dollars and twenty-one cents.

For salaries of five hundred and forty-three keepers of light-houses and lighted beacons, and their assistants, and including one thousand two hundred dollars for salary of superintendent of supplies on the upper lakes, two hundred and eighteen thousand four hundred dollars.

For salaries of forty-nine keepers of light-vessels, twenty-seven thousand six hundred and fifty dollars.

For seamen's wages, repairs, supplies, and incidental expenses, of forty-nine light-vessels, one hundred and eighty-six thousand eight hundred and sixty-one dollars and twenty-three cents.

For expenses of raising, cleaning, painting, repairing, remoorering, and supplying losses of buoys and day beacons, and for chains and sinkers for the same, and for coloring and numbering all the buoys, eighty-nine thousand three hundred and fifty-seven dollars and thirty-two cents.

For expenses of visiting and inspecting lights, and other aids to navigation, two thousand dollars.

For commissions, at two and a half per centum, to such superintendents as are entitled to the same, under the proviso to the act of third
of March, one thousand eight hundred and fifty-one, entitled "An act making appropriations for the civil and diplomatic expenses of government for the year ending June thirtieth, eighteen hundred and fifty-two, and for other purposes," on the amount that may be disbursed by them, eight thousand dollars.

For the coasts of California, Oregon, and Washington:
For oil and other supplies for twenty-one lights, cleaning materials of all kinds, and transportation of the same, expenses of keeping lamps and machinery in repair, publishing notices to mariners of changes of aids to navigation, thirty-eight thousand and twenty-four dollars and twenty-five cents.

For repairs and incidental expenses of twenty-one lights, and buildings connected therewith, twelve thousand seven hundred and fifty dollars.

For salaries of forty-one keepers and assistant keepers of light-houses, at an average not exceeding eight hundred dollars per annum, thirty-two thousand eight hundred dollars.

For expenses of raising, cleaning, repairing, remooring, and supplying losses of floating beacons, and buoys, and chains, and sinkers for the same, and for coloring and numbering all the buoys, eleven thousand five hundred dollars.

For commissions, at two and a half per centum, to such superintendents as are entitled to the same, under the proviso to the act of the third of March, one thousand eight hundred and fifty-one, entitled "An act making appropriations for the civil and diplomatic expenses of government for the year ending June thirtieth, eighteen hundred and fifty-two, and for other purposes," on the amount that may be disbursed by them, eight hundred dollars.

Coffin's Patches. For continuing the construction of the light-house near Coffin's Patches, off Dry Bank, on the Florida Reef, between Cary's Fort Reef and Sand Key light-houses, sixty-five thousand dollars.

Minot's Ledge. For continuing the construction of the light-house on Minot's Ledge, one of the Cohasset rocks, Boston Bay, Massachusetts, seventy-five thousand dollars.

Ship Shoal. For continuing the construction of the light-house on Ship Shoal, Louisiana, to take the place of the light-vessel at that point, thirty thousand dollars.

To enable the Secretary of the Treasury to replace lost light-vessel, to mark the dangerous New South shoals, off Nantucket, Massachusetts, thirty thousand dollars.

For continuing the appropriation of the third of March, eighteen hundred and fifty-three, for a first-class light-house at the mouth of the Sabine River, thirty thousand dollars.

For continuing the system of protecting human life from shipwreck as heretofore established, by life-boats and other means, on the coast of Massachusetts, the sum of ten thousand dollars; said money to be expended by the Boston Humane Society, under the direction and control of the Secretary of the Treasury.

For fuel and quarters for officers of the army serving on light-house duty, the payment of which is no longer provided for by the quarter-master's department, five thousand and sixty-three dollars and sixty-seven cents.

To supply deficiences in the revenue of the Post-Office Department, one million one hundred and six thousand one hundred and eighty-seven dollars.

For the continuation of the custom-house at Charleston, South Carolina, two hundred thousand dollars.

For the continuation of the custom-house at New Orleans, Louisiana, two hundred and seventy-five thousand dollars.
To complete the custom-house at Bath, Maine, ten thousand dollars.

For the completion of the custom-house at Mobile with granite facing, in place of brick, ninety-five thousand dollars.

Intercourse with Foreign Nations.—For salaries of envoys extraordinary and ministers plenipotentiary of the United States, two hundred and sixty-seven thousand five hundred dollars.

For salaries of secretaries of legation, forty-four thousand five hundred dollars.

For salary of the commissioner to the Sandwich Islands, six thousand dollars.

For the dragoman to the mission to Turkey, two thousand five hundred dollars.

For the interpreter to the mission to China, two thousand five hundred dollars.

For the salaries of consuls of the United States, two hundred and seventy-one thousand seven hundred and fifty dollars.

For contingent expenses of all the missions abroad, or so much thereof as may be necessary, ninety-six thousand five hundred and forty-three dollars and seventy-five cents.

For contingent expenses of foreign intercourse, sixty thousand dollars.

For expenses of intercourse with the Barbary powers, six thousand dollars.

For office rent of the commercial agent at St. Martin, from the twelfth of November, eighteen hundred and fifty-two, to the end of the present fiscal year, at the rate of one hundred dollars per annum, two hundred and sixty-three dollars and thirty-three cents, the same being allowed because of unexpected losses sustained at said consulate.

And the Secretary of the Treasury is hereby authorized and directed to pay to James Keenan, consul at Hong Kong, in China, the sum of five hundred and eighty-one dollars and fifty-eight cents, expended by him for the relief of American citizens shipwrecked in Chinese waters in August last: Provided, That the account and vouchers shall be filed in the office of the Secretary of State, and the claim be first approved by him.

For the relief and protection of American seamen in foreign countries, one hundred and twenty-five thousand dollars.

For expenses which may be incurred in acknowledging the services of the masters and crews of foreign vessels in rescuing citizens and vessels of the United States from shipwreck, two thousand dollars: Provided, That the same shall be expended under the direction of the President of the United States.

For the purchase of blank books, stationery, arms of the United States, presses, and flags, and for the payment of postages for the consuls of the United States, ten thousand dollars.

For compensation of a consul-general, to reside at Simoda, in Japan, at the rate of five thousand dollars per annum, three thousand seven hundred and fifty dollars.

To reimburse Commodore M. C. Perry, of the United States navy, the extraordinary expenses incurred by him on his recent mission to Japan, and as a consideration for his eminent public service in effecting a treaty of amity and commerce with that power, twenty thousand dollars, to be received in full of all expenses or other charges incurred by him on that mission.

And the Secretary of the Treasury is hereby directed to pay, out of any moneys not otherwise appropriated, to Robert C. Schenck, of Ohio, for his full compensation while employed as envoy extraordinary and minister plenipotentiary of the United States on special mission to the Oriental Republic of Uruguay, in the year eighteen hundred and fifty-two, the sum of nine thousand dollars; and for his full compensation as James Keenan.

Seamen.

Rescues from wrecks.

Consuls.

Consul-general at Simoda.

M. C. Perry.

Robert C. Schenck.
envoy extraordinary and minister plenipotentiary of the United States on special mission to the Argentine Confederation, in the year eighteen hundred and fifty-three, the sum of nine thousand dollars, such payment to be in lieu of the per diem compensation provided for said Robert C. Schenck, in the "act making appropriations for the civil and diplomatic expenses of the government" approved August fourth, eighteen hundred and fifty-four.

Edward Riddle. To enable the Secretary of State to reimburse to Edward Riddle, such sums as shall be satisfactorily shown to have been expended by him, or which said Riddle may have obligated himself to pay, on account of his official position at the Industrial Exhibition at London, England, or so much as shall be necessary, twenty-six thousand dollars: Provided, That no portion of the payments made pro rata, by contributors at said exhibition, shall be regarded as within this appropriation.

Collection of land revenue. Expenses of the Collection of Revenue from Lands.—To meet the expenses of collecting the revenue from the sale of public lands in the several land States, and Territory of Minnesota, in addition to the balances of former appropriations:

For salaries and commissions of registers of land-offices and receivers of public moneys, three hundred and eighteen thousand dollars.

For expenses of depositing public moneys by receivers of public moneys, one hundred thousand dollars.

For incidental expenses of the several land-offices, seventy-four thousand three hundred dollars.

Survey of the Public Lands.—For surveying the public lands, (exclusive of California, Oregon, Washington, New Mexico, Kansas, and Nebraska,) including incidental expenses, and island surveys in the interior, and all other special and difficult surveys demanding augmented rates to be apportioned and applied to the several surveying districts according to the exigencies of the public service, including expenses of selecting swamp lands, and the compensation and expenses to surveyor to locate private land claims in Louisiana, in addition to the unexpended balances of all former appropriations for the same objects, one hundred and fifteen thousand dollars.

For the resurvey and correction of thirty townships in Michigan, situated north of the first correction line, and west of the meridian, averaging sixty miles each, at a rate not exceeding six dollars per mile, ten thousand eight hundred dollars.

For the resurvey and correction of townships forty-four, to forty-eight north, inclusive of ranges eighteen, nineteen, and twenty west, situated in the upper peninsula of Michigan, estimated at thirteen full townships, averaging sixty miles each, at a rate not exceeding six dollars per mile, four thousand six hundred and eighty dollars.

For correcting erroneous and defective lines of public and private surveys in Illinois and Missouri, at a rate not exceeding six dollars per mile, three thousand dollars.

For the resurvey and correction of old erroneous surveys in Arkansas, discovered since the last report by the surveyor-general, at a rate not exceeding six dollars per mile, nine thousand five hundred and four dollars.

For the renewal and correction of old, erroneous, and defective surveys in Arkansas, discovered since the last estimate by the surveyor-general, where the marks have become obliterated by time, accident, and other causes, at a rate not exceeding four dollars per mile, four thousand eight hundred and ninety-six dollars.

For surveying in Louisiana, at augmented rates, now authorized by law, twenty-three thousand and ninety-one dollars.

For retracing and renewing old, obliterated, imperfect, and defective surveys in the State of Florida, and making relocations of the lines of private land claims therein; and for locating private land claims under
the act of twenty-eighth June, one thousand eight hundred and forty-eight; also for detached and unfinished surveys, and for the execution of surveys rendered difficult by reason of swamps and lakes, and to be expended at rates not exceeding six dollars per mile, ten thousand dollars.

For preparing the unfinished records of public and private surveys, to be transferred to the State authorities under the provisions of the act of the twelfth June, one thousand eight hundred and forty, in those districts where the surveys are about being completed, twenty thousand dollars.

For resurveys and examinations of the survey of the public lands in those States where the offices of the surveyors-general have been, or shall be, closed under the acts of the twelfth of June, one thousand eight hundred and forty, and the twenty-second of January, one thousand eight hundred and fifty-three, including two thousand dollars for the salary of the clerk detailed to this special service in the General Land Office, three thousand dollars.

For Surveys in California, Oregon, Washington, New Mexico, Kansas, and Nebraska.—For surveying the public lands and private land claims in California, including office expenses, incident to the survey of claims, and to be disbursed at the rates prescribed by law for the different kinds of work, one hundred and fifty thousand dollars.

For rent of surveyor-general's office in California, purchase of instruments, records, drawing materials, furniture, fuel, and pay of messengers, eighteen thousand dollars.

For continuing the surveys of standard parallels in Oregon, over the coast range of mountains to the Pacific, estimated at one hundred and fifty miles, three thousand dollars.

For surveying township and subdivision lines in Oregon Territory, at a rate not exceeding twelve dollars per mile, twenty-five thousand nine hundred and twenty dollars.

For rent of surveyor-general's office in Oregon, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For surveying township and subdivision lines in Washington Territory, at a rate not exceeding twelve dollars per mile, thirty thousand dollars.

For office rent for the surveyor-general of Washington Territory, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For rent of surveyor-general's office in New Mexico, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For compensation of a translator in the office of the surveyor-general of New Mexico, two thousand dollars.

For surveying the necessary base, meridian, standard parallels, and section lines, in Kansas and Nebraska, also outlines of Indian reservations, one hundred and one thousand dollars.

For rent of surveyor-general's office in Kansas and Nebraska, fuel, books, stationery, and other incidental expenses, six thousand dollars.

For continuing the survey of the keys off the coast of Florida, by the officers of the coast survey, thirty thousand dollars.

For continuing the survey of the islands off the coast of California, forty thousand dollars.

For running and marking the boundary line between the United States and the Republic of Mexico, under the treaty concluded at the city of Mexico on the thirtieth of December, one thousand eight hundred and fifty-three, seventy-one thousand four hundred and fifty dollars, to be disbursed under the direction of the Secretary of the Interior.

For compensation of the surveyor-general of Utah Territory, three thousand dollars.

For clerks in his office, four thousand dollars.

For office rent for the surveyor-general of Utah Territory, fuel, books, stationery, furniture, and other incidental expenses, three thousand dollars.

For surveying the base, principal meridian, correction parallels, town-
ship and section lines, in the Territory of Utah, at augmented rates, fifty thousand dollars.

Penitentiary. — For compensation of the warden, clerk, physician, chaplain, assistant keepers, guards, and porter, of the penitentiary of the District of Columbia, eleven thousand two hundred and twenty-nine dollars and thirty-one cents; and twenty per centum additional salary is hereby appropriated, to be paid to the said officers of the penitentiary, which per centum shall commence from the first day of July, eighteen hundred and fifty-three: Provided, That the same shall not extend to the chaplain.

For compensation of three inspectors of said penitentiary, seven hundred and fifty dollars; and for the present fiscal year, four hundred and fifty dollars, in addition to the sum already appropriated.

Pay of chaplain.

For the support and maintenance of said penitentiary, six thousand three hundred and twelve dollars and fifty cents. And the annual compensation of the chaplain of the penitentiary, shall be five hundred dollars, to commence from the present fiscal year.

For defraying the expenses of the supreme, circuit, and district courts of the United States, including the District of Columbia; also for jurors and witnesses, in aid of the funds arising from fines, penalties, and forfeitures, incurred in the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-six, and previous years; and likewise for defraying the expenses of suits in which the United States are concerned, and of prosecutions for offences committed against the United States, and for the safe-keeping of prisoners, eight hundred thousand dollars.

For the support, clothing, and medical treatment of the insane of the District of Columbia, and of the army and navy at the asylum in said District, sixteen thousand eight hundred dollars.

For finishing and furnishing the two last sections of the hospital building, which comprises all that has been commenced, twenty-two thousand five hundred and twelve dollars. And for the erection of a lodge for the colored insane, fences, repair of the farm-houses, for ten cows for use of the asylum, for a carriage and harness for the patients, and for ditching, grading, and setting out trees, twelve thousand and twenty dollars.

Public Buildings and Grounds. — For compensation, in part, for the messenger in charge of the main furnace in the Capitol, four hundred and twenty dollars.

For compensation to the laborer in charge of the water-closets in the Capitol, four hundred and thirty-eight dollars.

For removing fences, grading streets, &c., preparatory to the extension of the Capitol Square, in accordance with the plan submitted by the Commissioner of Public Buildings, fifteen thousand dollars: Provided, That no part of this appropriation shall be expended except upon property now owned by the United States.

For compensation of the public gardener, one thousand four hundred and forty dollars.

For compensation of sixteen laborers, employed in the public grounds and President's garden, at forty-eight dollars per month each, nine thousand two hundred and sixteen dollars.

For compensation of the keeper of the western gate, Capitol Square, eight hundred and seventy-six dollars.

For compensation of two day watchmen, employed in the Capitol Square, at six hundred dollars each, one thousand two hundred dollars.

For compensation of two night watchmen, employed at the President's house, at six hundred dollars each, one thousand two hundred dollars.

For compensation of the doorman at the President's house, six hundred dollars.

For compensation of assistant doorman at the President's house, four hundred and thirty-eight dollars.
For compensation of four draw-keepers at the Potomac-bridge, and for fuel, oil, and lamps, three thousand two hundred and sixty-six dollars.

For compensation of two draw-keepers at the two bridges across the eastern branch of the Potomac, and fuel, oil, and lamps, one thousand one hundred and eighty dollars.

For compensation of the Auxiliary Guard, fuel, and oil for lamps, nineteen thousand four hundred dollars.

For support, care, and medical treatment of eighteen transient paupers, medical and surgical patients, in Washington infirmary, three thousand dollars.

For purchase of manure for the public grounds, one thousand dollars.

For hire of carts on the public grounds, one thousand dollars.

For purchase and repair of tools used in the public grounds, five hundred dollars.

For purchase of trees and tree-boxes, to replace, where necessary, such as have been planted by the United States, and the repair of pavements in front of the public grounds, five thousand dollars.

For compensation of one night watchman employed for the better protection of the buildings lying south of the Capitol, and used as public stables and carpenter’s shop, six hundred dollars.

For annual repairs of the Capitol, water-closets, public stables, water-pipes, pavements, and other walks within the Capitol square, broken glass, and locks, five thousand dollars.

For annual repairs of the President’s house, improvement of grounds, purchasing trees and plants for garden, and making hotbeds therein, six thousand dollars.

For removing the stone wall which now forms the southern boundary of the park at the President’s, in accordance with the recommendation and plan submitted by the Commissioner of Public Buildings, fifteen thousand dollars.

For removing the old engine-house of the Franklin Fire Company from the triangular space on Pennsylvania Avenue, between Thirteenth and Fourteenth Streets, and inclosing said space with an iron fence, and improving it, six thousand dollars.

For removing the present dome over the central portion of the Capitol, and the construction of one upon the plan as designed by Thomas U. Walter, architect of the Capitol extension, under the direction of the President of the United States, one hundred thousand dollars.

For public reservation number two, and Lafayette Square, three thousand dollars.

For inclosing the circle at the intersection of Pennsylvania Avenue with New Hampshire Avenue, and K and Twenty-Third Streets, and improving the space within said circle, three thousand dollars.

For inclosing the triangular space, upon which the western market house recently stood, with an iron fence, and improving the same, five thousand dollars.

For repairs of Pennsylvania Avenue, one thousand dollars.

For footway on north front of the President’s house, in lieu of the brick pavement now much broken, containing seventeen thousand one hundred and seventy-six square feet, at twenty-eight cents per foot, three thousand eight hundred and nine dollars and twenty-eight cents.

For finishing the brick pavement on the south front of Lafayette Square, one thousand dollars.

For purchase of books for library at the executive mansion, to be expended under the direction of the President of the United States, two hundred and fifty dollars.

To complete and revise the grades of the city of Washington, and to determine the plans for the drainage and sewerage thereof, per act
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1852, ch. 108. of August thirty-one, eighteen hundred and fifty-two, five thousand dollars.

For taking care of the grounds south of the President’s house, continuing the improvements of the same, and keeping them in order, three thousand dollars.

For the completion of the east wing of the Patent-Office building, and the improvements connected therewith, ten thousand seven hundred dollars.

For lighting the President’s house and Capitol, the public grounds around them, and around the executive offices and Pennsylvania Avenue, East Capitol Street to Second Street, twenty-five thousand dollars.

For fuel for the President’s house, one thousand dollars.

For furnace keeper at the President’s house, three hundred and sixty-five dollars.

To complete the furnishing of the rooms of the new wing of the Patent-Office building, with furniture, and providing the saloon therein with cases for models, fifteen thousand dollars.

For the collection of agricultural statistics, and procuring and distributing cuttings and seeds, twenty-five thousand dollars.

For continuing the work on the Washington aqueduct, two hundred and fifty thousand dollars.

For completing the engravings and illustrations of the Mexican boundary survey, ten thousand dollars.

To meet the expenses of the transportation of certain persons from San Diego to San Francisco, California, charged with a violation of the neutrality laws of the United States, and who surrendered themselves to the military authorities, one thousand two hundred dollars.

For salaries and incidental expenses of the commission appointed under the act of third March, eighteen hundred and fifty-one, for settling land-claims in California, from third March, eighteen hundred and fifty-five, to third March, eighteen hundred and fifty-six, in addition to unexpended balance, one hundred and twenty thousand dollars.

For compensation of thirty clerks of class one, ten of class two, nine of class three, and one at two thousand dollars per annum, one messenger at eight hundred and forty dollars, one messenger at six hundred dollars, two laborers at five hundred and seventy-six dollars each, and four watchmen at six hundred dollars each per annum, for temporary service at the discretion of the Secretary of the Interior, in the Pension-Office on account of bounty lands, seventy-one thousand three hundred and ninety dollars.

Contingencies. For Contingent Expenses, viz.—For rent of rooms, stationery, engraving plates for bounty-land warrants, paper, and printing the same, binding books, blank books for registers, office furniture, and miscellaneous items, twenty thousand dollars.

For expenses of the current fiscal year on account of military bounty lands, thirty thousand dollars.

For clerk, hire, patents, records, stationery, and miscellaneous items in the General Land-Office, on account of military bounty lands, seventy thousand dollars: Provided, however, That the Secretary of the Interior, at his discretion, shall be, and he is hereby, authorized to use any portion of said appropriation for piece work, or by the day, week, month, or year, at such rate or rates, as he may deem just and fair.

For compensation of ten clerks of class one, to be employed temporarily in the office of the Third Auditor, on account of military bounty lands, twelve thousand dollars; and that the Secretary of the Interior be, and hereby is, authorized and directed to pay to Jacob P. Chase, the usual compensation for the services of his two sons, as clerks in the Pension Office, for the time they were engaged as such, and the sum necessary to pay the same be, and the same is hereby, appropriated.
And the Secretary of War be, and he hereby is, directed to cause to be constructed on such site, in a central position on the public grounds, in the city of Washington, as may be selected by the President of the United States, a suitable building for the care and preservation of the ordinance, and arms, and accoutrements of the United States, required for the use of the volunteers and militia of the District of Columbia, and for the care and preservation of the military trophies of the revolutionary and other wars, and for the deposit of newly-invented and model arms, for the military service, the said ordinance and arms, and the building to be used by the volunteers and militia of the District of Columbia, under such regulations as may be prescribed by the President, and for the purpose of carrying this act into effect, the sum of thirty thousand dollars be, and the same hereby is, appropriated out of any money in the treasury not otherwise appropriated.

Sec. 2. And be it further enacted, That the following sums be, and the same are hereby, appropriated, to supply deficiencies in the appropriations for the service of the fiscal year, ending the thirtieth of June, one thousand eight hundred and fifty-five, out of any money in the treasury not otherwise appropriated, namely: —

For additional to the appropriations by the act of fourth August, eighteen hundred and fifty-four, for the contingent expenses of the Senate, viz:

For binding, thirty thousand dollars.

For lithographing and engraving, twenty-five thousand dollars.

For the House of Representatives, viz: —

For twenty-four copies of "Globe" for each member and delegate of the second session of the thirty-third Congress, seventeen thousand three hundred and fifty-two dollars.

For binding twenty-four copies of Globe for each member and delegate of the second session of the thirty-third Congress, six thousand nine hundred and forty dollars and eighty cents.

For reporting the debates of the second session of the thirty-third Congress, seven thousand five hundred dollars.

To enable John C. Rives to pay to the reporters of the House for the Congressional Globe, viz: William W. Curran, William Hincks, Francis H. Smith, John J. McElhone, Theodore F. Andrews, Charles B. Collar, and Henry G. Hayes, the same amount of additional compensation for reporting the debates of the House for the present session of Congress, as has been heretofore paid them, eight hundred dollars each, five thousand six hundred dollars: And for the payment of a like sum to each of the reporters of the Senate, namely: Richard Sutton, D. F. Murray, [D. F. Murphy,] R. M. Patterson, Henry Pardon, James J. Murphy, and David W. Brown, four thousand eight hundred dollars.

To pay for twenty-four copies of the Congressional Globe and Appendix of the first session of the present Congress, for each of the delegates from Nebraska and Kansas, being forty-eight copies, at six dollars per copy, two hundred and eighty-eight dollars; and for binding the same, one hundred and ninety-two volumes, at sixty cents a volume, one hundred and fifteen dollars and twenty cents.

For additional amount required for binding documents, thirty thousand dollars.

For additional amount required for engraving and lithographing, thirty thousand dollars.

For the payment of salaries and other expenses of the Census Bureau, until the completion of the mortality statistics, five thousand dollars, to be expended under the direction of the Secretary of the Interior.

For supplying a deficiency in the appropriation for the printing of the executive departments, thirty-two thousand eight hundred and seventy-five dollars.

For the completion of the printing of the Senate, ordered at the present session, and paper for the same, thirty thousand dollars.

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For the completion of the printing of the House, ordered at the present session, and paper for the same, sixty thousand dollars.

N. R. Haskell. To Norman R. Haskell, of Michigan, the sum of three hundred and fifty dollars and fifty-six cents, in full of charges as custodian of public property.

Maps. To pay the draughtsman and clerks employed upon the maps of the public lands for the House of Representatives and the committee of public lands, for the balance of the present fiscal year, four thousand dollars.

And the draughtsmen employed on the maps of the public lands under the charge of the Clerk of the House of Representatives, shall be paid the same compensation as is paid to the draughtsmen similarly employed under the direction of the Senate.

For amount equal to drafts, checks, and deposits, awaiting decisions in certain applications for approval of sales of Indian reserves, including eight hundred dollars collected by, and deposited with, the late firm of Selden, Withers, and Company, by a former disbursing officer of government, four thousand four hundred dollars: Provided, That such portion of this sum as may be recovered from said firm and disbursing officer, shall be reimbursed to the treasury of the United States.

Contingent Expenses of Department of State.— For publishing the laws in pamphlet form, and in the newspapers in the States and Territories, and in the District of Columbia, in addition to any balance that may remain of former appropriations, twenty-one thousand three hundred and ninety-six dollars.

Oregon. Territory of Oregon.— For compensation of chief justice, two associate judges, and secretary, five thousand dollars.

For amount ascertained to be due to Governor Joseph Lane, for and on account of his disbursements in eighteen hundred and forty-nine and fifty, for the necessary contingent expenses of his office, one thousand four hundred and thirty-four dollars and twenty-five cents.

Washington. Territory of Washington.— For compensation of chief justice, two associate judges, and secretary, three thousand five hundred and four dollars and eleven cents.

Minnesota. Territory of Minnesota.— For compensation of chief justice, and two associate judges, six hundred dollars.

Utah. Territory of Utah.— For compensation of chief justice, two associate judges, and secretary, two thousand three hundred dollars.

For contingent expenses of the Territory of Utah, one thousand one hundred and sixty-eight dollars and thirty-seven cents, to discharge such sums as the accounting officers, subject to the approval of the Secretary of the Interior, may deem to have been necessarily expended by the executive of said Territory, during the years one thousand eight hundred and fifty-two, fifty-three, and fifty-four.

New Mexico. Territory of New Mexico. — For compensation of governor, chief justice, two associate judges, and secretary, two thousand eight hundred dollars.

Army. Support of the Army. — For clothing for the army, camp and garrison equipage, and horse equipments, one hundred and twenty-five thousand and sixty-nine dollars and three cents.

Mint. Mint at Philadelphia. — For increased compensation of clerks, by the thirteenth section of act of fourth August, eighteen hundred and fifty-four, three thousand dollars.

For supplying deficiency in the appropriation, in the current fiscal year, made for the mint in Philadelphia, thirty-seven thousand dollars, if so much be necessary.

For supplying deficiency in the appropriation, in the current fiscal year, for the branch mint in San Francisco, sixty-six thousand dollars, if so much be necessary.

For increased compensation of the chief clerk of the branch mint at
New Orleans, by the thirteenth section of the act of fourth August, eighteen hundred and fifty-four, four hundred dollars.

For construction of new roof to branch mint at Charlotte, North Carolina, eight thousand eight hundred and fifty dollars. Independent Treasury. — For additional compensation of the assistant treasurer at New York, two thousand dollars. 

For additional compensation of clerk to treasurer of mint at Philadelphia, as depositary, per act fourth August, eighteen hundred and fifty-four, five hundred dollars.

Custom-Houses. — For furnishing the custom-house, post-office, and United States court-room, at Bangor, Maine, one thousand five hundred dollars for each, making four thousand five hundred dollars; the appropriation for the custom-house, to be expended under the direction of the Secretary of the Treasury; that for the post-office, under the Postmaster-General; and that for the court-room, under the Secretary of the Interior.

For the completion of the custom-house at San Francisco, California, one hundred and forty-one thousand two hundred and seventy-one dollars and nine cents.

Miscellaneous. — To complete the penitentiary in Utah Territory, twelve thousand dollars.

For lighting and ventilating the upper story of the Treasury building, and for giving additional security to treasury vault, twenty-four thousand six hundred and forty dollars.

To render the mint at Philadelphia fire-proof, and to give additional security to the funds deposited in its vaults, one hundred and twenty-five thousand dollars.

To enable the Secretary of State to pay to Messrs. Little, Brown and Company, for one hundred and ninety-seven pages of additional post-office routes in the pamphlet volume of the United States Statutes at Large, first session of the thirty-third Congress, four thousand one hundred and twenty-five dollars.

To defray expenses incurred, and to be incurred, in complying with the resolution of the House of Representatives, twenty-sixth December, one thousand eight hundred and fifty-four, five thousand dollars.

To enable the Secretary of State to pay Blythe and Company, of Port Louis, in the island of Mauritius, the amount of two bills of exchange drawn upon the Department of State, by George M. Farnum, commercial agent, in payment of the expenses incurred in relieving destitute American citizens, which drafts were cashed by said Blythe and Company, seven thousand eight hundred and fifty-four dollars and fifty cents.

For professional services additional to his regular and ordinary official duties, rendered by the United States attorney for the northern district of California, on behalf of the United States, in the district court of San Francisco, in appeals from the land commissioner, to ascertain and settle the private land claims in California, from the first of June, eighteen hundred and fifty-three, to first of June, eighteen hundred and fifty-five, the sum of ten thousand dollars.

To enable the Commissioner of Indian Affairs to pay the amount due George R. Herrick, for arrears of pay for services from first of April, eighteen hundred and forty-six, to the eighteenth of July, eighteen hundred and forty-nine, in the business of reservations and grants under Indian treaties, as provided for, one clerk, at fourteen hundred dollars per annum, by the act of ninth May, eighteen hundred and thirty-six, entitled "An act providing for the salaries of certain officers therein named, and for other purposes," eleven hundred and nine dollars and seventy-nine cents.

For payment of clerks temporarily employed in the office of the Postmaster-General, from first July to tenth August, eighteen hundred
and fifty-four, three hundred and eighty-seven dollars and thirty-eight cents.

For compensation and expenses of the commissioner and the agent of the United States under the convention for the adjustment of claims between the United States and Great Britain, at twelve thousand dollars each for the entire service, twenty-four thousand dollars: Provided, That this sum shall include what has already been paid to either of them under the said convention.

That the Secretary of State cause the accounts of Joseph Eve deceased, late chargé d'affaires of the United States to the late Republic of Texas, to be audited and adjusted by the proper accounting officers of the government, and that the amount found due thereon be paid to Betsey W. Eve, widow of said Joseph Eve, out of any money in the treasury not otherwise appropriated.

For salaries of the three judges of the court of claims, twelve thousand dollars.

For salary of solicitor of said court, three thousand five hundred dollars.

For salaries of the two clerks, three thousand five hundred dollars.

For contingent expenses of said court, two thousand dollars.

For the salaries of the judges, solicitor, and clerks of said court, and for other expenses thereof, prior to the first day of July, eighteen hundred and fifty-five, or so much thereof as may be required, five thousand dollars.

For outfit of minister of the United States to Spain, nine thousand dollars.

For outfit of chargés des affaires, or minister resident to New Granada, four thousand five hundred dollars.

For expenses of depositing public moneys by receivers of public moneys, forty-one thousand dollars.

For salaries and commissions of registers of land-offices, and receivers of public moneys, one hundred and ten thousand dollars.

For incidental expenses of the several land-offices, eleven thousand dollars.

To enable the Clerk of the House of Representatives to purchase for the new members from Virginia, Kentucky, and New York, and the delegates from Kansas and Nebraska, the same books as have been furnished the other members of the present House of Representatives, seven thousand four hundred and fifty-two dollars.

For the contingent expenses of the House of Representatives: —

For stationery for members, four thousand nine hundred and ten dollars; and that the allowance to members of the House, for the present session, shall be thirty-five dollars, instead of twenty-five, as heretofore.

For miscellaneous items, ten thousand dollars.

For oil for light-houses, being the difference between the estimated and the actual cost of that article, eighty-two thousand and thirty-four dollars and seventeen cents.

For compensation of commissioner provided in the first article of the reciprocity treaty with Great Britain, two thousand dollars.

For boats and other incidental expenses connected with the duties of the commissioner provided in the first article of the reciprocity treaty with Great Britain, three thousand dollars.

For completing the publications of the works of the exploring expedition, twenty-nine thousand three hundred and twenty dollars.

To enable the Committee on the Library to pay to William H. Powell two thousand dollars, in full for the picture painted by him for the United States, in addition to the sums heretofore appropriated by law.

And the accounting officers of the treasury are hereby directed to settle and pay the account of C. W. Hinman, third assistant librarian, from the first day of July, eighteen hundred and fifty-four, at the rate of fifteen hundred dollars per annum.
For the erection of a suitable house for the plants recently brought from Japan for the United States, fifteen hundred dollars, to be expended under the direction of the Commissioner of Public Buildings.

For the support of the public greenhouses, including the pay of horticulturalist and assistants, three thousand dollars.

To enable the Commissioner of Public Buildings to provide additional furnaces for the Library of Congress, one thousand dollars.

To construct suitable iron railings in front of the alcoves of the library, and other repairs, in addition to the balance of appropriations unexpended for the repairs of the Congressional Library, under the direction of the architect, three thousand five hundred dollars.

Sec. 3. And be it further enacted, That the salaries to which envoys extraordinary and ministers plenipotentiary shall be entitled on the first July, eighteen hundred and fifty-five, may be allowed to such as may be in office on that day without reappointment, nor shall such envoys extraordinary and ministers plenipotentiary be required to take with them secretaries of legation, unless they should be allowed by the President of the United States.

Sec. 4. And be it further enacted, That from and after the thirtieth of June, eighteen hundred and fifty-five, the Secretary of State be, and he is hereby, authorized and required to cause the examination, classification, and distribution, of the clerks in the Department of State, in the same manner as directed in other executive departments by the provisions contained in the third section of the act entitled "An act making appropriations for the civil and diplomatic expenses of government," approved third March, eighteen hundred and fifty-three, who shall be paid annual salaries according to the act amendatory thereof, approved twenty-second April, eighteen hundred and fifty-four. And the whole permanent clerical force in said department shall consist of three clerks of class one, two of class two, eight of class three, eight of class four, and one chief clerk, in lieu of those now authorized by law; and one of the said clerks of class four shall give bonds as required by the Independent Treasury Act, and make the disbursements for the department, and superintend the northeast executive building, and shall receive therefor two hundred dollars per annum, in addition to his salary as clerk of class four: Provided, That the increased salary hereby allowed the chief clerk, shall be construed to take effect from the first of July, eighteen hundred and fifty-three, and be paid accordingly.

Sec. 5. And be it further enacted, That upon the tract so to be selected and set apart, there shall be erected, under the direction of the Secretary of the Treasury, a marine hospital for said district, of faced brick exterior walls, upon a hammered granite underpinning, one hundred and forty feet long, fifty-two feet deep in the centre, and one hundred feet deep at the wings, and forty-five feet high from top of entrance-story floor to the caves, with verandahs to each story on each side between the wings, and on each end of the building; for the construction of which a sum equal to the proceeds of the sale hereinafter directed, is hereby appropriated.

Sec. 6. And be it further enacted, That a tract of ten acres of the land heretofore purchased by the United States for the purposes of the naval hospital at Chelsea, Massachusetts, be selected and set apart under the direction of the President of the United States, for the use of the marine hospital of the district of Boston and Charlestown.

Sec. 7. And be it further enacted, That the Secretary of the Treasury is hereby authorized to sell and convey the land with the buildings thereon belonging to the United States, now occupied as the marine hospital at Chelsea, as may seem to be most advantageous to the United States; and he is hereby empowered to execute valid title deeds of the same to

Salaries of foreign ministers under act of 1855, ch. 193, to be allowed to such as are then in office.
Sec. 3. 1853, ch. 97.
Salaries of clerks in Department of State, their classification and number.
Sec. 4. 1854, ch. 52.

Salaries for plants from Japan.

Greenhouses, &c.

Library rooms.

Marine hospital at Chelsea, (Mass.)*

Part of naval hospital lands at Chelsea set apart for a marine hospital.

Sale of land and buildings of marine hospital at Chelsea.

* Sections 5 and 6 were probably meant to be transposed.
the purchaser or purchasers; and that the proceeds of such sales shall be paid into the treasury of the United States.

SEC. 8. And be it further enacted, That the provisions contained in the second section of the act entitled "An act making appropriations for the civil and diplomatic expenses of the government," approved the seventeenth day of June, eighteen hundred and forty-four, be required to be carried into effect in all particulars, any act in conflict therewith being hereby repealed; and all estimates for the compensation of officers of the government authorized by law to be employed shall be based upon the expressed provisions of law, and not upon the authority of executive distribution thereof; and the act, and section authorizing the same, with the volume and page where such authority may be found, shall be cited in each and all estimates respectively.

SEC. 9. And be it further enacted, That the proper accounting officers of the treasury be, and they are hereby, authorized and required to credit T. Butler King, late collector and depositary at San Francisco, in the sum of twelve thousand eight hundred and twenty-four dollars and ninety-eight cents, being the amount of money proved to have been lost by the destruction of the custom-house building and vault at San Francisco, by the fire of May, eighteen hundred and fifty-one.

SEC. 10. And be it further enacted, That there shall be appointed and paid in the manner now provided by law, four principal examiners and four assistant examiners of patents, in addition to the examining force now authorized by law, to be so employed in the Patent-Office; and should the necessities of the public service, in the estimation of the Commissioner of Patents, require any additional examining force to that herein provided, previous to the next session of Congress, there may also be appointed and paid in the manner now provided by law, in addition to the foregoing, not exceeding two principal and two assistant examiners, who shall not so continue to be employed subsequent to the expiration of said next session of Congress, without further provision of law.

That the second section of the act of thirty-first August, eighteen hundred and fifty-two, which provides "that the clerks, messengers, watchmen, and laborers, employed at an annual salary, or in temporary positions, in the Executive and Legislative Departments of the Government in the City of Washington, whose annual compensation does not exceed twelve hundred dollars, shall, in addition thereto, be allowed an increase compensation of twenty per cent.," shall be construed to include the principal clerk at the National Observatory at Washington; and that hereafter the salary of said clerk shall be fifteen hundred dollars per annum.

And one thousand six hundred and ninety-six dollars and fifteen cents to supply a deficiency in the appropriation for building four steam dredge boats, in use by the War Department, on Lakes "Champlain," "Erie," "Michigan," and Ontario, to be applied for materials, machinery, tools, and labor furnished in painting said boats.

SEC. 11. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized to cause to be constructed the following buildings: ---

Marine hospital.

Burlington, (Vt.)

At Burlington, Vermont, a marine hospital, to cost not more than thirty-five thousand dollars.

Wilmington, (N. C.)

At Wilmington, North Carolina, a marine hospital, including a pesthouse for the separate accommodation of patients with contagious and infective diseases, to cost not more than forty thousand dollars.

SEC. 12. And be it further enacted, That the several sums mentioned in the preceding section, as the cost of the buildings therein authorized to be constructed, together with ten per cent. thereon, to cover the compensation of architects, superintendents, advertising, and other contingent expenses, and so much as may be required to purchase suitable sites for said buildings, be, and the same are hereby, appropriated for the pur-
poses aforesaid, out of any money in the treasury not otherwise appropriated: Provided, That no money hereby appropriated shall be used or applied for the purposes mentioned, until a valid title for the land for the site of such building, in each case, shall be vested in the United States; and until the State shall also duly release and relinquish to the United States the right to tax or in any way assess said site or property of the United States that may be thereon during the time that the United States shall be or remain the owner thereof.

That the compensation of the collector of customs at Sandusky, Toledo, and Cleveland, be hereafter the same as is now allowed by law to the collector at Detroit.

That the provisions of the act of February twenty-sixth, eighteen hundred and fifty-three, "to regulate the fees and costs to be allowed clerks, marshals, and attorneys of the circuit and district courts of the United States, and for other purposes," are hereby extended to the Territories of Minnesota, New Mexico, and Utah, as fully, in all particulars, as they would be, had the word "Territories" been inserted in the sixth line after the word "States," and the same had read, "in the several States and in the Territories of the United States." This clause to take effect from and after the date of said act, and the accounting officers will settle the accounts within its purview, accordingly.

For the building of a light-house on the government reservation at Minnesota Point, near the head of Lake Superior, in the Territory of Minnesota, fifteen thousand dollars.

And for the construction of two light-houses in California, one at Crescent City, and one at Trinity Bay, fifteen thousand dollars each, should the Secretary of the Treasury decide that said light-houses were necessary, after proper examination and surveys.

Sec. 13. And be it further enacted, That Franklin, in the collection district of Paso del Norte, Texas, be and the same is hereby made the port of entry for said district, instead of Frontera; and the collector shall reside thereat.

Sec. 14. And be it further enacted, That the treaties made during the present Congress, with the Indian tribes, and those to be made in future, shall be published as the laws and other treaties in the newspapers of such States and Territories as the Secretary of the Interior may think expedient.

That in the settlement of the accounts of E. F. Beale, late superintendent of Indian affairs in California, the accounting officers of the treasury be authorized to allow him the amount actually paid to an interpreter, during the years eighteen hundred and fifty-three, and eighteen hundred and fifty-four, upon producing satisfactory vouchers therefor.

Sec. 15. And be it further enacted, That the sum of seven hundred and sixty-five dollars, the balance of two thousand two hundred dollars directed to be paid James F. Miller, and Pyne-y-oh-te-mah, or either of them, by the Senate amendment to the treaty with the Miamis Indians, made in August, eighteen hundred and fifty-four, be, and the same is hereby, directed to be paid to the said Miller and Pyne-y-oh-te-mah, out of any moneys in the treasury not otherwise appropriated.

To pay this amount for interest due to the Chickasaws, at the rate of five per cent. per annum, in pursuance of the treaty of eighteen hundred and thirty-two, on the sum of one hundred and twelve thousand, forty-two dollars and ninety-nine cents, improperly charged to said nation, according to the decision of the proper accounting officers of the treasury, from the first September eighteen hundred and thirty-seven, until the ninth March, eighteen hundred and fifty, seventy-two thousand nine hundred and sixty dollars and twenty-five cents.

Sec. 16. And be it further enacted, That the Secretary of the Treasury be, and he is hereby authorized and directed to cause to be constructed the following buildings: —
At Bristol, Rhode Island, for the accommodation of the custom-house and post-office, a building of brick, with fire-proof floors, constructed of iron beams, and brick work, iron roof, shutters, sills, &c., twenty-five feet by thirty, and twenty-five feet high, to cost not more than twelve thousand five hundred dollars.

At Pensacola, Florida, for the accommodation of the custom-house, post-office, and United States court, a building of like materials, thirty-five by fifty feet, and forty feet high, to cost not more than thirty-five thousand dollars.

At Cleveland, Ohio, for the accommodation of the custom-house, post-office, and United States court, a building of stone, eighty-five by sixty feet, and sixty feet high, of like floors, beams, roof, shutters, &c., to cost not more than eighty-eight thousand dollars.

At Plattsburgh, New York, for the accommodation of the custom-house, post-office, and United States court, a building of brick, of like floors, roof, beams, shutters, &c., forty-five feet by sixty, and forty-eight feet high, to cost not more than fifty thousand dollars.

At Alexandria, Virginia, to accommodate the custom-house, post-office, and United States court, a building of brick, of like floors, beams, roof, shutters, &c., forty-five feet by sixty, and forty-eight feet high, to cost not more than fifty thousand dollars.

At Barnstable, Massachusetts, for the accommodation of the custom-house and post-office, a building of brick, of like floors, beams, roof, shutters, &c., forty-five feet by thirty-two, and thirty-two feet in height, and to cost not more than twenty thousand dollars.

Sec. 17. And be it further enacted, That the several sums mentioned in the preceding section of this act, as the cost of the buildings therein authorized to be constructed, together with ten per cent. thereon to cover the compensation of architects, superintendents, advertising, and other contingent expenses, and so much as may be required to purchase suitable sites for said buildings, be, and the same are hereby appropriated, for the purposes aforesaid, out of any money in the treasury not otherwise appropriated: Provided, That no money hereby appropriated shall be used or applied for the purposes mentioned, until a valid title to the land for the site of such buildings, in each case, shall be vested in the United States, and until the State shall 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.

Sec. 18. And be it further enacted, That the proper accounting officers of the treasury of the United States, be and they are hereby authorized and required to credit the secretary of the Territory of Minnesota, in the settlement of his accounts, with the sum of eight hundred and eighty-five dollars, the amount paid by the said secretary for collating, indexing, and superintending the printing of the statutes of said Territory, for the years eighteen hundred and forty-nine, eighteen hundred and fifty-one, eighteen hundred and fifty-two, and eighteen hundred and fifty-three; and for arranging, indexing, and in part reporting the decisions of the supreme court of said Territory, under joint resolution of the legislative assembly of said Territory, passed in the year eighteen hundred and fifty-three.

Sec. 19. And be it further enacted, That the proper accounting officer of the Department of the Interior be authorized and directed to audit and settle the claim of John Random, deceased, a friendly Creek Indian (of the half-blood,) for losses sustained and property destroyed by the hostile Creek Indians, in the war of eighteen hundred and fourteen, in such manner and upon such terms as may be just and equitable; the amount, when so ascertained, to be paid out of any money in the treasury not otherwise appropriated, to the heirs and legal representatives of the said
John Randon: *Provided*, That the amount shall not exceed the sum of five thousand nine hundred and twenty-five dollars.

**Sec. 20. And be it further enacted,** That there shall be appointed a consul-general to reside in the British North American provinces, with a salary of four thousand dollars per annum, and the sum of four thousand dollars is hereby appropriated for that object.

For the reimbursement of the Patent-Office fund for moneys heretofore paid out by appropriations of acts of Congress, for seeds, and the collection of agricultural statistics, forty thousand and seventy-eight dollars and seventy-eight cents, to be paid out of any moneys in the treasury not otherwise appropriated.

For filling up and draining the grounds in the vicinity of the national greenhouses, known as the Botanic Garden; and for walling with brick the creek which passes through the same, twelve thousand dollars.

**Sec. 21. And be it further enacted,** That the sum of twenty-five thousand dollars be, and the same is hereby appropriated out of any money in the treasury not otherwise appropriated, to pay the necessary expenses of six companies of volunteers called into the service of the United States, by Brigadier-General Smith, in the State of Texas, to be paid under the direction of the Secretary of War.

That the President be authorized to appoint, during the recess of Congress, to be nominated to the Senate for confirmation at the next session, the register and receiver of the land-office for the Umpqua land district, in the Territory of Oregon, established by the act of February seventeenth, eighteen hundred and fifty-five, to take effect on the seventeenth of May, eighteen hundred and fifty-five.

**Sec. 22. And be it further enacted,** That the Secretary of the Interior be authorized, in his discretion, the employment of temporary clerks by superintendents of Indian affairs, on such occasions and for such periods of time as he may deem necessary to the public service; for which purpose there is hereby appropriated the sum of five thousand dollars.

**Sec. 23. And be it further enacted,** That the seventh section of the act of eighteenth January, eighteen hundred and thirty-seven, entitled "An act supplementary to an act establishing the mint, and regulating the coins of the United States," be so amended as to extend the allowance for the annual salary of the clerks in the branch mint of the United States at New Orleans, to eighteen hundred dollars each, from and after the first day of July, eighteen hundred and fifty-four, at the discretion of the officers authorized by law to appoint, with the approbation of the President of the United States.

That the accounting officers of the treasury are hereby authorized to allow to the secretary of the Territory of Nebraska the difference between the salary of the governor of said Territory, and his salary as secretary, during the period he acted as governor after the decease of, and until the arrival in the Territory of the successor of the late Governor Burt, which amount after being ascertained is payable out of the appropriation "for salaries of governor, three judges and secretary" of said Territory, as made by Congress, for the fiscal year ending June thirtieth, eighteen hundred and fifty-five.

**Sec. 24. And be it further enacted,** That the tenth section of the act making appropriations for the current and contingent expenses of the Indian Department, and for fulfilling treaty stipulations with various Indian tribes, approved July thirty-first, eighteen hundred and fifty-four, be carried into effect by paying the valuations, ascertained and reported by Meears. Upton and Summey, and other official assessors, as ordered by the commissioners, under the Cherokee treaty of eighteen hundred and thirty-five, and eighteen hundred and thirty-six, with interest on said valuations respectively from the date of the said commissioners' orders for assessment; and that the Secretary of the Interior be further directed to
THIRTY-THIRD CONGRESS. Sess. II. Ch. 175. 1855.

fill the blanks in such awards as are on his files, with such amounts respectively as may be established by proof of value satisfactory to him, and pay the same.

For taking up and relaying and renewing so much as has washed away at the sewer along Fifteenth Street west, contiguous to the public grounds south of the President's, three thousand dollars.

SEC. 25. And be it further enacted, That the first assistant examiners in the Patent-Office, shall be rated as of the fourth class of clerks, and the second assistant examiners, machinist and librarian, as of the third class.

That the Secretary of the Treasury be authorized and required to settle and adjust the accounts of John Adair, collector of customs at Astoria, Oregon, upon fair and equitable principles, taking into consideration the particular circumstances of the case.

SEC. 26. And be it further enacted, That there shall be paid to the surveyor-general of Washington Territory and the officers employed under him, the same amount of compensation as is allowed to the surveyor-general of New Mexico, and the officers employed under him.

SEC. 27. And be it further enacted, That, in accordance with the memorial of the Menominee Indians to the President and Congress, dated the fourth of October, eighteen hundred and fifty-four, and executed in general council of the nation, the Secretary of the Treasury pay to Richard W. Thompson, out of any money in the treasury not otherwise appropriated, one half of the amount stipulated in said memorial, and in an agreement of said Indians with said Thompson dated the fifteenth of February, eighteen hundred and fifty one, for his services as attorney for said Indians in the prosecution of a claim in their behalf for additional compensation for lands ceded by them to the United States by the treaty of eighteen hundred and forty-eight, and that the sum so paid be deducted from the annuities when due and payable, that are to be paid to the said Indians under the treaty of the twelfth of May, eighteen hundred and fifty four, and the amendments thereto.

For rebuilding and repairs of the building for the branch mint at New Orleans, fifty-five thousand dollars.

For the erection of a building for a court house, post-office, and other public purposes, at Indianapolis, Indiana, fifty thousand dollars.

SEC. 28. And be it further enacted, That to enable the President of the United States to contract with Hiram Powers, for some work of art executed or to be executed by him, and suitable for the ornament of the Capitol, a sum not exceeding twenty-five thousand dollars.

SEC. 29. And be it further enacted, That the Secretary of the Treasury be authorized to sell the United States court-house and the water-lot belonging to the United States, at Detroit, Michigan, on which the custom-house, post-office, and court-house was directed to be constructed, under the provisions of the second section of the act approved fifth [fourth] August, eighteen hundred and fifty-four; and to apply so much of the proceeds as may be necessary to the purchase of a suitable site for said building as is therein provided for, and on which the Secretary of the Treasury is authorized to erect said building.

For fulfilling treaty with the Chippewa Indians, negotiated February twenty-second, eighteen hundred and fifty-five, one hundred and ninety-seven thousand, two hundred and eighty-six dollars and sixty-six cents.

For fulfilling treaties with the Winnebagoes, per articles of twenty-seventh February, eighteen hundred and fifty-five, seventy-three thousand seven hundred dollars.

For fulfilling the articles with the Umpquas and Calapooias of the Umpqua Valley, Oregon, of the twenty-ninth November, eighteen hundred and fifty-four, twenty-three thousand nine hundred and eighty dollars.

For fulfilling the articles negotiated November eighteenth, eighteen
For fulfilling treaty with the Rogue River Indians, per articles of fifteenth November, eighteen hundred and fifty-four, two thousand one hundred and fifty dollars.

For fulfilling the articles negotiated December twenty-sixth, eighteen hundred and fifty-four, with certain bands of Indians of Puget’s Sound, Washington Territory, sixteen thousand five hundred dollars.

For fulfilling the articles negotiated January tenth, eighteen hundred and fifty-five, with certain confederated bands of Calapooia, Molala, and Clackamas Indians, of Oregon, sixty two thousand two hundred and sixty dollars.

For the increased pay of Indian agents and pay of additional agents authorized by the act passed the first March, eighteen hundred and fifty-five, six thousand three hundred and seventy-five dollars.

For the increase of pay to Indian sub-agents, authorized by the act passed March first, eighteen hundred and fifty-five, one thousand three hundred and thirty-four dollars.

For pay of three Indian agents in California, per act twenty-eighth September, eighteen hundred and fifty, and act passed March first, eighteen hundred and fifty-five, twelve thousand dollars.

For expenses of the reconnaissance of the boundary line between the Choctaw and Chickasaw Indians, one thousand dollars.

For fulfilling treaty with the Wyandott Indians of thirty-first January, eighteen hundred and fifty-five: Provided, That the appropriations made for said Indians by the Indian appropriation bill passed at this session of Congress are hereby repealed: one hundred and twenty-eight thousand five hundred and sixty-six dollars and sixty-seven cents.

For arrearages due the Choctaw Indians under various treaty stipulations, as per report on statement of the proper accounting officer of the treasury, transmitted by the Secretary of the Interior, in answer to a resolution of the Senate of the tenth March, eighteen hundred and fifty-three, to be paid over or expended for the benefit of the Choctaw nation, as may be requested by the authorized delegation thereof now in Washington, ninety-two thousand two hundred and fifty-eight dollars and fifty cents.

Approved, March 3, 1855.

CHAP. CXCVIII.—An Act making Appropriations for the Naval Service, for the Year ending the thirtieth of June, one thousand eight hundred and fifty-six.

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, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, one thousand eight hundred and fifty-six:

For pay of commission, warrant, and petty officers, and seamen, including the engineer corps of the navy, three million five hundred and fifteen thousand one hundred and eleven dollars: Provided, That the compensation of the chiefs of Bureau of Construction, Equipment, and Repair, and of Medicine and Surgery, be the same as now allowed to the other chiefs of bureaus of the Navy Department, and that the deficiency be paid out of any money in the treasury not otherwise appropriated.

For pay of superintendents, naval constructors, and all the civil establishments at the several navy-yards and stations, one hundred and twenty-four thousand four hundred and eighty dollars. And such further sum as may be necessary for paying to the clerks and others in the Washington navy-yard the compensation authorized by the act approved April twenty-second, eighteen hundred and fifty-four.

March 3, 1855.

March 3, 1855.

Pay of officers and seamen.

Pay of civil establishment at navy-yards.

1855, ch. 204.

1854, ch. 62.
THIRTY-THIRD CONGRESS. Sess. II. Ch. 198. 1855.

That in lieu of two thousand dollars per annum, the maximum of compensation now allowed by law to navy agents, there shall be allowed two per centum commission on the first hundred thousand dollars, or under, disbursed by them; and one per centum on every succeeding one hundred thousand dollars, or under, disbursed by them, until the compensation reaches the sum of three thousand dollars per annum, which amount shall be the maximum of compensation for said agents: Provided, That the compensation named herein shall be in lieu of all extra compensation for services of every nature and description, rendered by navy agents, by order of the Navy Department, from and after the passage of this act. And provided further, That nothing herein contained shall be construed to reduce the salary to which any navy agent is entitled under existing laws.

For provisions for commission, warrant, and petty officers, and seamen, including engineers and marines attached to vessels for sea-service, six hundred and eighty-six thousand two hundred dollars.

That the purser of the navy at Washington, District of Columbia, shall, from and after the passage of this act, receive the same pay as is now allowed by law to the pursers at the navy-yards at Boston, New York, Norfolk, and Pensacola: Provided, That when pursers of the navy shall be appointed inspectors of provisions, clothing, and small stores, they shall, while so acting, receive the same compensation as the pursers of the navy-yard to which they may be attached.

For surgeons' necessaries and appliances for the sick and hurt of the navy, including the marine corps, thirty-four thousand three hundred and twenty-five dollars.

For increase, repair, armament, and equipment of the navy, including the wear and tear of vessels in commission, fuel for steamers, and purchase of hemp for the navy, two million seven hundred and ninety-nine thousand five hundred dollars.

Steam-frigates. 1864, ch. 82.

To continue the construction of the six steam frigates authorized to be built by an act of the first session of the thirty-third Congress, three million dollars.


For Stevens's war-steamer, two hundred and fifty thousand dollars: Provided, That the Secretary of the Navy may, at his discretion, apply the said sum, in whole or in part, during the fiscal year ending thirtieth June, eighteen hundred and fifty-five.

Arctic expedition.

To enable the Secretary of the Navy to carry into effect the "joint resolution respecting the Arctic expedition, commanded by Passed Assistant Surgeon, E. K. Kane," or so much thereof as may be necessary, one hundred and fifty thousand dollars.

Ordnance, &c.

For ordnance and ordnance stores and small arms, including incidental expenses, five hundred and forty thousand dollars.

Nautical Almanac.

For preparing for publication the American Nautical Almanac, twenty thousand eight hundred and eighty dollars.

Instruments, books, charts, &c.

For the purchase of nautical instruments required for the use of the navy, for repairs of the same, and also of astronomical instruments; and for the purchase of nautical books, maps, and charts, and for backing and binding the same, twenty-three thousand dollars.

Printing.

For printing and publishing sailing directions, hydrographical survey, and astronomical observations, ten thousand dollars.

Contingencies of hydrographical office.

For models, drawing and copying, postage, freight, and transportation, and for working lithographic press, including chemicals, for keeping grounds in order, for fuel and lights, and for all other contingent expenses of the hydrographical office and United States observatory, seven thousand six hundred dollars.

Wind and current charts.

For continuing the publication of the series of wind and current charts, and for defraying all the expenses connected therewith, eighteen thousand dollars.
For the wages of persons employed at the observatory and hydrographical office, viz: one lithographer, one instrument maker, two watchmen, and one porter, three thousand one hundred and sixty dollars.

To enable the Secretary of the Navy to pay the salary of Professor James P. Espy, for the current fiscal year ending June thirtieth, eighteen hundred and fifty-six, two thousand dollars; the payment to be made in the same manner and under the like control as former appropriations for meteorological observations.

For contingent expenses that may accrue for the following purposes, viz: Freight and transportation, printing and stationery, advertising in newspapers, books, maps, models, and drawings, purchase and repair of fire-engines and machinery, repairs of and attending to steam-engines in navy-yards, purchase and maintenance of horses and oxen, and driving teams, carts, timber-wheels, and the purchase and repairs of workmen’s tools, postage of public letters, fuel, oil, and candles for navy-yards and shore stations, pay of watchmen, and incidental labor, not chargeable to any other appropriation, labor attending the delivery of stores on civil stations, wharfage, dockage, and rent, travelling expenses of officers and others under orders, funeral expenses, store and office rent, stationery, fuel, commissions and pay of clerks to navy-agents and storekeepers, flags, awnings, and packing-boxes, premiums and other expenses of recruiting, apprehending deserters, per diem pay to persons attending courts-martial and courts of inquiry, and other services authorized by law, pay to judges advocate, pilotage and towage of vessels and assistance to vessels in distress, bills of health, and quarantine expenses of the United States Navy in foreign ports, eight hundred and forty-two thousand and forty-eight dollars.

For repair of buildings for the necessary additions and repairs to the works for heating the buildings, and support of the Naval Academy, at Annapolis, Maryland, twenty-five thousand and forty-four dollars and twenty-two cents.

For continuing the sea-wall along the northern water front of the academy grounds, grading, draining, and filling in low grounds, and for keeping the grounds in order, twenty-three thousand dollars.

For repainting, caulking, and for other repairs of the floating balance dry-dock, basin and railway, at the navy-yard, Pensacola, the sum of ten thousand dollars.

And the Secretary of the Navy is hereby authorized to receive the said works: Provided, That it shall appear from the certificates of the officers appointed by the government to superintend and direct in the construction thereof, that the same have been faithfully built according to the stipulations of the contract, and that a ship furnished by the contractors at their own expense, has been successfully docked and hauled on and off the land by the railway, of equal or greater weight and displacement than the ships by which the docks, basins, and railways at Philadelphia and Kittery were tested.

For construction, extension, and completion of the following objects, and for contingent expenses at the several navy-yards, viz: —

**Portsmouth, New Hampshire.** — For completing cooper’s shop and watchmen’s quarters; dredging front of basin; dock basin; sewer and drainage; removing ledge back of timber shed; paving; flue boiler at smithery; repairs of floating-dock; for a new shell-house, for safe-keeping of shells; and repairs of all kinds, fifty-eight thousand two hundred and fifty-eight dollars.

**Boston.** — For removing and altering coal-house at smithery; stone wall north side of timber-dock, and filling area around machine-shop and smithery; packing-house and cooperage; rebuilding dock-engine boiler-house; paving area around dry-dock; paving between sheds numbers thirty-one and thirty-three; extension of city sewer to sea-wall; finishing
coal-house at rope-walk; machinery for machine-shop and smithery; steam-engine and pump for rope-walk; completing the foundry, boiler, and machine-shop, and necessary tools for the same; and repairs of all kinds; two hundred and fifty-five thousand three hundred and twenty-two dollars.

New York. — For extension of smithery; machinery for smithery; carpenters' shop; oakum shop; quay wall; paving and flagging; dredging channels; timber and knee slip; dry-dock pavement; filling in low places and grading; oakum-picker; and completing the foundry, boiler, and machine-shop, and necessary tools for the same; three hundred and forty-five thousand nine hundred and forty-six dollars. For this sum required to pay amount due for iron work for engine-house, nine thousand five hundred dollars. For repairs of all kinds, twenty-five thousand dollars.

Philadelphia. — For adding sixty feet to ship-house F; roof of ship-house F; roof to ship-house G; wharf number four; dredging channels; repairs of dry-dock; and repairs of all kinds; sixty-six thousand seven hundred dollars.

Washington. — For ordnance building, completing cradle to marine railway; extension of boiler-shop; conversion of ordnance to machine-shop; forge-shop for new steam-hammer; shoring ways in ship-house T; lining walls of slip; pavements, drains, and gutters; grading and filling low places; raising roof of brass foundry; fire engine-house; dredging channels; reservoir for water; gas-pipes and fixtures; and repairs of all kinds; one hundred and ninety-two thousand three hundred and eighty-six dollars.

Norfolk. — For continuing quay wall; reservoirs for rain-water; dredging channels; foundry; engine of dry dock; carpenters' work-shop; rail tracks and cars at St. Helena; scows, landing-crane, and derricks; steam-boxes and boilers; pitch-house; completing the foundry, boiler, and machine-shops, and necessary tools for the same; and repairs of all kinds; three hundred and twenty-one thousand three hundred and seventeen dollars.

Pensacola. — For permanent wharf, deep basin, and dredging; coping for basin; filling in and paving; and removing sunk caisson; paint shop and cooperage, (to complete;) repairs of cisterns numbers fourteen, twenty-five, and twenty-six; water-pipes to permanent wharf; guard-house at west gate; shell-house; lightning conductors; railway to spar-house; steam-box; fire engine-house; and repairs of all kinds; one hundred and fifty thousand dollars. For repairs of officers' houses, number one to thirteen, rebuilding small stables, repairs of warrant officers' houses, guard-house, and building three kitchens, twelve thousand dollars.

Sackett's Harbor. — For repairs of all kinds, two thousand dollars.

San Francisco. — For completing storehouse; completing blacksmiths' shop; completing carpenters' shop; wharf; grading and levelling yard; houses for quarters; and repairs of all kinds; three hundred and forty-five thousand dollars. For continuation of basin and railway, four hundred thousand dollars.

For Hospitals:

At Boston, Massachusetts. — For repairs of all kinds, six thousand dollars.

New York. — For enclosing wall; repairs of buildings and fences; grading and cemetery; machinery; labor and repairs of all kinds, nineteen thousand two hundred and seventy dollars.

At Philadelphia, Pennsylvania. — For repairing lower floor of main building; improving wharf property; repairs to furnaces, grates, and rangers; gas, house-cleaning, and whitewashing; water rent; furniture, and repairs to same, and repairs of all kinds; seven thousand one hundred dollars.
At Norfolk, Virginia. — For repairs of hospital and dependencies, one thousand two hundred dollars.

At Pensacola, Florida. — For water-closets, lightning conductors, draining ponds, wall around burial-ground, and repairs of all kinds, nineteen thousand eight hundred and twenty-eight dollars.

For Magazines:

At Portsmouth, New Hampshire. — For repairs of all kinds, five hundred dollars.

At Boston, Massachusetts. — For fire-proof building for loaded shells, house for unloaded shells and workshop, platforms for stowing shot, addition to storehouse for gun-carriages, and for repairs of all kinds, twenty-two thousand dollars.

At New York, New York.

For gunner's house, at Ellis's Island, machinery, and fitting-room for its use, gun-carriage shop, building for stowing gun-carriages, fire-proof building for loaded shells, building for unloaded shells, shot platforms, stowage, and transportation of guns, and for repairs of all kinds, one hundred and ten thousand dollars.

At Philadelphia, Pennsylvania.

For a fire-proof building for loaded shells, purchase of land, magazine, and keeper's house, and fitting-room for ordnance stores, twenty thousand dollars.

At Washington, District of Columbia.

For a cap machine, (Wright's patent,) rebuilding experimental battery, and fuel for ordnance foundry, nine thousand five hundred dollars.

At Norfolk, Virginia.

For fitting up storehouse for filling, shot platforms, and gun-skids, ten thousand dollars.

At Pensacola, Florida.

For a fire-proof house for loaded shells, fitting-room for ordnance stores, gun-skids, shot platforms, and repairs of magazines, eight thousand dollars.

Marine Corps. — For pay of the officers, non-commissioned officers, musicians, and privates, clerks, messengers, stewards, and servants; for rations and clothing for servants, subsistence and additional rations for five years' service of officers; for undrawn clothing and rations, bounties for reenlistments, and pay for unexpired terms of previous service, three hundred and twenty-three thousand two hundred and thirty-three dollars and ninety-four cents.

For provisions for marines serving on shore, forty thousand nine hundred and thirty-four dollars and seventy-five cents.

For clothing, fifty-five thousand two hundred and sixty-four dollars.

For fuel, twenty thousand one hundred and eighty dollars and sixty-two cents.

For military stores, repairs of arms, pay of armorer; for accoutrements, ordnance stores, flags, drums, fifes, and musical instruments; nine thousand dollars.

For transportation of officers and troops, and expenses of recruiting, twelve thousand dollars.

For repairs of barracks, and rent of temporary barracks and offices, eight thousand dollars.

For contingencies, viz: Freight, ferriage, cartage, and wharfage; compensation to judges advocate; per diem for attending courts-martial and courts of inquiry; for constant labor, house-rent in lieu of quarters, burial of deceased marines, printing, advertising, stationery, forage, postage, pursuit of deserters, candles, oil, straw, furniture, bed-sacks, spades, shovels, axes, picks, and carpenters' tools, expense of a horse for messenger, pay of matron, washerwomen, and porter for the hospital at headquarters, thirty-one thousand five hundred dollars.
Bridge at Kittery, Maine.

Clerks in naval astronomical expedition.

Salary of surveyor of customs at Cairo.

Marine hospital at Galena.

Right of way granted at Pensacola for a railroad.

Another grant for same purpose.

Pay of boatswains, &c., not to be reduced by act of 1864, ch. 268.

Lieutenant Rodman's plan for casting cannon hollow, to be tested.

**SEC. 2.** And be it further enacted, That the Secretary of the Navy is hereby authorized to permit the Seavy's Island Bridge Company to connect with the navy-yard at Kittery, Maine, a bridge extending thereto from said Seavy's Island, at such point thereon as he shall direct, and may permit a right of way through said yard from said bridge in such direction and under such regulations as the commandant of the yard for the time being shall establish, under the authority of the Navy Department: Provided, That no expense whatever in connecting said bridge with said yard, or making said way across the same, shall be incurred by the United States; and said bridge and said right of way may at any time be discontinued by the Secretary of the Navy.

For two clerks, or assistants, employed from the commencement of the present fiscal year, in the United States naval astronomical expedition, to be paid as the first or lowest class of clerks, deducting the present rate of compensation, fourteen hundred dollars.

For their compensation for the next fiscal year, twenty-four hundred dollars, or at that rate so long as they may be necessarily employed. And that the salary of the surveyor of customs at the port of Cairo, Illinois, shall be eight hundred dollars per annum, instead of the sum now allowed by law.

For the erection of a marine hospital at Galena, Illinois, fifteen thousand dollars.

**SEC. 3.** And be it further enacted, That the right of way, one hundred feet in width, through the lands reserved west of the navy-yard, Pensacola, be, and the same is hereby, granted to Jasper Strong, George Terrill, and their associates, for the construction of a railroad from the Perdido River, on the most direct and practicable route, to the waters of Pensacola Bay, and the use of any timber, or other materials along the route of said road, and within a half a mile on each side thereof, which may be necessary in the construction thereof; and at the terminus of said road on Pensacola Bay, the said Strong, Terrill, and their associates shall have the privilege of erecting a wharf and of establishing a depot for lumber, and other articles, not more than one acre in extent: Provided, said road shall be constructed on such line, and the terminus be at such point on Pensacola Bay, as shall be approved by the Navy Department: And provided, further, That this act shall not be so construed as to authorize said Strong, Terrill, and their associates, to use or destroy any timber which the Navy Department may direct to be preserved for navy purposes: And provided, further, That, in the opinion of the Secretary of Navy, the privileges conferred by this act will not be prejudicial to the public interest, or public property.

**SEC. 4.** And be it further enacted, That a like privilege, in every respect, to the grant herein made to Jasper Strong, George Terrill, and their associates, be, and the same is hereby, granted to James Herron, of Escambia county, and his associates, for the construction of a railroad from his steam saw and grist mills, on the Perdido River, through the government lands west of the navy-yard, to the Bay of Pensacola.

**SEC. 5.** And be it further enacted, That the fifth section of the "Act making appropriations for the naval service for the year ending the thirtieth of June, eighteen hundred and fifty-five," approved August fifth, eighteen hundred and fifty-four, shall not be so construed as in any case to reduce the pay of the Boatswains, Carpenters, Sailmakers, and Gunners of the navy, from the passage of said act.

**SEC. 6.** And be it further enacted, That the sum of six thousand dollars be, and is hereby appropriated, out of any money in the treasury, not otherwise appropriated, for the purpose of continuing experiments in testing Lieutenant Rodman's plan of casting cannon hollow, so as to effect the cooling of the mass from the interior instead of the exterior.
SEC. 7. And be it further enacted, That the salary of the assistant astronomer at the National Observatory, shall hereafter be two thousand five hundred dollars.

SEC. 8. And be it further enacted, That the following sums be, and the same are hereby appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, one thousand eight hundred and fifty-six:—

For transportation of the mails from New York to Liverpool, and back, eight hundred and nineteen thousand five hundred dollars.

For transportation of the mails from New York to New Orleans, Charleston, Savannah, Havana, and Chagres, and back, two hundred and sixty-one thousand dollars.

For transportation of the mails from Panama to California, and Oregon, and back, three hundred and twenty-eight thousand three hundred and fifty dollars.

For carrying out the contract entered into by the Post-Office Department, under the provisions of the act approved thirtieth August, one thousand eight hundred and fifty-two, establishing a tri-monthly mail by steam-vessels, between New Orleans and Vera Cruz, via Tampaico, sixty-nine thousand seven hundred and fifty dollars.

SEC. 9. And be it further enacted, That the following sums be, and the same are hereby appropriated, for the service of the Post-Office Department, for the year ending the thirtieth of June, one thousand eight hundred and fifty-six, out of any moneys in the treasury arising from the revenues of said department, in conformity to the act of the second July, one thousand eight hundred and thirty-six:—

For transportation of the mails, in two steamships, from New York, by Southampton, to Bremen, and back, at one hundred thousand dollars, for each ship; and in two steamships, from New York, by Coves, to Havre, and back, at seventy-five thousand dollars for each ship, under the contract with the Ocean Steam Navigation Company of New York, three hundred and fifty thousand dollars.

For transportation of the mails between Charleston and Havana, a sum not exceeding fifty thousand dollars.

For transportation of the mails across the Isthmus of Panama, one hundred and fifty thousand dollars.

SEC. 10. And be it further enacted, That the following sums be, and the same are hereby appropriated, to supply deficiencies in the appropriations for the service of the fiscal year, ending the thirtieth of June, one thousand eight hundred and fifty-five, out of any money in the treasury, not otherwise appropriated, namely:—

For transportation of the mails from New York to Liverpool, and back, five hundred and fifty-nine thousand two hundred and thirty-eight dollars and sixty-five cents.

For transportation of the mails from New York to New Orleans, Charleston, Savannah, Havana, and Chagres, and back, two hundred and two thousand three hundred and seventy-eight dollars and twenty-one cents.

For transportation of the mails from Panama to California and Oregon, and back, two hundred and forty-nine thousand two hundred and forty-two dollars and two cents.

SEC. 11. And be it further enacted, That the following sums be, and the same are hereby appropriated, for the service of the Post-Office Department, for the year ending the thirtieth of June, one thousand eight hundred and fifty-five, out of any moneys in the treasury arising from the revenues of said department, in conformity to the act of the second of July, one thousand eight hundred and forty [thirty] six:—

For transportation of the mails, in two steamships, from New York, by Southampton, to Bremen, and back, at one hundred thousand dollars.

1836, ch. 270.

1860, ch. 279.

From Charleston to Havana.

Isthmus of Panama.

Deficiency appropriation for transportation of mails in steamboats.

Same subject.

Salary of assistant astronomer.

Appropriations for transporting the mails by steamboats.

Transportation of mails.

Bremen and Havre line.

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for each ship; and in two steamships from New York, by Owes, to Havre, and back, at seventy-five thousand dollars for each ship, under the contract with the Ocean Steam Navigation Company of New York, three hundred and fifty thousand dollars.

For transportation of the mails between Charleston and Havana, under the contract with M. C. Mordecai, fifty thousand dollars.

For the transportation of the mails across the Isthmus of Panama, one hundred and twenty thousand dollars.

Approved, March 3, 1855.

March 3, 1855.

CHAP. CXCIX.—An Act to organize an Institution for the Insane of the Army and Navy, and of the District of Columbia, in the said District.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the title of the institution shall be the Government Hospital for the Insane, and its objects shall be the most humane care and enlightened curative treatment of the insane of the army and navy of the United States, and of the District of Columbia.

SEC. 2. And be it further enacted, That nine citizens of the District of Columbia, to be appointed by the President of the United States, shall constitute a Board of Visitors of the said hospital. The term of office of three of the nine visitors shall expire [the] thirtieth day of June, eighteen hundred and fifty-seven, and biennially thereafter on the same day of the year, when they shall be reappointed, or three other citizens appointed in their stead. The order in which the terms of office of the first nine appointees shall expire shall be determined by lot; and should any vacancy occur by death, resignation, or otherwise, such vacancy shall be filled by appointment for the unexpired term of such visitor. The Board of Visitors, subject to the approval of the Secretary of the Interior, may make any needful by-laws for the government of themselves and of the superintendent, and his employees, and of the patients, not inconsistent with this act, nor with the Constitution and laws of the United States; they shall visit the hospital at stated periods, and exercise so careful a supervision over its expenditures and general operations, that the government and community may have confidence in the correctness of its management; they shall make annually to the Secretary of the Interior a report for the preceding year ending June thirtieth, setting forth the condition and wants of the institution. The Board shall elect one of their number president, who shall preside at their meetings for one year, or till a successor is elected. The office of visitor shall be honorary and without compensation.

SEC. 3. And be it further enacted, That the chief executive officer of the institution shall be a superintendent, to be appointed by the Secretary of the Interior, and to receive a salary of two thousand five hundred dollars per annum. The superintendent shall be a well-educated physician, possessing competent experience in the care and treatment of the insane; he shall reside on the premises, and devote his whole time to the welfare of the institution; he shall, subject to the approval of the visitors, engage and discharge all needful and usual employees in the care of the insane, and all laborers on the farm, and determine their wages and duties; he shall be the responsible disbursing agent of the institution, and shall be ex officio secretary of the Board of Visitors; and he shall give bond for the faithful performance of his duties, in such sum and with such securities as may be required by the Secretary of the Interior.

SEC. 4. And be it further enacted, That the order of the Secretary of War, and that of the Secretary of the Navy, shall authorize the superintendent to receive insane persons belonging to the army and navy, respectively, and keep them in custody till they are cured, or removed by the same authority which ordered their reception.
SEC. 5. And be it further enacted, That all indigent insane persons residing in the District of Columbia at the time they became insane, shall be entitled to the benefits of the institution, and shall be admitted on the authority of the Secretary of the Interior, which he may grant after due process of law showing the person to be insane and unable to support himself (or herself) and family, (or themselves, if they have no family) under the visitation of insanity.

SEC. 6. And be it further enacted, That whenever there are vacancies, private patients from the District may be received at a rate of board to be determined by the visitors, but to be in no case less than the actual cost of their support.

SEC. 7. And be it further enacted, That all appropriations of money by Congress for the support of the institution, shall be drawn from the treasury on the requisition of the Secretary of the Interior, and shall be disbursed and accounted for in all respects according to the laws regulating ordinary disbursements of public money.

SEC. 8. And be it further enacted, That this act shall take effect from and after the first day of July, one thousand eight hundred and fifty-five.

APPROVED, March 3, 1855.

CHAP. CC.—An Act extending the Provisions of the Act of August fourth, eighteen hundred and fifty-two, entitled "An Act to grant the Right of Way to all Rail and Plank roads and Macadamized Turnpikes passing through the Public Lands belonging to the United States," to the Public Lands in the Territories 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 provisions of the act entitled "An act to grant the right of way to all rail and plank roads and macadamized turnpikes passing through the public lands belonging to the United States," approved August fourth, eighteen hundred and fifty-two, be and the same is hereby extended to all of the public lands of the United States in the Territories of the United States.

APPROVED, March 3, 1855.

CHAP. CCL.—An Act making Appropriations for the Service of the Post-Office Department during the fiscal year, ending the thirtieth of June, one thousand eight hundred and fifty-six.

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 the thirtieth of June, one thousand eight hundred and fifty-six, out of any moneys in the treasury arising from the revenues of the said department, in conformity to the act of the second of July, one thousand eight hundred and thirty-six:

For transportation of the mails, five million nine hundred and eighty-one thousand nine hundred and thirty-eight dollars.

For the transportation of the United States mail over the Michigan Central Railroad, (five hundred and eighteen miles,) from the ninth June, eighteen hundred and forty-nine, to the twenty-eighth November, of the same year, five thousand one hundred and seventy-seven dollars and sixty cents.

For compensation to postmasters, two million one hundred and fifty thousand dollars;

For ship, steamboat, and way letters, twenty thousand dollars;

For wrapping paper, forty-eight thousand dollars;

For office furniture in the post-offices, six thousand five hundred dollars;

For advertising, one hundred thousand dollars;

For mail-bags, fifty-four thousand dollars;

Residents of District of Columbia, entitled to privileges of the hospital.

Private patients may be received.

Appropriations to be drawn on requisition of Secretary of the Interior.

Act to take effect July 1, 1855.

March 3, 1855.

1852, ch. 80.

Act extended to all public lands in the territories.

March 3, 1855.

1856, ch. 270.

Transportation of mails.

Postmasters.

Ship, &c. letters.

Miscellaneous.
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For blanks, eighty thousand dollars;
For mail-locks, keys, and stamps, fifteen thousand dollars;
For mail depredations and special agents, fifty-eight thousand dollars;
For clerks in the offices of postmasters, six hundred and seventy-five thousand dollars:
For postage stamps, and stamped envelopes, seventy thousand dollars;
For miscellaneous items, one hundred and sixty thousand dollars;
For compensation to William M. F. Magraw, for carrying the mail on route number eight thousand nine hundred and eleven, from Independence, Missouri, to Great Salt Lake City, Utah Territory, monthly, each way, according to the contract under which said service is now being performed, the sum of thirty-six thousand dollars per annum, commencing with the eighteenth day of August, eighteen hundred and fifty-four, and continuing one year, and in lieu of the compensation therein stipulated: Provided, That the Postmaster-General, with the assent of the contractors, be, and he is hereby, authorized to annul said contract. Also for compensation to Jacob Hall, for carrying the mail on route number eight thousand nine hundred and twelve, from Independence, Missouri, to Santa Fe, Territory of New Mexico, monthly, each way, according to the contract under which said service is now being performed, the sum of twenty-two thousand dollars per annum, for one year, from the eighteenth day of August, eighteen hundred and fifty-four: Provided, That the Postmaster-General, with the assent of the contractors, be, and he is hereby, authorized to annul said contract.

For compensation to George H. Giddings, for carrying the mail on route number twelve thousand nine hundred, from Santa Fe, New Mexico, to San Antonio, Texas, monthly, each way, according to the contract under which said service is now being performed, the sum of thirty-three thousand dollars per annum, commencing with the eighteenth day of August, eighteen hundred and fifty-four, and continuing one year, and in lieu of the compensation therein stipulated: Provided, That the Postmaster-General with the assent of the contractors, be, and he is hereby, authorized to annul said contract. And that each contractor engaged, or to be engaged in carrying mails through any of the Territories west of the Mississippi, shall have the privilege of occupying stations at the rate of not more than one for every twenty miles of the route on which he carries a mail, and shall have a preemptive right therein, when the same shall be brought into market, to the extent of six hundred and forty acres to be taken contiguously, and to include his improvement; but no such preemptive right shall extend to any pass in a mountain or other defile.

Sec. 2. And be it further enacted, That the fourth section of the act of Congress, approved fifth August, eighteen hundred and fifty-four, entitled, "An act making appropriations for the service of the Post-Office Department, during the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-five," be, and the same is hereby continued for one year from August fifth, eighteen hundred and fifty-five, and that the allowance granted by said section to the deputy postmaster at Washington city, District of Columbia, of one mill per pound upon the aggregate weight of public documents printed by order of Congress, and deposited in the office of the said postmaster to be mailed, shall be so construed as to commence on the fifth of August, eighteen hundred and fifty-three.

Sec. 3. And be it further enacted, That the Postmaster-General be, and he is hereby, authorized to establish and put in operation a semi-monthly mail, by sea, from San Francisco, in the State of California, to Olympia, in the Territory of Washington, touching at Humboldt Bay, Trinidad, and Crescent City, in the State of California; Port Orford, Gardiner City or Umpqua, and Astoria, in the Territory of Oregon; Shoal Water Bay, Port Townsend, in the Territory of Washington; and
at such other points as shall be designated by the Postmaster-General: Provided, That the contract for the said service be advertised by the Postmaster-General, in pursuance of existing laws, and let to the lowest bidder: And provided further, That the whole cost of said service shall not exceed the sum of one hundred and twenty thousand dollars per annum: Provided further, That the Postmaster-General may, if he shall deem it for the public interest, contract for said service with the lowest bidder as aforesaid, under the advertised proposals heretofore made for mail service between the points aforesaid.

SEC. 4. And be it further enacted, That the right to frank letters and documents, now allowed by law to the Vice-President, be continued to those who have heretofore, or shall hereafter, hold that office, during life.

SEC. 5. And be it further enacted, That all books, maps, charts, or other publications, entered for copyright, and which, under the act of August tenth, eighteen hundred and forty-six, are required to be deposited in the Library of Congress, and in the Smithsonian Institution, may be sent through the mails free of postage, under such regulations as the Postmaster-General may prescribe.

SEC. 6. And be it further enacted, That the Postmaster-General be, and he is hereby, authorized, in the settlement of the accounts of the late postmaster at Waterville, Maine, to allow such sum, in addition to the commissions which accrued at his office during his term of service, as will make his compensation equal to one hundred and seventy-five dollars per quarter, and cover all such necessary items of incidental expenses as have been usually incurred and allowed in a post-office of this class: Provided, however, That the whole compensation and expenses shall not exceed four hundred and twenty-five dollars per quarter.

SEC. 7. And be it further enacted, That the first Comptroller of the Treasury be instructed to examine the claim of William R. Glover, and Thomas W. Mather, and their associates, and ascertain and allow such damages as they are entitled to, in justice and equity, in consequence of the refusal of the Postmaster-General to carry into effect the contract entered into between William R. Glover and Thomas W. Mather, and the Postmaster-General, in eighteen hundred and fifty-three, for the transportation of the mails on the Mississippi and Ohio Rivers, and that such damages be paid to the said William R. Glover, and Thomas W. Mather, and their associates, out of any money in the treasury not otherwise appropriated: Provided, The sum allowed shall not exceed the sum of two hundred thousand dollars.

SEC. 8. And be it further enacted, That the Postmaster-General be, and he is hereby, authorized to pay to Uriah P. Monroe, his representatives or assigns, as pay in full for extra mail service on the mail route from Sacramento to Shasta, in the State of California, commencing October the first, A. D. eighteen hundred and fifty-one, and ending July the fifteenth, eighteen hundred and fifty-two, the sum of five thousand five hundred and forty-one dollars and sixty-six cents.

SEC. 9. And be it further enacted, That the proper comptroller of the treasury, under instructions of the Attorney-General, inquire whether the contract made by the Postmaster-General with William L. Blanchard, for carrying the United States mail on route numbered five thousand and sixty-six, in the year eighteen hundred and fifty-three, was violated by the Postmaster-General without legal and adequate cause given by said Blanchard; and if it was so violated, then to ascertain and allow such damages as he is entitled to in equity and justice, by reason of such violation, and that such damages be paid to said Blanchard out of any money in the treasury not otherwise appropriated.

Approved, March 3, 1855.
March 3, 1855.  

CHAP. CCII. — An Act to establish Columbus, in the State of Mississippi, Chattanooga, in the State of Tennessee, and Hickman, in the State of Kentucky, Ports of Delivery.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Columbus, in the State of Mississippi, and within the collection district of Mobile,—Chattanooga, in the State of Tennessee, and Hickman, in the State of Kentucky, and within the collection district of Mississippi, be, and hereby are declared to be ports of delivery within their respective collection districts. And there shall be appointed a surveyor of customs, to reside at each of said ports, who shall perform the duties, and receive the compensation and emoluments prescribed in the act of Congress, approved March the second, eighteen hundred and thirty-one, being "An act allowing the duties on foreign merchandise imported into Pittsburgh, Wheeling, Cincinnati, Louisville, St. Louis, Nashville, and Natchez, to be secured and paid at those places:” Provided, That whenever the amount of duties paid at any one of said ports, shall be less than the sum of ten thousand dollars per year, the Secretary of the Treasury shall discontinue such port of delivery.  

APPROVED, March 8, 1855.

March 3, 1855.  

CHAP. CCIII. — An Act to provide Accommodations for the United States Courts in the City of Jackson, 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 Interior is hereby authorized to contract with the public authorities of the city of Jackson, Mississippi, for the permanent use of rooms for the courts of the United States, in the new city hall now in process of construction in that city. And when the said secretary shall be satisfied that the apartments are suitable for the purpose, and have been properly secured to the government, he shall pay out of the treasury, any sum of money not exceeding twenty-thousand dollars, which he shall deem to be the value of such apartments.  

APPROVED, March 3, 1855.

March 3, 1855.  

CHAP. CCIV. — 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, one thousand eight hundred and fifty-six, 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:  

For the current and contingent expenses of the Indian Department, viz:—  

Superintendents.  
1850, ch. 16.  
1851, ch. 14.  
1852, ch. 11.  

Agents.  
1850, ch. 16.  
1851, ch. 14.  
1854, ch. 107, § 8.  

For the pay of superintendents of Indian affairs, per acts of fifth June, eighteen hundred and fifty, twenty-seventh February, eighteen hundred and fifty-one, and third March, eighteen hundred and fifty-two, twelve thousand five hundred dollars;  

For the pay of the several Indian agents, per acts of fifth June, eighteen hundred and fifty, twenty-seventh February, eighteen hundred and fifty-one, and thirty-first July, eighteen hundred and fifty-four, forty-three thousand seven hundred and fifty dollars;  

For the pay of the several Indian agents, per act of thirty-first July, eighteen hundred and fifty-four, and for arrearages of pay to one in the State of New York, one at Green Bay, Wisconsin, one for the Seminoles
For the payment of interpreters, per acts of thirtieth June, eighteen hundred and thirty-four, twenty-seventh February, eighteen hundred and fifty-one, and thirty-first July, eighteen hundred and fifty-four, thirty-two thousand seven hundred dollars;

For the payment of clerk to superintendent at St. Louis, Missouri, per act of twenty-seventh June, eighteen hundred and forty-six, one thousand two hundred dollars;

For the payment of clerk to superintendent in California, per act of third March, eighteen hundred and fifty-two, two thousand five hundred dollars;

For presents to Indians, five thousand dollars;

For provisions for Indians, eleven thousand eight hundred dollars;

For buildings at agencies, and repairs thereof, ten thousand dollars;

For contingencies of the Indian Department, thirty-six thousand five hundred dollars.

Camanches, Kiowas, and Apaches, of Arkansas River.—For second of ten instalments for the purchase of goods, provisions, and agricultural implements, per sixth article treaty twenty-seventh July, eighteen hundred and fifty-three, eighteen thousand dollars.

For expenses of transportation of the second of ten instalments of goods, provisions, and agricultural implements, per sixth article treaty of twenty-seventh July, eighteen hundred and fifty-three, five thousand dollars.

Cherokees.—For the payment of this sum, due the Cherokees, on account of interest, between the first May, eighteen hundred and forty-five, and first of May, eighteen hundred and forty-six, on stocks of the State of Michigan, held in trust by the Secretary of the Interior, under the treaty of eighteen hundred and thirty-five, and the supplement of March, eighteen hundred and thirty-six, twenty dollars and ninety-seven cents.

Chippewas of Mississippi and Lake Superior.—For nineteenth of twenty instalments in money, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, nine thousand five hundred dollars;

For nineteenth of twenty instalments in goods, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, nineteen thousand dollars;

For nineteenth of twenty instalments for the purchase of provisions, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, two thousand dollars;

For nineteenth of twenty instalments for the purchase of tobacco, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, five hundred dollars;

For fourteenth of twenty-five instalments in money, per fourth article treaty fourth October, eighteen hundred and forty-two, twelve thousand five hundred dollars;

For fourteenth of twenty-five instalments in goods, per fourth article treaty fourth October, eighteen hundred and forty-two, ten thousand five hundred dollars;

For fourteenth of twenty-five instalments for the support of schools, per fourth article treaty fourth October, eighteen hundred and forty-two, two thousand dollars;
For fourteenth of twenty-five instalments for the purchase of provisions and tobacco, per fourth article treaty fourth October, eighteen hundred and forty-two, two thousand dollars.

For fulfilling treaties with the Chippewas of Lake Superior, so as to conform to the treaty concluded on thirtieth September, eighteen hundred and fifty-four:—

For expenses (in part) of selecting reservations, and surveying and marking the boundaries thereof, per second, third, and twelfth articles of the treaty of September thirtieth, eighteen hundred and fifty-four, three thousand dollars;

For the payment of the first of twenty instalments in coin, goods, etc., agricultural implements, etc., and education, etc., per fourth article of the treaty of September thirtieth, eighteen hundred and fifty-four, nineteen thousand dollars;

For the purchase of clothing and other articles, to be given to the young men at the next annuity payment, as per fourth article of the treaty of September thirtieth, eighteen hundred and fifty-four, four thousand eight hundred dollars;

For the purchase of agricultural implements, and other articles, as presents for the mixed bloods, per fourth article of the treaty of September thirtieth, eighteen hundred and fifty-four, six thousand dollars.

For the payment of such debts as may be directed by the chiefs in open council, and found to be just and correct by the Secretary of the Interior, per fourth article of the treaty of September thirtieth, eighteen hundred and fifty-four, ninety thousand dollars;

For the payment of such debts of the Bois Forte bands as may be directed by their chiefs, and found to be just and correct by the Secretary of the Interior, per twelfth article of the treaty of September thirtieth, eighteen hundred and fifty-four, ten thousand dollars;

For the payment of the first of five instalments in blankets, cloth, etc., to the Bois Forte band, per twelfth article of the treaty of September thirtieth, eighteen hundred and fifty-four, two thousand dollars;

For the first of twenty instalments for the pay of six smiths and assistants, per fifth and second articles of the treaty of September thirtieth, eighteen hundred and fifty-four, five thousand and forty dollars;

For the first of twenty instalments for the support of six smith-shops, per fifth and second articles of the treaty of September thirtieth, eighteen hundred and fifty-four, one thousand three hundred and twenty dollars;

For defraying expenses incurred in negotiating treaty concluded on the thirtieth September, eighteen hundred and fifty-four, with the Chippewas of Lake Superior, fifteen thousand seven hundred and forty-four dollars and seventy-one cents.


Chippewas of Saginaw.—For permanent annuity in goods or other useful articles, per fourth article treaty third of August, seventeen hundred and ninety-five, one thousand dollars;


For permanent annuity in money, or otherwise, per second article treaty seventeenth November, eighteen hundred and seven, eight hundred dollars;

Vol. vii. p. 204.

For permanent annuity in silver, per fourth article treaty twenty-fourth September, eighteen hundred and nineteen, one thousand dollars;

Vol. vii. p. 204.

For permanent provision for support of blacksmith, and for farming utensils, and cattle, and the employment of persons to aid them in agriculture, per eighth article treaty twenty-fourth September, eighteen hundred and nineteen, and seventh article treaty fourteenth January, eighteen hundred and thirty-seven, two thousand dollars;


For education during the pleasure of Congress, per sixth article treaty fifth August, eighteen hundred and twenty-six, one thousand dollars.

Chickasaws, 1799, ch. 11.

Chickasaws.—For permanent annuity in goods, per act of twenty-fifth February, seventeen hundred and ninety-nine, three thousand dollars;
THIRTY-THIRD CONGRESS. Sess. II. Ch. 204. 1855.

Chippewas, Menomonies, Winnebagoes, and New York Indians.— For education, during the pleasure of Congress, per fifth article treaty eleventh August, eighteen hundred and twenty-seven, one thousand five hundred dollars.

Choctaws.— For permanent annuity, per second article treaty sixteenth November, eighteen hundred and five, three thousand dollars:

For permanent annuity for support of light-horsemen, per thirteenth article treaty eighteenth October, eighteen hundred and twenty, six hundred dollars;

For permanent provision for education, per second article treaty twentieth January, eighteen hundred and twenty-five, six thousand dollars;

For permanent provision for blacksmith, per sixth article treaty eighteenth October, eighteen hundred and twenty, and ninth article treaty twentieth January, eighteen hundred and twenty-five, six hundred dollars;

For permanent provision for iron and steel, per sixth article treaty eighteenth October, eighteen hundred and twenty, and ninth article treaty twentieth January, eighteen hundred and twenty-five, three hundred and twenty dollars.

Christian Indians.— For permanent annuity in money, per acts twenty-sixth May, eighteen hundred and twenty-four, and twentieth May, eighteen hundred and twenty-six, four hundred dollars.

Creeks.— For permanent annuity in money, per fourth article treaty seventh August, seventeen hundred and ninety, one thousand five hundred dollars;

For permanent annuity in money, per second article treaty sixteenth June, eighteen hundred and two, three thousand dollars;

For permanent annuity in money, per fourth article treaty twenty-fourth January, eighteen hundred and twenty-six, twenty thousand dollars;

For permanent provision for blacksmith and assistant, and for shop and tools, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, eight hundred and forty dollars;

For permanent provision for iron and steel for shop, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, two hundred and seventy dollars;

For nineteenth of twenty instalments for two blacksmiths and assistants, and shops and tools, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, one thousand six hundred and eighty dollars;

For nineteenth of twenty instalments for iron and steel for shops, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, five hundred and forty dollars;

For permanent provision for the pay of a wheelwright, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, six hundred dollars;

For twenty-fifth of thirty-three instalments for education, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, and fourth article treaty fourth January, eighteen hundred and forty-five, three thousand dollars;

For twelfth of twenty instalments for education, per fourth article treaty fourth January, eighteen hundred and forty-five, three thousand dollars;

For blacksmith and assistant, and shop, and tools, during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, eight hundred and forty dollars;

For iron and steel for shop, during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, two hundred and seventy dollars;
THIRTY-THIRD CONGRESS. Sess. II. Ch. 204. 1855.

For wagon-maker, during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, six hundred dollars;

Vol. vii. p. 297. For assistance in agricultural operations, during the pleasure of the President, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, two thousand dollars;

Vol. vii. p. 419. For education, during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, one thousand dollars.

Delawares. Delawares. — For life annuity to chief, per private article to supplemental treaty twenty-fourth September, eighteen hundred and twenty-nine, to treaty of third October, eighteen hundred and eighteen, one hundred dollars;

Vol. vii. p. 158. For life annuities to chiefs, per supplemental article to treaty twenty-sixth October, eighteen hundred and thirty-two, one hundred dollars;

Vol. vii. p. 399. For interest on forty-six thousand and eighty dollars, at five per centum, being the value of thirty-six sections of land set apart by treaty of eighteen hundred and twenty-nine, for education, per resolution of Senate, nineteenth January, eighteen hundred and thirty-eight, two thousand three hundred and four dollars;

Post, p. 1049. For second of eight equal instalments for payment of five chiefs, per sixth article treaty sixth May, eighteen hundred and fifty-four, one thousand two hundred and fifty dollars;

For second of two instalments, in lieu of permanent annuities, per fourth article treaty sixth May, eighteen hundred and fifty-four, seventy-four thousand dollars.

Florida Indians, or Seminoles. Florida Indians, or Seminoles. — For twelfth of fifteen instalments in goods, per sixth article treaty fourth January, eighteen hundred and forty-five, two thousand dollars;

Vol. ix. p. 823. For twelfth of fifteen instalments in money, per sixth article treaty fourth January, eighteen hundred and forty-five, and fourth article treaty ninth May, eighteen hundred and thirty-two, three thousand dollars.

Iowas. Iowas. — For arrears of interest in lieu of investment on one hundred and fifty-seven thousand five hundred dollars, being for four months, from the first March to the thirtieth June, eighteen hundred and fifty-four, and on fifty thousand dollars of the same, to the thirtieth September, eighteen hundred and fifty-four, per second article treaty nineteenth October, eighteen hundred and thirty-eight, three thousand two hundred and fifty-seven dollars and seventeen cents.

For interest in lieu of investment on one hundred and seven thousand five hundred dollars, to the first October, eighteen hundred and fifty-five, and on fifty-seven thousand five hundred dollars, for the balance of the fiscal year, ending thirtieth June, eighteen hundred and fifty-six, at five per centum, per second article treaty nineteenth October, eighteen hundred and thirty-eight, and ninth article treaty seventeenth May, eighteen hundred and fifty-four, three thousand five hundred dollars.

Post, p. 1071. For payment of second instalment of fifty thousand dollars, to be applied, under the direction of the President, to agricultural purposes, per ninth article treaty seventeenth May, eighteen hundred and fifty-four, fifty thousand dollars.

Kansas. Kansas. — For interest in lieu of investment on two hundred thousand dollars, at five per centum, per second article treaty fourteenth January, eighteen hundred and forty-six, ten thousand dollars.

Kaskaskias, Peorias, Weas, and Piankeshaws. Kaskaskias, Peorias, Weas, and Piankeshaws. — For payment of second of three instalments in money, of thirteen thousand dollars each, for purchase of former permanent annuities, and relinquishment of claims and damages, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, thirteen thousand dollars;

For the second of five instalments for support of blacksmith and assist-
sixty-two purposes, four, for ninety-two John treaty

For the second of five instalments for purchase of iron and steel, for sixth article treaty thirtieth May, eighteen hundred and fifty-four, two hundred and twenty dollars.

Kickapoos.—For second instalment of interest, at five per centum, on one hundred thousand dollars, for education, for second article treaty eighteenth May, eighteen hundred and fifty-four, five thousand dollars;

For the payment of this sum, as second instalment upon two hundred thousand dollars, for second article treaty eighteenth May, eighteen hundred and fifty-four, twenty thousand dollars.

Menomonees.—For the last of twenty instalments as annuity, in money, per Senate’s amendment to second article treaty third September, eighteen hundred and thirty-six, twenty-thousand dollars;

For the last of twenty instalments for two blacksmiths and assistants, per Senate’s amendment to second article treaty third September, eighteen hundred and thirty-six, one thousand four hundred and forty dollars;

For the last of twenty instalments for iron and steel for shops, per Senate’s amendment to second article treaty third September, eighteen hundred and thirty-six, four hundred and forty dollars;

For the last of twenty instalments for the purchase of provisions, per Senate’s amendment to second article treaty third September, eighteen hundred and thirty-six, three thousand dollars;

For the last of twenty instalments for two thousand pounds of tobacco, per Senate’s amendment to second article treaty third September, eighteen hundred and thirty-six, four hundred dollars;

For the last of twenty instalments for farming utensils and cattle, per Senate’s amendment to second article treaty third September, eighteen hundred and thirty-six, five hundred dollars;

For the last of twenty instalments for thirty barrels of salt, per Senate’s amendment to second article treaty third September, eighteen hundred and thirty-six, one hundred and fifty dollars;

For fourth of fifteen instalments for pay of miller, per fourth article treaty eighteenth October, eighteen hundred and forty-eight, six hundred dollars.

Miamies.—For permanent provision for blacksmith and assistant, per fifth article treaty sixth October, eighteen hundred and eighteen, and fourth article treaty fifth June, eighteen hundred and fifty-four, seven hundred and twenty dollars;

For permanent provision for miller, in lieu of gunsmith, per fifth article treaty sixth October, eighteen hundred and eighteen, fifth article treaty twenty-third October, eighteen hundred and thirty-four, and fourth article treaty fifth June, eighteen hundred and fifty-four, six hundred dollars;

For fifteenth of twenty instalments in money, per second article treaty twenty-eighth October, eighteen hundred and forty, and fourth article treaty fifth June, eighteen hundred and fifty-four, twelve thousand five hundred dollars;

For arrears of nine thousand seven hundred and forty-six dollars and fourteen cents, for payment in full to Jane T. Griggs, and her husband, John Griggs, and Sash-o-quash, per Senate’s amendment to fourth article treaty fifth June, eighteen hundred and fifty-four, fifty-six dollars and ninety-two cents;

For interest on investment of two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents, at five per centum, for Miami Indians of Indiana, per Senate’s amendment to fourth article treaty fifth June, eighteen hundred and fifty-four, eleven thousand and sixty-two dollars and eighty-nine cents;

For interest on fifty-thousand dollars, at five per centum, for educational purposes, per third article treaty fifth June, eighteen hundred and fifty-four, two thousand five hundred dollars;
For second of six equal annual instalments to Miamies residing on ceded lands, for purchase of former perpetual and other annuities, and relinquishment of claims, per fourth article treaty fifth June, eighteen hundred and fifty-four, thirty-one thousand seven hundred and thirty-nine dollars and eleven cents.

Miamies—Eel River.—For permanent annuity in goods or otherwise, per fourth article treaty third August, seventeen hundred and ninety-five, five hundred dollars;


For permanent annuity in goods or otherwise, per third article treaty twenty-first August, eighteen hundred and five, two hundred and fifty dollars;


For permanent annuity in goods or otherwise, per third and separate article to treaty thirtieth September, eighteen hundred and nine, three hundred and fifty dollars.

Navajoes.

Navajoes.—For fulfilling treaty stipulations with the Navajoes, pursuant to the requirements of the tenth article treaty ninth September, eighteen hundred and forty-nine, five thousand dollars.


For first of three instalments in money or otherwise, of forty thousand dollars each per annum, per fourth article treaty sixteenth March, eighteen hundred and fifty-four, forty thousand dollars;

Omahas.

Omahas.—For first of ten instalments for support of a miller, per eighth article treaty sixteenth March, eighteen hundred and fifty-four, six hundred dollars;

Post, p. 1044.

For first of ten instalments for support of blacksmith and assistant, per eighth article treaty sixteenth March, eighteen hundred and fifty-four, seven hundred and twenty dollars;

For first of ten instalments for support of farmer, per eighth article treaty sixteenth March, eighteen hundred and fifty-four, six hundred dollars;

For the erection of a grist and saw-mill, per eighth article treaty sixteenth March, eighteen hundred and fifty-four, six thousand dollars;

Osages.

Osages.—For eighteenth of twenty instalments, as annuity, in money or otherwise, per second article treaty eleventh January, eighteen hundred and thirty-nine, twenty thousand dollars;


For eighteenth of twenty instalments for two smiths' establishments, per second article treaty eleventh January, eighteen hundred and thirty-nine, two thousand dollars;

For interest on sixty-nine thousand one hundred and twenty dollars, at five per centum, being the value of fifty-four sections of land, set apart, second January, eighteen hundred and twenty-five, for educational purposes, per Senate resolution nineteenth January, eighteen hundred and thirty-eight, three thousand four hundred and fifty-six dollars.

Ottoes and Missourias.

Ottoes and Missourias.—For first of three instalments, as annuity, in money or otherwise, per fourth article treaty fifteenth March, eighteen hundred and fifty-four, twenty thousand dollars;

Post, p. 1039.

For first of ten instalments for pay of Miller, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, six hundred dollars;

For first of ten instalments for blacksmith and assistant, per seventh article treaty fifth March, eighteen hundred and fifty-four, seven hundred and twenty dollars;

For first of ten instalments for farmer, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, six hundred dollars;

For the erection of a grist and saw-mill, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, six thousand dollars;
For the erection of a smith's shop, and purchase of tools therefor, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, two hundred dollars;

For payment to Lewis Barnard, for services rendered the tribe, per twelfth article treaty fifteenth March, eighteen hundred and fifty-four, three hundred dollars.

Ottowas.—For permanent annuity, in goods or otherwise, per fourth article treaty third August, seventeen hundred and ninety-five, one thousand dollars;

For permanent annuity, in money or otherwise, per second article treaty seventeenth November, eighteen hundred and seven, eight hundred dollars;

For permanent annuity in specie, per fourth article treaty seventeenth September, eighteen hundred and eighteen, one thousand five hundred dollars;

For permanent annuity in specie, per fourth article treaty twenty-ninth August, eighteen hundred and twenty-one, one thousand dollars.

Ottowas and Chippewas.—For interest on two hundred thousand dollars, at six per centum, to be paid as annuity, per resolution of Senate, seventeen May, eighteen hundred and thirty-six, twelve thousand dollars;

For education for twenty years and during the pleasure of Congress, per fourth article treaty twenty-eighth March, eighteen hundred and thirty-six, five thousand dollars;

For missions for twenty years and during the pleasure of Congress, per fourth article treaty twenty-eighth March, eighteen hundred and thirty-six, three thousand dollars;

For vaccine matter, medicines, and pay of physicians, so long as the Indians remain on their reservations, per fourth article treaty twenty-eighth March, eighteen hundred and thirty-six, three hundred dollars;

For three blacksmiths and assistants, for twenty years, and during the pleasure of Congress, per seventh article treaty twenty-eighth March, eighteen hundred and thirty-six, two thousand one hundred and sixty dollars;

For iron and steel for shop, for twenty years and during the pleasure of Congress, per seventh article treaty twenty-eighth March, eighteen hundred and thirty-six, six hundred and sixty dollars;

For gunsmith, for twenty years and during the pleasure of Congress, per seventh article treaty twenty-eighth March, eighteen hundred and thirty-six, six hundred dollars;

For iron and steel for shop, for twenty years and during the pleasure of Congress, per seventh article treaty twenty-eighth March, eighteen hundred and thirty-six, two hundred and twenty dollars;

For two farmers and assistants, for ten years and during the pleasure of the President, per seventh article treaty twenty-eighth March, eighteen hundred and thirty-six, one thousand six hundred dollars;

For two mechanics, for ten years and during the pleasure of the President, per seventh article treaty twenty-eighth March, eighteen hundred and thirty-six, one thousand two hundred dollars.

Pawnees.—For agricultural implements, during the pleasure of the President, per fourth article treaty ninth October, eighteen hundred and thirty-three, one thousand dollars.

Pottawatomies.—For permanent annuity, in silver, per fourth article treaty third August, seventeen hundred and ninety-five, one thousand dollars.

For permanent annuity in silver, per third article treaty thirtieth September, eighteen hundred and nine, five hundred dollars;

For permanent annuity in silver, per third article treaty second October, eighteen hundred and eighteen, two thousand five hundred dollars;
For permanent annuity in money, per second article treaty twentieth September, eighteen hundred and twenty-eight, two thousand dollars;

For life annuity to chief, in goods, per second article treaty twentieth September, eighteen hundred and twenty-eight, one hundred dollars;

For permanent annuity in specie, per second article treaty twenty-ninth July, eighteen hundred and twenty-nine, sixteen thousand dollars;

For life annuity to chiefs, per third article treaty twentieth October, eighteen hundred and thirty-two, four hundred dollars;

For permanent provision for blacksmith and assistant, per third article treaty sixteenth October, eighteen hundred and twenty-six, seven hundred and twenty dollars;

For permanent provision for iron and steel for shop, per third article treaty sixteenth October, eighteen hundred and twenty-six, two hundred and twenty dollars;

For education, during the pleasure of Congress, per second article treaty twentieth September, eighteen hundred and twenty-eight, one thousand dollars;

For permanent provision for the payment of money, in lieu of tobacco, iron, and steel, per second article treaty twentieth September, eighteen hundred and twenty-eight, and tenth article of the treaty of the fifth and seventeenth June, eighteen hundred and forty-six, three hundred dollars;

For permanent provision for blacksmith and assistant, per second article treaty twentieth September, eighteen hundred and twenty-eight, seven hundred and twenty dollars;

For permanent provision for iron and steel for shop, per second article treaty twentieth September, eighteen hundred and twenty-eight, two hundred and twenty dollars;

For permanent provision for blacksmith and assistant, per second article treaty twenty-ninth July, eighteen hundred and twenty-nine, seven hundred and twenty dollars;

For permanent provision for iron and steel for shop, per second article treaty twenty-ninth July, eighteen hundred and twenty-nine, two hundred and fifty dollars;

For education, during the pleasure of Congress, per fourth article treaty twenty-seventh October, eighteen hundred and thirty-two, two thousand dollars;

For interest on six hundred and forty-three thousand dollars, at five per centum, per seventh article of the treaty of the fifth and seventeenth June, eighteen hundred and forty-six, thirty-two thousand one hundred and fifty dollars.


Potawatomies of Huron.


Quapaws.


Potawatomies of Huron. — For permanent annuity in money or otherwise, per second article treaty seventeenth November, eighteen hundred and seven, four hundred dollars.

Quapaws. — For education, during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, one thousand dollars;

For blacksmith and assistant, shop and tools, during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, eight hundred and forty dollars;

For iron and steel for shop, during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, two hundred and twenty dollars;
For farmer, during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, six hundred dollars.

_Rogue Rivers._—For second of sixteen instalments in blankets, clothing, farming utensils, and stock, per third article treaty tenth September, eighteen hundred and fifty-three, two thousand five hundred dollars.

_Sacs and Foxes of Mississippi._—For permanent annuity in goods, or otherwise, per third article treaty third November, eighteen hundred and four, one thousand dollars;

For twenty-fourth of thirty instalments, as annuity in specie, per third article treaty twenty-first September, eighteen hundred and thirty-two, twenty thousand dollars;

For twenty-fourth of thirty instalments for gunsmith, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, six hundred dollars;

For twenty-fourth of thirty instalments for iron and steel for shop, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars;

For twenty-fourth of thirty instalments for blacksmith and assistant, shop and tools, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, eight hundred and forty dollars;

For twenty-fourth of thirty instalments for iron and steel for shop, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars;

For twenty-fourth of thirty instalments, for forty barrels of salt, and forty kegs of tobacco, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, one thousand dollars;

For interest on two hundred thousand dollars, at five per centum, per second article treaty twenty-first October, eighteen hundred and thirty-seven, ten thousand dollars;

For interest on eight hundred thousand dollars, at five per centum, per second article treaty eleventh October, eighteen hundred and forty-two, forty thousand dollars.

_Sacs and Foxes of Missouri._—For the second installment upon forty-eight thousand dollars, per second article treaty eighteenth May, eighteen hundred and fifty-four, fifteen thousand dollars;

For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, per second article treaty twenty-first October, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars.

_Senecas._—For permanent annuity in specie, per fourth article treaty twenty-ninth September, eighteen hundred and seventeen, five hundred dollars;

For permanent annuity in specie, per fourth article treaty seventeenth September, eighteen hundred and eighteen, five hundred dollars;

For blacksmith and assistant, shop and tools, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, eight hundred and forty dollars;

For iron and steel for shop, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, two hundred and twenty dollars;

For miller, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, six hundred dollars.

_Senecas of New York._—For permanent annuity, in lieu of interest on stock, per act of nineteenth February, 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 twenty-seventh June, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars.
Senecas and Shawnees. — For permanent annuity in specie, per fourth article treaty seventeenth September, eighteen hundred and eighteen, one thousand dollars;

For blacksmith and assistant, shop and tools, during the pleasure of the President, per fourth article treaty twentieth July, eighteen hundred and thirty-one, eight hundred and forty dollars;

For iron and steel for shop, per fourth article treaty twentieth July, eighteen hundred and thirty-one, two hundred and twenty dollars.

Shawnees. — For permanent annuity for educational purposes, per fourth article treaty third August, seventeen hundred and ninety-five, and third article treaty tenth May, eighteen hundred and fifty-four, one thousand dollars;

For second instalment of interest, at five per centum, on forty thousand dollars, for education, per third article treaty tenth May, eighteen hundred and fifty-four, two thousand dollars;

For second of eight annual instalments of money, in payment for lands, per third article treaty tenth May, eighteen hundred and fifty-four, one hundred thousand dollars;

For permanent annuity for educational purposes, per fourth article treaty twenty-ninth September, eighteen hundred and seventeen, and third article treaty tenth May, eighteen hundred and fifty-four, two thousand dollars.

Six Nations of New York. — For permanent annuity, in clothing and other useful articles, per sixth article treaty eleventh November, seventeen hundred and ninety-four, four thousand five hundred dollars.

Sioux of Mississippi. — For interest on three hundred thousand dollars, at five per centum, per second article treaty twenty-ninth September, eighteen hundred and thirty-seven, fifteen thousand dollars;

For nineteenth of twenty instalments in goods, per second article treaty twenty-ninth September, eighteen hundred and thirty-seven, ten thousand dollars;

For nineteenth of twenty instalments for the purchase of medicines, agricultural implements, and stock, and for the support of a physician, farmers, and blacksmiths, and for other beneficial objects, per second article treaty twenty-ninth September, eighteen hundred and thirty-seven, eight thousand two hundred and fifty dollars;

For nineteenth of twenty instalments for provisions, per second article treaty twenty-ninth September, eighteen hundred and thirty-seven, five thousand five hundred dollars;

For fifth of fifty instalments of interest, at five per centum, on one million three hundred and sixty thousand dollars, per fourth article treaty twenty-third July, eighteen hundred and fifty-one, sixty-eight thousand dollars;

For fifth of fifty instalments of interest, at five per centum, on one hundred and twelve thousand dollars, being the amount in lieu of the reservations set apart in the third article per Senate's amendment to treaty twenty-third July, eighteen hundred and fifty-one, five thousand six hundred dollars;

For fifth of fifty instalments of interest, at five per centum, on one million one hundred and sixty thousand dollars, per fourth article treaty fifth August, eighteen hundred and fifty-one, fifty-eight thousand dollars;

For fifth of fifty instalments of interest, at five per centum, on sixty-nine thousand dollars, being the amount allowed in lieu of the reservation of lands set apart by the third article per Senate's amendment to treaty fifth August, eighteen hundred and fifty-one, three thousand four hundred and fifty dollars;

For expenses of transportation of annuity, goods, and provisions, to the Sioux of Mississippi, during the fiscal years ending the thirtieth of June, eighteen hundred and fifty-five and thirtieth of June eighteen hundred and fifty-six, thirty-two thousand dollars.
Stockbridges.—For interest on sixteen thousand five hundred dollars, at five per centum, per ninth article treaty twenty-fifth November, eighteen hundred and forty-eight, eighteen hundred and twenty-five dollars.  

Treaty of Fort Laramie.—For fifth of ten instalments, in provisions and merchandise, for payment of annuities and transportation of the same to certain tribes of Indians, per seventh article treaty seventeenth September, eighteen hundred and fifty-one, and Senate's amendment thereto, seventy-two thousand dollars.

Umpquas, (Cow Creek Band.)—For second of twenty instalments in blankets, clothing, provisions, and stock, per third article treaty tenth September, eighteen hundred and fifty-three, five hundred and fifty dollars.  

Utahs.—For fulfilling treaty stipulations with the Utahs, pursuant to the requirements of eighth article treaty thirtieth December, eighteen hundred and forty-nine, five thousand dollars.  

Winnebagoes.—For twenty-seventh of thirty instalments as annuity in specie, per second article treaty first August, eighteen hundred and twenty-nine, eighteen thousand dollars;  

For twenty-fourth of twenty-seven instalments as annuity in specie, per third article treaty fifteenth September, eighteen hundred and thirty-two, ten thousand dollars;  

For twenty-seventh of thirty instalments, for fifty barrels of salt, per second article treaty first August, eighteen hundred and twenty-nine, two thousand and fifty dollars;  

For twenty-seventh of thirty instalments, for three thousand pounds of tobacco, per second article treaty first August, eighteen hundred and twenty-nine, six hundred dollars;  

For twenty-fourth of twenty-seven instalments, for one thousand five hundred pounds of tobacco, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, three hundred dollars;  

For twenty-seventh of thirty instalments for three blacksmiths and assistants, per third article treaty first August, eighteen hundred and twenty-nine, two thousand one hundred and sixty dollars;  

For twenty-seventh of thirty instalments for iron and steel for shop, per third article treaty first August, eighteen hundred and twenty-nine, six hundred and sixty dollars;  

For twenty-seventh of thirty instalments for laborer and oxen, per third article treaty first August, eighteen hundred and twenty-nine, three hundred and sixty-five dollars;  

For twenty-fourth of twenty-seven instalments for education, per fourth article treaty fifteenth September, eighteen hundred and thirty-two, three thousand dollars;  

For twenty-fourth of twenty-seven instalments for six agriculturists, purchase of oxen, ploughs, and other implements, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, two thousand five hundred dollars;  

For twenty-fourth of twenty-seven instalments for the pay of two physicians, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, four hundred dollars;  

For interest on one million one hundred thousand dollars, at five per centum, per fourth article treaty first November, eighteen hundred and thirty-seven, fifty-five thousand dollars;  

For ninth of thirty instalments of interest on eighty-five thousand dollars, at five per centum, per fourth article treaty thirteenth October, eighteen hundred and forty-six, four thousand two hundred and fifty dollars.

Wyandots.—For permanent annuity in specie, per third article treaty seventeenth March, eighteen hundred and forty-two, seventeen thousand five hundred dollars;  

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For permanent provision for blacksmith and assistant, shop and tools, per eighth article treaty seventeenth March, eighteen hundred and forty-two, eight hundred and forty dollars;

For permanent provision for iron and steel for shop, per eighth article treaty seventeenth March, eighteen hundred and forty-two, two hundred and seventy dollars;

For permanent provision for education, per fourth article treaty seventeenth March, eighteen hundred and forty-two, five hundred dollars;

For the general incidental expenses of the Indian service in Washington Territory, thirty thousand dollars;

For the expenses of adjusting difficulties, and preventing outbreaks among the Indians in Washington Territory, prior to and during the fiscal year ending thirtieth June, one thousand eight hundred and fifty-six, ten thousand dollars;

For the general incidental expenses of the Indian service in California, embracing expenses of travel of the superintendent and agents, twenty-eight thousand eight hundred and fifty dollars;

For the pay of physicians, smiths, carpenters, and agricultural and mechanical laborers, on the reservations in California, fifty-four thousand three hundred dollars;

For defraying the expenses of the removal and subsistence of Indians in California, to three military reservations, in accordance with the plan submitted by the superintendent of Indian affairs of that State, and approved by the President, one hundred and twenty-five thousand dollars; Provided, That the superintendent of Indian affairs in that State be authorized, should he deem it expedient, to expend an amount not exceeding twenty thousand dollars of the sum herein appropriated, to relieve the temporary wants of the Indians outside of the reservations;

For the general incidental expenses of the Indian service in Oregon Territory, ten thousand dollars;

For adjusting difficulties, and preventing outbreaks among the Indians in Oregon Territory, ten thousand dollars;

For expenses of insurance and transportation of annuities, payable to Indian tribes in the Territory of Oregon, three thousand dollars;

For payment of the liabilities incurred for the Indian service in Oregon, under the supervision of the late superintendent, ten thousand dollars;

For the general incidental expenses of the Indian service in the Territory of New Mexico, twenty-five thousand dollars;

For the general incidental expenses of the Indian service in the Territory of Utah, twenty thousand dollars;

For compensation of three special agents, and four interpreters, for the Indian tribes of Texas, and for purchase of presents, fifteen thousand dollars;

For actual necessary expenses incurred, and that may hereafter be incurred, by officers of the Indian Department in the rescue of prisoners from Indian tribes, and returning them to their homes, and for expenses incidental to the arrest and confinement within the territory of the United States, by order of these officers, of persons charged with crimes against Indians, five thousand dollars.

To meet the necessary expenses of colonizing, supporting, and furnishing agricultural implements for the Indians in Texas, eighty-six thousand four hundred and thirty dollars.

For the purpose of enabling the proper department to adopt such measures as may be necessary for opening communications with the Texas Comanches and Apaches, who have not heretofore been parties to any treaties with the United States, ten thousand dollars.

For reimbursing to John W. Whitfield, late agent for the Indians on the Upper Platte, the amount expended by him for ransom from the
Cheyennes, and clothing, and transportation to the States, of one white and ten Mexican prisoners, one hundred and seventy dollars.

For pay of an additional clerk of the Indian office, under the appro-
priation per act of August five, eighteen hundred and fifty-four, for one year, fourteen hundred dollars.

For paying the expenses of one commissioner and two clerks employed by the Attorney-General, in the investigation directed by the resolu-
tion of the Senate of fourth August, eighteen hundred and fifty-four, two thousand dollars: Provided, That said resolution, and any other since adopted, relating to the same object, be, and the same are hereby, repealed.

For collecting, removing, and subsisting the Indians of California, (as provided by law,) on two additional military reservations, to be selected as heretofore, and not to contain exceeding twenty-five thousand acres each, in or near the State of California, the sum of one hundred and fifty thousand dollars: Provided, That the President may enlarge the quantity of reservations heretofore selected, equal to those hereby pro-
vided for, and shall not expend the amount herein appropriated unless, in his opinion, the same shall be expedient; and the last proviso to the authority for five military reservations in California, per act of third of March, eighteen hundred and fifty-three, be, and the same is hereby, repealed: Provided, That so much of the act approved on the thirty-first of July last, as requires that no more than twenty thousand dollars shall be drawn by the Superintendent of Indian Affairs, or be in his hands unexpended at one and the same time, be, and the same is hereby, repealed.

For the purpose of enabling the President to treat with, and arrange the difficulties existing among the Stockbridge and Munsee Indians of Lake Winnebago, in the State of Wisconsin, arising out of the acts of Congress of third of March, eighteen hundred and forty-three, and August sixth, eighteen hundred and forty-six, and the treaty of twenty-fourth of November, eighteen hundred and forty-eight, in such manner as may be just to the Indians, and with their assent, and not inconsistent with the legal rights of white persons who may reside on the Stockbridge reserve, of the claim of the United States under the treaty of eighteen hundred and forty-eight, the sum of fifteen hundred dollars.

For the completion of the collection of the sixth and last volume of the statistics and other information of Indian tribes, authorized by the act of third of March, eighteen hundred and forty-seven, and subsequent acts, the sum of seventeen thousand two hundred dollars: Provided, That said volume shall be so condensed as to embrace all the material now, or to be collected, and not inferior in any respect to the preceding volumes; and to be completed within two years from the passage of this act: And provided, further, That said compilation shall be subjected, before publication, to revision by the Secretary of the Interior, with a view to the curtailment in the work of all matters useless, irrelevant, or inconsistent with the objects of the work.

SEC. 2. And be it further enacted, That section four of the "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, one thousand eight hundred and fifty-five, and for other purposes," approved thirty-first July, eighteen hundred and fifty-four, shall not be so construed as to interfere with an act entitled, "An act to authorize the President of the United States to cause to be surveyed, the tract of land in the Territory of Minnesota, belonging to the half-breeds or mixed bloods of the Dacotah or Sioux nation of Indians, and for other purposes," approved July seventeen, eighteen hundred and fifty-four: Provided, That so much of the money appropriated by the first-named act, as may be necessary to carry out the last-named act, shall be applicable thereto.
THIRTY-THIRD CONGRESS. Sess. II. Ch. 204. 1855.

SEC. 3. And be it further enacted, That the Secretary of the Interior is hereby authorized and required, to cause to be paid to the North Carolina Cherokees embraced in the roll of John C. Mullay, or the legal representatives of such of them as have died since their enrolment, the sum of fifty-three dollars and thirty-three cents, respectively, for the expenses of their removal and subsistence, now held in trust by the United States, according to the terms of the fourth section of the act of twenty-ninth July, Anno Domini, eighteen hundred and forty-eight; for which purpose there is hereby appropriated the sum of forty-two thousand two hundred and ninety dollars and sixty-nine cents: Provided, That each and every Indian so receiving such payment in full, shall give his assent thereto: And provided, further, That said Secretary shall be first satisfied that the State of North Carolina has, before such payment, by some appropriate act, agreed that said Cherokees may remain permanently in that State, any thing in the treaty of eighteen hundred and thirty-five six to the contrary notwithstanding.

SEC. 4. And be it further enacted, That the eighth section of the act approved thirty-first July, eighteen hundred and fifty-four, authorizing the payment of per capita allowance to Cherokees east of the Mississippi, be so amended as to authorize the payment of all such Cherokees, as, being properly entitled, were omitted on the roll of D. W. Siler, from any cause whatever.

SEC. 5. And be it further enacted, That to enable the President of the United States to carry out, in good faith, the recent treaties with the Ottos and Missourians, Omahas, Delawares, Ioways, Sacas and Foxes of Missouri, Kickapoos, and the united tribes of Kaskaskias and Poiriés, Piankeshawas and Weas, Shawnees and Miamiers, there shall be, and hereby is, appropriated, the sum of twenty thousand dollars, in addition to the appropriations heretofore made, for the execution of the surveys required by said treaties; and where the net proceeds of the lands ceded by either of said treaties are required to be paid over to the Indians, the President shall cause said lands, or such parts thereof as he may deem proper, to be classified and valued, and when such classification and valuation have been made to his satisfaction, he shall cause said lands to be offered at public sale, by legal subdivisions or town lots, at such times and places, and in such manner and quantity, as to him shall appear proper and necessary to carry out faithfully the stipulations in said treaties; and said lands shall not be sold at public or private sale for a less price than that fixed by the valuation aforesaid, nor shall any land be sold at a less price than one dollar and twenty-five cents per acre, for three years, and thereafter as may be directed by law pursuant to the treaty.

SEC. 6. And be it further enacted, That there shall be appointed, as now provided by law, an additional agent, at the annual salary of one thousand dollars, to reside among the Kansas Indians, as required by the sixth article of the treaty of January fourteenth, eighteen hundred and forty-six, and to be charged with the duties therein specified, and to continue as long as the President may deem such agency to be advantageous to the said Indians; and also one other agent for the Kickapoos, at the same salary and upon the same tenure.

SEC. 7. And be it further enacted, That there shall be appointed, as now provided by law, an additional Indian agent, whose salary shall be fifteen hundred dollars per annum, and who shall be assigned, for such time as the President may deem necessary, to the Delaware Indians; and the agents for the Kansas, Great Nemaha, and Osage River agencies, shall hereafter receive the annual salary of fifteen hundred dollars, in lieu of the salary now allowed by law.

SEC. 8. And be it further enacted, That the laws of the United States punishing the crimes of forgery, or of depredations upon the mails of the United States, be, and the same are hereby, extended to, and declared to be in full force in the Indian country.
THIRTY-THIRD CONGRESS. Sess. II. Ch. 206, 207. 1855.

SEC. 9. And be it further enacted, That the sum of twelve thousand dollars is hereby appropriated, to enable the Secretary of War to execute the contract entered into by Joel R. Poinsett, late Secretary of War, on the twelfth day of March, eighteen hundred and thirty-nine, with Jean B. Faribault, and Pelagie, his wife, pursuant to a joint resolution of Congress, approved the thirteenth February, eighteen hundred and thirty-nine: Provided, That the Secretary of War shall be satisfied with the validity of their title to the lands mentioned in said contract, and that the conveyance to the United States be made sufficient to pass the said title.

SEC. 10. And be it further enacted, That Indian agents be, and they are hereby authorized, to take acknowledgments of deeds, and other instruments of writing, and to administer oaths in investigations committed to them in the Indian country, pursuant to such rules and regulations as may be prescribed for that purpose, by the Secretary of the Interior, and that acknowledgments so taken shall have the same effect as if taken before a justice of the peace.

APPROVED, March 3, 1855.

CHAP. CCVI. — An Act allowing the further time of two Years to those holding Lands by Entries in the Virginia Military District in Ohio, which were made prior to the first [of] January, eighteen hundred and fifty-two, to have the same surveyed and patented.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the officers and soldiers of the Virginia line on continental establishment, their heirs or assigns, entitled to bounty lands, which have, prior to the first day of January, Anno Domini 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 the further time of two years from and after the passage of this act to make and return their surveys and warrants, or certified copies of warrants, to the General Land-Office.

SEC. 2. And be it further enacted, That the act entitled “An Act allowing the further time of two years to those holding lands by entries in the Virginia military district in Ohio, which were made prior to first January, eighteen hundred and fifty-two, to have the same surveyed and patented,” approved December nineteenth, eighteen hundred and fifty-four, be, and the same is hereby, repealed.

APPROVED, March 3, 1855.

CHAP. CCVII. — An Act in Addition to certain Acts granting Bounty Land to certain Officers and Soldiers who have been engaged in the Military Service of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That each of the surviving commissioned and non-commissioned officers, musicians, and privates, whether of regulars, volunteers, rangers, or militia, who were regularly mustered into the service of the United States, and every officer, commissioned and non-commissioned, seaman, ordinary seaman, flotilla-man, marine, clerk, and landsman in the navy, in any of the wars in which this country has been engaged since seventeen hundred and ninety, and each of the survivors of the militia, or volunteers, or State troops of any State or Territory, called into military service, and regularly mustered therein, and whose services have been paid by the United States, shall be entitled to receive a certificate or warrant from the Department of the Interior for one hundred and sixty acres of land; and where any of those who have so been mustered into service and paid shall have received a certificate or warrant, he shall be entitled to a certificate or warrant for such quantity of land as will make, in the whole, with what he may have heretofore

Appropriation to carry out contract with Jean B. Faribault and his wife.


Indian agents authorized to administer oaths and take acknowledgments of deeds

March 3, 1855.

Extension of time for making and returning surveys of Virginia military bounty lands.

Act of 1854, ch. 6, repealed. Ante, p. 698.

March 3, 1855.

1847, ch. 8.
1848, ch. 49.
1850, ch. 56.
1852, ch. 19.
1853, ch. 8.
1854, ch. 10, 245, 267, § 3.

Additional grant of bounty lands to soldiers, sailors, &c.
Deserters, &c. excepted. Wagon-masters and teamsters included.

Provision for widows and children.

Fourteen days services required, except where claimant was in a battle.

Warrants, &c. made assignable. Where warrants may be located.

Pay of registers and receivers, for locating said warrants.

Indians included. Revolutionary soldiers included.

Also volunteers at Plattsburg, King's Mountain, and Nickojoack.

Also to Chaplains.

Also to the volunteers at Lewistown, Del.

received, one hundred and sixty acres to each such person having served as aforesaid: Provided, The person so having been in service shall not receive said land warrant if it shall appear by the muster-rolls of his regiment or corps that he deserted, or was dishonorably discharged from service: Provided further, That the benefits of this section shall be held to extend to wagon-masters and teamsters who may have been employed, under direction of competent authority in time of war in the transportation of military stores and supplies.

Sec. 2. And be it further enacted, That in case of the death of any person who, if living, would be entitled to a certificate or warrant as aforesaid under this act, leaving a widow, or, if no widow, a minor child or children, such widow, or, if no widow, such minor child or children, shall be entitled to receive a certificate or warrant for the same quantity of land that such deceased person would be entitled to receive under the provisions of this act, if now living: Provided, That a subsequent marriage shall not impair the right of any such widow to such warrant if she be a widow at the time of making her application: And provided, further, That those shall be considered minors who are so at the time this act shall take effect.

Sec. 3. And be it further enacted, That in no case shall any such certificate or warrant be issued for any service less than fourteen days, except where the person shall actually have been engaged in battle, and unless the party claiming such certificate or warrant shall establish his or her right thereto by record evidence of said service.

Sec. 4. And be it further enacted, That said certificates or warrants may be assigned, transferred, and located by the warrantees, their assignees, or their heirs-at-law, according to the provisions of existing laws regulating the assignment, transfer, and location of bounty-land warrants.

Sec. 5. And be it further enacted, That no warrant issued under the provisions of this act shall be located on any public lands, except such as shall at the time be subject to sale at either the minimum or lower graduated prices.

Sec. 6. And be it further enacted, That the registers and receivers of the several land-offices shall be severally authorized to charge, and receive for their services, in locating all warrants under the provisions of this act, the same compensation or percentage to which they are entitled by law, for sales of the public lands, for cash, at the rate of one dollar and twenty-five cents per acre; the said compensation to be paid by the assignees or holders of such warrants.

Sec. 7. And be it further enacted, That the provisions of this act, and all the bounty-land laws heretofore passed by Congress, shall be extended to Indians, in the same manner, and to the same extent, as if the said Indians had been white men.

Sec. 8. And be it further enacted, That the officers and soldiers of the revolutionary war, or their widows or minor children, shall be entitled to the benefits of this act.

Sec. 9. And be it further enacted, That the benefits of this act shall be applied to and embrace those who served as volunteers at the invasion of Plattsburg, in September, eighteen hundred and fourteen; also at the battle of King's Mountain, in the revolutionary war, and the battle of Nickojoack, against the confederated savages of the South.

Sec. 10. And be it further enacted, That the provisions of this act shall apply to the chaplains who served with the army, in the several wars of the country.

Sec. 11. And be it further enacted, That the provisions of this act be applied to those who served as volunteers at the attack on Lewistown, in Delaware, by the British fleet, in the war of eighteen hundred and twelve—fifteen.

Approved, March 8, 1855.
CHAP. CCVIII.—An Act making Appropriations for the Support of the Military Academy, for the year ending the thirtieth of June, eighteen hundred and fifty-six.

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 year ending the thirtieth of June, one thousand eight hundred and fifty-six:

For pay of officers, instructors, cadets, and musicians, ninety thousand one hundred and six dollars.

For commutation of subsistence, two thousand and forty-four dollars.

For forage for officers' horses, eight hundred and sixty-four dollars.

For general repairs and improvements of academic buildings, barracks, mess-rooms, officers' quarters, stables, roads, fences, parade and drill grounds, miscellaneous and incidental expenses, fuel, forage, and departments of instruction, thirty-five thousand and seventy dollars.

For gradual increase and expense of library, one thousand dollars.

For expenses of the board of visitors, four thousand one hundred and sixty dollars.

For forage for artillery and cavalry horses, eight thousand six hundred and forty dollars.

For replacing dead and worn out cavalry and artillery horses, one thousand dollars.

For furnishing hospital for cadets, five hundred dollars.

For deficiency for expenses of the board of visitors, for the year ending the thirtieth of June, eighteen hundred and fifty-five, six hundred and eighty-eight dollars and fifty-two cents.

For additional pay allowed to enlisted men, employed on extra duty as mechanics and laborers, per act of fourth of August, eighteen hundred and fifty-four, for the year ending the thirtieth of June, eighteen hundred and fifty-five, two thousand eight hundred and sixty-eight dollars and forty cents.

SEC. 2. And be it further enacted, That hereafter the yearly allowance of the Professor of French and Spanish, and of the Professor of Drawing, shall be the same as is now allowed to the other professors.

Approved, March 3, 1855.

CHAP. CCIX.—An Act to amend an Act approved the fourth of August, eighteen hundred and fifty-four, entitled “An Act to graduate and reduce the Price of the Public Lands to actual Settlers and Cultivators.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act approved fourth August, eighteen hundred and fifty-four, “To graduate and reduce the price of the public lands to actual settlers and cultivators,” shall be so construed that the affidavits required by the third section of that act may be made before any officer duly authorized by law to administer oaths, according to such forms, and pursuant to such regulations, as shall be prescribed by the Secretary of the Interior.

Approved, March 3, 1855.

CHAP. CCX.—An Act for carrying into Effect the Convention upon the Subject of Claims between the United States and her Britannic Majesty, of the eighth of February, one thousand eight hundred and fifty-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, pursuant to the convention aforesaid, the sum of two hundred and seventy-seven thousand one
hundred and two dollars and eighty-eight cents, having been awarded by
the commission to British subjects, claimants under the convention, that
sum shall be paid to the duly authorized agent of her Britannic Majesty's
government, out of any money in the treasury not otherwise appropriated;
deducting therefrom, pursuant to the sixth article of the said convention,
on account of the expenses of the said commission, such rattle proportion,
not exceeding five per cent of the whole amount awarded to both
citizens of the United States and British subjects, as may be sufficient to
defray the said expenses.
Approved, March 3, 1855.

CHAP. CCXI. An Act to Establish certain Post-roads.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the following be estab-
lished as post-roads:—

MAINE.

From the city of Gardiner, via West Gardiner, Litchfield, South
Monmouth and Wales, to Sabbattisville, in the town of Webster, there to
connect with the existing route to Lewiston.
From Liberty, in Clay county, via Gilead Meeting-House and William
Aitchison's, to Plattsburg, Clinton county, there to connect with a mail-
route, to Lewiston.
From Bangor, in the county of Penobscot, via Herman, to North Carmel.
From West Trenton, in the county of Hancock, via the Shore Road, Eden,
Salisbury's Cove, and Hull's Cove, to East Eden.
From Bangor, in the county of Penobscot, via Brewer Village, East
Orrington, the house of Ephraim Goodale, junior, the Hewey Settlement,
and Buck's Mills, to Bucksport Village, in the county of Hancock.
From Bangor, via Brown Village Post-Office, East Orrington Post-
Office, the house of Ephraim Goodale, junior, Shebna, Harriman, Hewey
Settlement, and Buck's Mills, to Bucksport Village.
From West Lebanon, York county, to Great Falls, New Hampshire.
From Alfred, via Waterboro' Centre, to Bar Mills, (Hollis.)
From East Newport, Penobscot county, via Stetson, to Exeter in said
county.
From East Machias, via Plantation Number Fourteen, to Cooper.

NEW HAMPSHIRE.

From West Rumney, via a corner of Groton, Cheever's Corner in
Dorchester, and the River Road, to East Canaan.
From West Rumney, via the southeasterly part of Wentworth, North
Dorchester, and Dorchester Centre, to East Canaan.
From Winchester, through Richmond, to Fitz-William, in the county
of Cheshire.

NEW YORK.

From Redford, via Harris's Mills, Union Falls, and Bloomingdale, to
Saranac Lakes.
From Lewiston, via Dickersonville, to Cambria.
From Groton, in Tompkins county, to Cortland Village, Cortland county.
From Lisle, Broome county, via East Berkshire, and Wilson Creek,
to Newark Valley, Tioga county.
From Ketchamville, Tioga county, to Newark Valley, being an exten-
sion of the present route from Maine to Ketchamville.
From Prattsburgh, in the county of Steuben, via Riker's Hollow, to
North Cohocton.
From Dryden, via Harford, to Killaway, and from Dryden, to Marathon.
From the Village of Woodhull, via East Troupsburg, to Troupsburg Centre.
From Frontier Post-Office, Clinton County, to Churubusco Post-Office, on the line of the Northern Railroad.
From Randolph, in Cattaraugus county, by way of Connewango Post-Office, (Rutledge,) to Cattaraugus Post-Office, (station,) on the New York and Erie Railroad.

NEW JERSEY.
From Freehold, via Colt's Neck, Tinton Falls, and Eatontown, to Long Branch, Monmouth county.

PENNSYLVANIA.
From East Berlin, via King's Tavern, and Farmer's Post-Office, to York.
From Lancaster, via Neffsville Lititz, Durlack, Scheonock, Reinholds-
villle, and Sinking Springs, to Reading.
From Selin's Grove, via Middle Creek Hotel, to Middleburg, in Union county.
From Marchand, to Newman's Mills, Indiana county.
From Clearfield Bridge, on the Erie Turnpike, via Ansonville, to New Washington.
From Warren, Warren county, via the Jackson Run, and Chandler's Valley, to Sugar Grove.
From Eden, in the county of McKean, to Littleton.
From Clearfield Borough, via Bald Hills, Frankville, Karthaus, Salt Lick, and Buck Island, to the mouth of the Sinnamahoning Creek.
From Shrewsburg Station, on the Northern Central Railroad, via Plank Road, Shrewsburg, Middlestown, to Metzoll Mill, thence via County Road, and Strawbridge's Store, to Farm Grove Meeting House.
From Selin's Grove to Middlebury, Union county.
From Waynesburg, Green county, via Hunter's Cave, Harvey's, Windridge, and Ryerson's Station, Pennsylvania, and Rock Lick, Vir-
ginia, to Cameron Station, Marshall county, Virginia.
From Spring Forge, to Codorus.
From Prompton, Wayne county, via Aldenville and Stevenson's Mills, to Pleasant Mount.
From Waynesburg, via Jefferson, Carmichael's, Mapleton, Greensboro, Dunkard, Davistown, Willow Tree, Whitely, to Waynesburg.
From Lewisburg, Union county, via Forest Hill, Wolf's Store, Rebers-
burg, and Madisonburg, to Nittany Hall, in Centre county.
From Brownsville, Pennsylvania, via Carmichael's, Willow Tree, Davis-
town, Mt. Morris, to New Brownsville, Virginia, thence to Blacksville, and Warren, to Bunton Station, on the Baltimore and Ohio Railroad.
From Lancaster, to Hinkletown, via Oregon, Brownstown, and Farm-
erville.
From Doylestown, via Cross Keys, Dyerstown, Danborough, and Brownsville, to Point Pleasant, in Bucks County.
From the Borough of Oxford, in Chester county, to Oak Hill, in Lan-
caster county, via Hopewell Cotton Works, Glenroy, and Kirk's Bridge.

MARYLAND.
From Sandy Hill, via Lindsayeville, to Oak Grove.
From Point of Rocks, Maryland, to Waterford, Virginia.
From Monkton Station, on the Northern Central Railroad, via County
Road, to Shades Tavern, Taylor's Store, to Upper Cross Roads, Harford county.
From Harmony, via Still Pond, and Roger's Store, to Rock Hall.

VIRGINIA.
From Cameron, via Beeler's Station, to Wheeling.
From Prillaman's Post-Office, in the county of Franklin, via Greenville, to Rough and Ready Mills, in the county of Henry.
From Grayson C. H. to Scull Camp, North Carolina, to connect with the route from Grayson C. H. to Wytheville.
From Claysville, in Taylor county, via Fairview, to Grassland, in Harrison county.
From Newbern Depot, via the town of Newbern, Draper's Valley, and Cedar Mount, to Maxmeadow's Depot.
From Maxmeadow's Depot, on the Virginia and Tennessee Railroad, to Draper's Valley, in Pulaski county.
From New California, to Ravenswood.
From Leadsville, via Job Triplett's, and Thomas S. White's, to the mouth of Senica.
From Weston, via Keysville and J. W. Marple's, to Burnersville.
From New Milton, by River Road, to Oxford.
From Arnoldsburg, via Knottsville, to Davison Atkins, on Sandy Creek.
From Weston, to Genley Bridge, via the Weston and Genley Bridge Turnpike Road.
From Parkersburg via the Ohio River, to Portsmouth, Ohio.
From Winchester, via Gainesborough and Bloomery, to Paw-Paw.
From Winchester to Mount Vernon Tannery.
From New Milton to Oxford, in Doddridge county.
From Weston, in the county of Lewis, to Burnersville, in Barbour county.
From Toll Gate No. ——, on the North Western Turnpike, in Doddridge county, to the town of Sisterville, in Tyler county.
From Lexington, via Kirkpatrick's Shop, to Kerr's Creek Store.
From Holliday's Cove, Hancock county, via Freeman's Landing, and New Cumberland, to Fairview.
From Raccoon, in Preston county, to White Day Glades, in Taylor county.
From Wheeling, Virginia, via Mount Pleasant, and Hopedale, Ohio, to Carrollton, Ohio.
From Janelew, in the county of Lewis, via White's Store on Freeman's Creek, Fink's Creek Post-Office, the John Husk Settlement on Fink's Creek, to Troy, on the Parkersburg and Staunton Turnpike.
From Lee C. H., Virginia, to Fayetteville, Tennessee.
From Jonesville, via the Cumberland Gap Route, the widow Ewing's and Omittee, to Robert Hamblin's Store, thence to Tazewell, Tennessee.
From Trout's Hill, Wayne county, to Warfield, Lawrence county, Kentucky, and thence to Logan C. H., via Pigeon Creek.
From Buchanan, in the county of Botetourt, to Baudford's Depot, in the county of Bedford.
From the Upper Falls of Cole River, to Peytona, in Boone county.
From Point Pleasant, crossing the Kanawha River and down through Mercer's Bottom on the Ohio River, to Herford's Post-Office, thence via Upland Post-Office, to Mud Bridge Post-Office, in Cabell county.
From Trout's Hill, in Wayne county, to Warfield, Lawrence county, Kentucky, and thence to Logan C. H., via Pigeon Creek.
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NORTH CAROLINA.
From Goldsboro to Jericho.
From Hendersonville, North Carolina via James Davis's on Big Wilton, Thomas Asteen's on Crab Creek, Minjah Thomas's on Little River, and Caesar's Head, to Pumpkintown, South Carolina.
From Shelby, Cleveland county, via Mull's Store, to Morganton, Burke county.
From Newton, Catawba county, via the Sulphur Springs, to Lenoir, in Caldwell county.
From Monroe, in Union County, via Morgan's Mills, to Salisbury.
From Clinton, in Sampson county, to George Robinson's.
From Sill's Creek, in New Hanover county, via Harrell's Store, to Lisbon, Sampson county.
From Hookerston, via Snow Hill, to Kinston.
From Eagle Rock to Earpsboro.

SOUTH CAROLINA.
From Columbia to Sandy Run.
From Timmonsville, Darlington district, Rollinsville, Philadelphia, Swift Creek, Gully Post-Office, Andrew's Mills, and Sparrow Swamp, to Timmonsville.
From Anderson, South Carolina, via Hartwell, Georgia, to Athens, Georgia.
From Pickens C. H., via Clayton's Mills, Pickensville, Dawesville, and Eastatoo, to Pickens C. H.

GEORGIA.
From Dublin, via McLendon's Store, to Little York, in Montgomery county.
From Jacksonville, to Douglass, and Magnolia.
From Thomasville, via Tatesville, and Greenfield, to Ocklockney.
From Atlanta to Waynesville, Paulding county.
From Griffin, via Zebulon, Shoar or Jones' Mills, to Greenville.
From Columbus, Georgia, and Midway, in Barbour county, Alabama, via Oliphet and Enon.
From Buenavista, in Marion county, to Geneva, in Talbot county.
From Griffin, to the Indian Springs.
From Oriel's, in Lowndes county, via Harris, in Irwin county, Pennsborough.

ALABAMA.
From Gadsden, via Hake's Bluff, and Ball Flag, to Goshen.
From Jacksonville, Benton county, via New Bethel, Hoke's Bluff, and Ball Flag, to Centre, Cherokee county.
From Wesobulga, via John Powell's and Delta, to Chulafennee, Randolph county.
From Jasper, in Walker county, to Elyton, in Jefferson county.

FLORIDA.
From Bayard, Duval county, on the St. John's River, via George's Lake and Danielsville, to Newnansville.
From Camp Izard, via Homassa to Bayport, in Hernando county.

MISSISSIPPI.
From Edinburgh, via Yorka, to Centreville.
From Kosciusko to Carthage.
From Pittsboro, via Sarepta, Brachear's to Oxford.
From Macon to Crawfordsville.
From Rolling Fork, Washington county, to Hermitage, in said county.
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LOUISIANA.
From Bellevue, Louisiana, to Magnolia, in Arkansas.
From Vernon, in the Parish of Jackson, to Winfield, in the Parish of Winn.
From St. Martinsville, in the Parish of St. Martin, via Breaux's Bridge, Annandville, Leonville, and Barry's Landing, to Opelousas, St. Landry Parish.
From New Orleans, via the Isthmus of Tehuantepec, to the city of San Francisco, in the State of California.

ARKANSAS.
From Fort Smith, via Choctaw Agency, Perrysville, Boggy Depot, to Fort Washita, in the Cherokee Nation.
From Rockport, in the county of Hot Springs, from thence to A. H. Henson's, in said county, and from thence to Montroy, in the county of Dallas.
From Osceola, in Mississippi county, via A. F. Snody's on the Mau-mell Prairie, thence to B. F. Freeman's, thence by John Pierce's, thence by Charles Garmon's, and to Jacksonport, in Jackson county.
From Huntsville, thence to Augustus Todd's, in Madison county, thence to M. D. Felsford's, in said county, thence to Washburn's Prairie, in Missouri.
From Napoleon, to Florence, in Desha county.
From Batesville, via Sullivan's Creek, to Evening Shade.
From Robinson's Cross Roads, Arkansas, to Neosho, Missouri, via Enoch Trott's and Shell's Mill.
From Searcy, via Cedar Creek, Quitman Post-Office, and Greary Valley, to Clinton.
From Galley Rock, in the county of Pope, to Hurricane, Stephen Lewis's Old Stand.
From Huntsville, Madison county, via Kingston, Samuel Whiteley's in Newton county, to Jasper, Newton county.
From Little Rock, via Jericho, and Chenault, to Hot Springs, in Hot Springs county.
From Hamburg, via Maria Saline Landing on the Washita River, to Eldorado, in Union county.
From Rich Wood's, Izard county, via Turkey Creek, Van Buren county, and Middleton, to Clinton.

TENNESSEE.
From Dover, Tennessee, to Pine Bluff, via Iron Mountain, and Great Western Post-Offices.
From Dover, Tennessee, to Eddyville, Kentucky.
From Dover, Tennessee, to Hopkinsville, Ky.
From Paris to Elm Tree.
From Centreville, via Madisonia, and Lobbeville, to Britt's Landing.

KENTUCKY.
From Somerset, in Pulaski county, to Columbia, in Adair county.
From Elizabethtown to the Wolf Spring, in Harden county.
From New Haven to the Nelson Furnace, Nelson county.
From Bradfordsville, Marion county, to Liberty, Casey county.
From Mount Gilead, in Mason county, to Orangeburg.

OHIO.
From New Lisbon to Columbiana, in Columbiana county.
From Steubenville, via Hartford's Mill, to Bowling Green.
From Charloe, via Paulding, in Paulding county, to Dixon, in Van Wert county.
From Van Wert, via Paulding and Emerald, to Cranesville.
From Defiance, via Gilead, to Perrysburgh.
From Willshire to Van Wert, in Van Wert county.
From Middletown, in Butler county, Ohio, via Jacksonsburgh, West
Elkton, Gratis, and Wheatville, to Eaton, in Preble county.
From Republic, Seneca county, to Bucyrus, Crawford county.
From Logansville, in Logan county, via Hugh T. Rinehart's, in
Angilaize county, Amherst, in Allen county, to Lima.
From Bourneville, Ross county, to Waverly, Pike county.
From South Rome, via Freeburgh, to Paris.
From Rome to Barryville.
From Louisville, on the O. & P. R. R. to Osnaburgh.
From Bethel, Clermont county, via Maple, Feesburgh, Lewis, to
Higginsport.

INDIANA.
From Cambridge, Wayne county, via Bentonville and Falmouth, in
Fayette county, and Grokes, Melrose, and Smelser's Mills, to Rushville,
in Rush county.
From Forest Grove, via Fish Lake, in Elkhart county, to Haw Patch,
in Lagrange county.
From Fort Wayne to Liberty Mills, via the Maning and Tracy Settle-
ments.
From Washington, in Davies's county, to Pierceville, in Pike county,
via Hudsonville, and the Highlands, on the East Fork of White River.
From Mishawaka, St. Joseph county, to Bremen, Marshall county.
From South Bend, St. Joseph's county, to Edwardsburgh, in Cass
county, Michigan.
From Morgantown, in Morgan county, via Gold Creek, to Unionville,
in Monroe county.

ILLINOIS.
From Palestine, in Crawford county, to Olney, in Richland county.
From Galena to Dunleith, by the Lower Road.
From Marion, Williamson county, via Fredonia, to De Soto, Jackson
county.
From Golconda, Polk county, via New Liberty, to Metropolis City,
Massac county.
From Rock Island, via Pleasant Ridge, Holley, Buffalo, Prairie,
Copper Creek, Eliza, New Boston, Keithsburgh, Oquawka, Hopper's
Mill, Shokakon, Dallas City, Pontoosac and Indianaola, to Nauvoo.
From Palestine, via Robinson, to Newton, in Jasper county.
From the Depot of the Central Railroad, near Jonesboro', Union
county, Illinois, to Cape Girardeau, Missouri.
From Apple River Station, Illinois, via Shutesburgh, New Diggings,
and Benton, to Plateville, in the State of Wisconsin.
From Macomb, in McDonough county, to Plymouth, in Hancock
county, via the State Road leading from Peoria on the Illinois River,
to Quincy, on the Mississippi River.
From Oquawka, in Henderson county, to McComb, in McDonough
county, via Coloma, Olena, Terre Haute, and Blandinsville.
From New Bremen, via Palos, and Summit, to Lyons.
From Lyons, via Summit, Yellow Springs, and Lamonite, to Locksport.

MISSOURI.
From Russelville, in Cole county, via Mount Pleasant, in Miller
county, Blue Springs, in Morgan county, to Mouth of Big Gravais, in
Morgan county.
From Memphis, in Scotland county, via Wilmothville, to Kirksville.
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From Canton, Missouri, to Marceline, in Adams county, Illinois.
From Franklin Depot to Little Prairie, in Crawford county.
From Warsaw, via Duroc, Rainey Creek, and Bolinger’s Creek, to Linn Creek, Camden county.
From Curran to Ozark.
From Milan, in Sullivan county, via Unionville, Putnam county, to Centerville, Appanoos county, Iowa.
From Bloomfield, via Indian Ford, to Poplar Bluffs.
From Railroad Depot, near Jonesborough, Illinois, to Cape Girardeau, Missouri.
From Prairie Du Rocher in Illinois to the City of St. Genevieve, Missouri.
From Frederiktown to Dallas.
From Cape Girardeau to Bloomfield.

MICHIGAN.
From Whitneyville, in the county of Kent, to the city of Grand Rapids.
From Albion, in the county of Calhoun, to Charlotte, Eaton county, via Sheridan, and Clurem, Brookfield, and on the line between Brookfield and Walter, and on the township line between Charlotte and Carmel.
From Greenville, in the county of Montcalm, to Muskegon Rapids.
From the village of Ontonagon to Lacview Desert, and from thence to Big Bull Falls, in the State of Wisconsin.
From the village of Ontonagon to Gogebier Mine, to Norwich Mine.
From the village of Ontonagon to Isle Royal Mine on Portage Lake, Houghton county, via Adventure Mine, and Douglass Houghton Mine.
From Fentonville, in the county of Gessese, to Flint in said county.

WISCONSIN.
From Waupaka to section twenty-two, township twenty-three, in range eleven east.
From Fox Lake, in Dodge county, via Shoennaka, Kingston, and Long Lake, to Montello, in Marquette county.
From Platteville, via Montfort, Highland, Muscoda, to Onion, thence north on or near the meridian, to R. J. Darnall’s Farm.
From Platteville, via Wingsville, Muscoda, Mill Creek, Fanny Creek and Sinesville, to Quincy, in Adams county.
From Madison, via Black Earth, Arena, Richland City, Sextonville, Richland Centre, Fanny Creek, and Viroqua, to Prairie La Crosse.
From Argyle, via Yellow Stone, to Mineral Point.
From Necedakin, Adams county, via Eagle Point, and Black River Bridge, to intersect with the Prairie Du Chien and Hudson Mail Route at the Eau Plain post-office.
From Onion, in the county of Richland, to Black River Falls.
From Portage city, via Lemonair Valley, to La Crosse.
From Prairie Du Chien, via Johnson’s Landing, Bell’s Mill, and Waterville, to Waukon, in Allamakee county, Iowa.

IOWA.
From Quincy, in Adams county, to Hawleyville, in Page county.
From Lewis, in Cass county, via Mount Vernon, in Montgomery, to Clarinda, in Page county.
From Afton, in Union county, to Winterset.
From Afton, in Union county, to Avon, in Ringgold county.
From Quincy, in Adams county, to Adair, in Adair county.
From Cedar Rapids, via Vinton, Toledo, Marshall, Marietta, Nevada, and Boonsboro’, to Jefferson, in Green county.
From Dewitt, via Grand Mound and Toronto, to Tipton.
From Fort Des Moines, via Nevada, Minerva Grove, Honey Grove and Eldora, to Cedar Falls.
From Fort Des Moines, via Boone, Odel, McKay, Penora, and Bear Grove, to Council Bluffs.
From Fort Des Moines, via Leaning's Point, Hornbuckle’s Point, Kinney’s Mill, and Cousin’s Point, to Fort Dodge.
From Fort Dodge, via Lizard Point, Ida Grove, and Sargeant’s Bluffs, to Sioux City.
From Iowa City, through North Bend, via Henderson’s Mills, Monroe-ville, Dutch Colony, Hickory Grove, Toledo, and Beemen’s Mills, to the county seat of Hardin county.
From Independence, via Janesville, Waverley, Bradford, St. Charles, in Floyd county, to Osage, in Mitchell county.
From Independence, via Camp Creek and Nantville, to Janesville.
From Keokuk, via Charleston, Salem, Mount Pleasant, and Craw fordville, to Iowa City.
From Newton, via Nevada, Smithville, and Homer, to Fort Dodge.
From Oskaloosa, via Wilson’s Ferry, Hamilton, A. C. Wilson’s Mill, thence in a direct line to Chariton, in Lucas county.
From Oskaloosa to Union Mills.
From Winterset, in Madison county, via Allen and Penora, in Guthrie county, to Jefferson, in Greene county.
From Winterset, via Peru, to Osceola, in Clarke county.
From Cedar Falls, in Black Hawk county, to Fort Dodge, and thence via Townley’s Grove, Austin Settlement, Purple Creek, Smith’s Settlement, and Sioux City, to Sargeant’s Bluffs City.
From Fort Dodge to Fort Ridgeley.
From Davenport, via Tipton, in Cedar county, and Mount Vernon, and Marion, to Cedar Rapids.
From Cedar Rapids, via Vinton, in Benton county, to Fort Dodge.
From Iowa City, via Marietta, in Marshall county, to Fort Dodge.
From Fort Dodge to Council Bluffs.
From Fort Des Moines, via Adell, McKay, Panora, and the County Seats of Audubon, Shelby, and Harrison counties, and Sargeant’s Bluffs City, to Sioux City.
From Bear Grove, in Guthrie county, via Ballard Bridge, on the east Ni-shuabotong River, Indian Creek, in Cass county, Nooster, on the Nishuabotong, in Pottawatamie county, Allen’s Mill, on Big Creek, to Council Bluffs.
From Fort Des Moines, via Winterset, Quincy, Clarinda, and Sidney, to Nebraska City.
From Fort Des Moines, via Nevada, Minerva Grove, and Eldora, to Cedar Falls.
From Marengo, via Legrand, Marshall, Marietta, Eldora, and Homer, to Fort Dodge.
From Burlington, Iowa, to Nauvoo, Illinois.
From Du Buque, via English’s Mills, to Cascade, in Du Buque county.
From Du Buque, via Delhi, Harwick, and Fort Dodge, to Sargeant’s Bluffs.
From Du Buque, via the Milwaukee and Mississippi Railroad route, to Janesville, Wisconsin.
From Elkader, in Clayton county, via George. S. Peck’s, on Coxe’s Creek, Strawberry Point, Brown’s Mill, in said county, Buffalo Grove, to Independence, in Buchanan county.
From Waukon, in Allamakee county, via Waterville, Bell’s Mill, Johnson’s Landing, to Prairie du Chien, in Wisconsin.
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From Hardin, via the Town of Franklin, to Waukon, the county seat of Allamakee county.
From Hartwick, in Delaware county, via Hazel Green, Nugent's Grove, Buckhorn Hill, Clark's Grove, to Marion in Lynn county.
From Bear Grove, in Guthrie county, via Ballard Bridge, on the East Nishuabotong River, Indian Creek, in Cass county, Wooster, in West Nishuabotong River, in Pottawattamie county, Allen's Mill, on Big Creek, to Council Bluffs, in said county.

TEXAS.
From Oyster Creek to Hodges Bend.
From Gonzales, via Zoar, Sulphur Springs, and Black Jack Springs, to La Grange.
From Huntsville, and Centreville, thence to Fairfield, and to Corsicana.
From Seguin, via Bonito, Sattler's, Clemens; Hind's, Wabroope's, and John S. Hodges, to Fredericksburgh.
From Lynchburgh, in Harris county, via Tarkington's Prairie, to Cold Spring, in Polk county.
From West Liberty, via Tarkington's Prairie, to Cold Springs.
From Bonham to Greenville.
From Bastrop, via Hopkinsville, and other intermediate points, at the discretion of the Postmaster-General, to Gonzales, in Gonzales county.

MINNESOTA TERRITORY.
From St. Anthony, via Fort Union, to Puget's Sound, in Washington Territory.
From St. Paul, Minnesota, to Leavenworth, in Kansas Territory.
From Brownsville to Elliota.
From Winona to Chatfield.
From Beaver Bay, Minnesota, to Superior, in Wisconsin.
From the Falls of St. Louis River, Minnesota, to Superior, Wisconsin.
From Red Wing to Shakopee.
From Winona to Maukato.
From Anoka to Taylor's Falls.
From Minneapolis to Arcadia.
From Anoka to Mille Lac.
From Fort Ripley, via Sandy Lake, to Pokegonia Falls.
From Sandy Lake to the Falls of the St. Louis River.
From Anoka to Henderson.
From Beaver Bay to the mouth of Pigeon River.
From Faribault, Minnesota, via Medford, and the Valley of Straight River, to Bradford, in the State of Iowa.
From Brownsville, via Riceford, to Traverse des Sioux.
From Brownsville, via Hokah, Mound Prairie, and the Forks of Root River, to Chatfield.
From Traverse des Sioux to Eureka.
From Reed's Landing, Minnesota, via Chatfield and Richland, to Beer Oak, in Iowa.

OREGON TERRITORY.
From Point Orford, via Kaw's Bay, to Scottsburg, and from Scottsburg to Winchester.
From Starr's Point, Benton county, to Eugene City, in Lane county.
WASHINGTON TERRITORY.
From Pacific City, to Columbia, by steamers on the Columbia River.
From Chenoak City, to Pacific City.
From Fort Vancouver, to Fort Steilacoom, on Puget’s Sound.

TERRITORY OF NEBRASKA.
From Oregon, in Holt county, Missouri, to New Fort Kearney, on Platte River, via Stephen W. Story’s, on the Missouri River, between the two Nernohas, Mr. Purket’s, on Muddy Creek, John A. Singleton’s, on the Great Nernoha, Mr. Bobet’s on the Great Nernoha, and Marysville, on Blue River.
From Nernoha Agency, in Kansas Territory, to the mouth of the Nyervay River, in the Territory of Nebraska, via Stephen W. Story’s, at Story’s Ferry, Brownsville, Nebraska City, Weeping Water, Thompson’s at Thompson’s Ferry, Plattsmouth, Bellevue, Omaha City, Winter Quarters, Florence, and Black Bird Hills, and Black Bird City.
From Bellvue City, to Fort Laramie, via Omaha City, Fontinelle, Pawnees, on Loop Fork.
From Nebraska City to Fort Laramie, via New Fort Kearney, and Ash Hollow.
From Lindon, in Atchison county, Missouri, to Nebraska City, via John Worland’s and Bennett’s Ferry on the Missouri River.
From Glenwood, in Mills county, Iowa, to Bellvue City, via St. Mary’s, Iowa.
From Bluff City, Iowa, to Omaha City.
From Oregon, in Holt county, Missouri, to Brownville.
From Sidney, Iowa, to Nebraska City.
From St. Marys, Iowa, to Platt’s Mouth.
From Tonora, Missouri, to Brownville.
From Tonora, Missouri, to Nebraska City.
From Bluff City, Iowa, to Winter Quarters.
From Florence, to Fontinelle, by the way of Dodge City.
From Glenwood, Iowa, to Plattsmouth.
From Sidney, Iowa, to J. D. N. Thompson’s, at Thompson’s Ferry.
From Magnolia, Iowa, to Florence.
From Magnolia, Iowa, to Black Bird City.
From Sargeant’s Bluff, Iowa, to Black Bird City.
From Leavenworth City, by Stanley’s, Mooney, Grasshopper Falls, Rock Point, Vermillion, to Dyers, on Big Blue.
From Atchison to Marysville.
From Sargeant’s Bluff to Florence.

KANSAS TERRITORY.
From St. Joseph, in the State of Missouri, via Highland, to Marysville.
From Doniphan, via Wolf River, to Highland.
From Atchison, via Independence Spring, to Grasshopper Creek.
From Kiekapoo, via Pensandum, to Grasshopper Creek.
From Leavenworth City, via Stranger Creek, Hickory Point, Osawkee, Whitfield, St. Mary’s Mission, Vermillion River, Big Blue, and Pawnee, to Fort Riley.
From Westport, Missouri, via Franklin, Lawrence City, Tokehsa, Douglass City, Lacompton, and Tecumseh, to Whitefield.
From Westport, Missouri, via Bull Creek, Black Jack, One Hundred and Ten Mile Creek, and Council City, to Council Grove.
From Westport, Missouri, via Wea Mission, Osawatomie, Miami Agency, Sugar Creek, Mine Creek, and Little Osage, to Fort Scott.
From Osawatomie, via Henry Sherman’s, to the Sac and Fox Agency.
From West Point, Missouri, via Thomas Polk’s, and old Catholic Mission, to Doctor Stockton’s, on Sugar Creek.

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From Tecumseh, via Wakanusa, to the Sac and Fox Agency.
From Douglas, via Osawkee, to Highland.
From Fort Scott, to Catholic Mission, in the Osage Nation.
From Fort Scott, via Thomas Polk's, to West Point, Missouri.
From Fort Scott, to Neosho, Missouri.
From Leavenworth City, via Kickapoo, Atchison, Doniphan, and Bryant, to Whitehead's.
From Pawnee to Marysville.
From Council Grove, via Fort Riley, to Pawnee.
From Weston, Missouri, to Atchison.
From Tecumseh via Baptist Mission, Union Town, and Waupansa, to Pawnee.
From Pawnee to Reeder.
From Westport, Missouri, via Powell's Store, and St. Barnard, to Sac and Fox Agency.
From Kansas, Missouri, via Wyandotte and Jacksonville, to Osauke.
From Independence, in the State of Missouri, to Stockton, in the State of California, via the Settlement at the mouth of the Huenfan, on the Upper Arkansas, and the Little Salt Lake Settlements on the head waters of the Nicolet River.

From St. Joseph, in Missouri, to the town of Marysville, in Kansas Territory, via Great Nemahaw Agency, and Urbana.
From the city of Weston, in Platte county, Missouri, via Jaton, Missouri, to Atchison, in Kansas Territory.
From Fort Leavenworth, or Leavenworth City, up the north side of Kansas River, to Fort Riley, via Stranger Creek, Crossings, Dawson Store, Hickory Point, Osauke, Whitfield, Soldier Creek, Silver Lake, Catholic Mission, Rock Creek, and Blue.
From Fort Leavenworth, via the Settlements and Town of Lawrence, Wilson Springs Pottawattamie, and Sugar Creek, to Fort Scott.
From Kansas, Missouri, to Lawrence, in Kansas Territory.
From Fort Scott, via Doctor Stockton's, old Pottawattamie Mission, and Henry Sherman's, to Hibbard.
From Atchison to Marysville.
From Whitehead's via Highland, Iowa Point, to Story's Landing.
From Oregon, Missouri, via Iowa Point, to Highland, Kansas.

APPROVED, March 3, 1855.

March 3, 1855.  Chap. CCXII. — An Act to change the Boundaries of the Land Districts in the State of Iowa, and for other Purposes.

Land districts established in Iowa.

Turkey River district.
Fort Dodge district.
Fort Des Moines district.
Sioux River district.
Council Bluffs district.

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 public lands in the State of Iowa lying north of township line dividing townships ninety-three and ninety-four, and east of the range line dividing ranges twenty-four and twenty-five, shall constitute a new land district, to be called the Turkey River district. That all that portion of the public lands in said State, now situated in the northern land district which lies north of the township line dividing townships eighty-five and eighty-six, and not included in the Turkey River and Dubuque districts, shall constitute a new land district, to be called the Fort Dodge district, and the name of the northern district is hereby changed to, and shall be hereafter called the Fort Des Moines district. That all that portion of the public lands in said State, now lying in the Kanesville district, and situated north of the township line dividing townships eighty-five and eighty-six, shall constitute a new land district, to be called the Sioux River district, and the name of the Kanesville district is hereby changed to, and shall be hereafter called, the Council Bluffs district. That townships eighty-six, eighty-seven, eighty-eight, eighty-nine, ninety, ninety-one,
ninety-two, and ninety-three, of ranges seventeen and eighteen, are hereby attached to and made a part of the Dubuque land district, and townships sixty-seven, sixty-eight, sixty-nine, seventy, seventy-one, seventy-two, seventy-three, seventy-four, and seventy-five, of ranges thirty-two and thirty-three, are hereby attached to and made a part of the Chariton land district.

SEC. 2. And be it further enacted, That the President of the United States be and he is hereby authorized to appoint, by and with the advice and consent of the Senate, a register and a receiver of the public moneys for each of the districts respectively hereby created, who shall each be required to reside at the site of the respective office to which he may be appointed, and who shall have the same powers, perform the same duties, and be entitled to the same compensation, as are or may be prescribed by law in relation to other land officers of the United States.

SEC. 3. And be it further enacted, That the President of the United States is authorized to cause the public lands in said districts respectively, (with the exception of sections numbered sixteen in each township, reserved for the use of schools, or such lands as may be selected by law in lieu thereof, and such other tracts as may be selected for military or other purposes,) to be exposed to sale in the same manner and upon the same terms and conditions as the other public lands of the United States.

SEC. 4. And be it further enacted, That the President of the United States is hereby authorized to designate the sites at which each of the several offices shall be established, and to remove the same to any other places within said districts respectively, whenever in his opinion it may be deemed expedient.

SEC. 5. And be it further enacted, That any locations or sales of land, in either of the districts of land now subject to sale at Dubuque, Fort Des Moines, or Kanesville, after the passage of this act, and before the receipt, by the land-officers respectively, thereat, of instructions from the Commissioner of the General Land-Office, under this act, shall be as good and valid in law as if this act had not been passed.

APPROVED, March 3, 1855.

CHAP. CCXIII. — An Act to Regulate the Carriage of Passengers in Steamships and other Vessels.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no master of any vessel owned in whole or in part by a citizen of the United States, or by a citizen of any foreign country, shall take on board such vessel, at any foreign port or place other than foreign contiguous territory of the United States, a greater number of passengers than in proportion of one to every two tons of such vessel, not including children under the age of one year in the computation, and computing two children over one and under eight years of age as one passenger. That the spaces appropriated for the use of such passengers, and which shall not be occupied by stores or other goods, not the personal baggage of such passengers, shall be in the following proportions, viz: On the main and poop decks or platforms, and in the deck houses, if there be any, one passenger for each sixteen clear superficial feet of deck, if the height or distance between the decks or platform shall not be less than six feet; and on the lower deck, (not being an orlop deck,) if any, one passenger for eighteen such clear superficial feet, if the height or distance between the decks or platforms shall not be less than six feet, but so as that no passenger shall be carried on any other deck or platform, nor upon any deck where the height or distance between decks is less than six feet, with intent to bring such passenger to the United States, and shall leave such port or place and bring

Dubuque district.
Chariton land district.
Register and receiver to be appointed.
Sales of land authorized in said districts, except, &c.
President may establish and change sites.
Acts done at old districts, validity of.
the same, or any number thereof, within the jurisdiction of the United States; or if any such master of any vessel shall take on board his vessel, at any port or place within the jurisdiction of the United States, any greater number of passengers than in the proportion aforesaid, to the space aforesaid, or to the tonnage aforesaid, with intent to carry the same to any foreign port or place other than foreign contiguous territory as aforesaid, every such master shall be deemed guilty of a misdemeanor, and, upon conviction thereof, before any circuit or district court of the United States, shall, for each passenger taken on board beyond the limit aforesaid, or the space aforesaid, be fined in the sum of fifty dollars, and may also be imprisoned, at the discretion of the judge before whom the penalty shall be recovered, not exceeding six months; but should it be necessary, for the safety or convenience of the vessel, that any portion of her cargo, or any other articles or article, should be placed on, or stored in, any of the decks, cabins, or other places appropriated to the use of passengers, the same may be placed in lockers or enclosures prepared for the purpose, on an exterior surface impervious to the wave, capable of being cleansed in like manner as the decks or platforms of the vessel. In no case, however, shall the places thus provided be deemed to be a part of the space allowable for the use of passengers, but the same shall be deducted therefrom, and in all cases where prepared or used, the upper surface of said lockers on enclosed spaces, shall be deemed and taken to be the deck or platform from which measurement shall be made for all the purposes of this act. It is also provided, that one hospital, in the spaces appropriated to passengers, and separate therefrom by an appropriate partition, and furnished as its purposes require, may be prepared, and, when used, may be included in the space allowable for passengers, but the same shall not occupy more than one hundred superficial feet of deck or platform: Provided, That on board two-deck ships, where the height between the decks is seven and one half feet or more, fourteen clear superficial feet of deck shall be the proportion required for each passenger.

Sec. 2. And be it further enacted, That no such vessel shall have more than two tiers of berths, and the interval, between the lowest part thereof and the deck or platform beneath, shall not be less than nine inches, and the berths shall be well constructed, parallel with the sides of the vessel, and separated from each other by partitions, as berths ordinarily are separated, and shall be at least six feet in length, and at least two feet in width, and each berth shall be occupied by no more than one passenger; but double berths of twice the above width may be constructed, each berth to be occupied by no more, and by no other, than two women, or by one woman and two children under the age of eight years, or by husband and wife, or by a man and two of his own children under the age of eight years, or by two men, members of the same family; and if there shall be any violation of this section in any of its provisions, then the master of the vessel, and the owners thereof, shall severally forfeit and pay the sum of five dollars for each passenger on board of said vessel on such voyage, to be recovered by the United States in any port where such vessel may arrive or depart.

Sec. 3. And be it further enacted, That all vessels, whether of the United States or any foreign country, having sufficient capacity or space, according to law, for fifty or more passengers, (other than cabin passengers,) shall, when employed in transporting such passengers between the United States and Europe, have, on the upper deck, for the use of such passengers, a house over the passage-way leading to the apartments allotted to such passengers below deck, firmly secured to the deck or combings of the hatch, with two doors, the sills of which shall be at least one foot above the deck, so constructed, that one door or window in such house may at all times be left open for ventilation; and all vessels so employed, and
having the capacity to carry one hundred and fifty such passengers or
more, shall have two such houses; and the stairs or ladder, leading down
to the aforesaid apartment, shall be furnished with a hand-rail of wood
or strong rope; but booby hatches may be substituted for such houses.

SEC. 4. And be it further enacted, That every such vessel so employed,
and having the legal capacity for more than one hundred such passengers,
shall have at least two ventilators to purify the apartment or apartments
occupied by such passengers; one of which shall be inserted in the after
part of the apartment or apartments, and the other shall be placed in the
forward portion of the apartment or apartments, and one of them shall
have an exhausting cap to carry off the foul air, and the other a receiving
cap to carry down the fresh air; which said ventilators shall have a
capacity proportioned to the size of the apartment or apartments to be
purified, namely: if the apartment or apartments will lawfully authorize
the reception of two hundred such passengers, the capacity of such venti-
lators shall each be equal to a tube of twelve inches diameter in the clear,
and in proportion for larger or smaller apartments; and all said venti-
lators shall rise at least four feet six inches above the upper deck of any
such vessel, and be of the most approved form and construction; but if
it shall appear, from the report, to be made and approved, as hereinafter
provided, that such vessel is equally well ventilated by any other means,
such other means of ventilation shall be deemed and held to be a com-
pliance with the provisions of this section.

SEC. 5. And be it further enacted, That every vessel carrying more
than fifty such passengers, shall have for their use on deck, housed and
conveniently arranged, at least one camboose or cooking range, the dimen-
sions of which shall be equal to four feet long and one foot six inches
wide for every two hundred passengers; and provision shall be made in
the manner aforesaid, in this ratio, for a greater or less number of pas-
sengers; but nothing herein contained shall take away the right to make
such arrangements for cooking between decks, if that shall be deemed
desirable.

SEC. 6. And be it further enacted, That all vessels employed as afo-
said, shall have on board, for the use of such passengers, at the time of
leaving the last port whence such vessel shall sail, well secured under deck,
for each passenger, at least twenty pounds of good navy bread, fifteen
pounds of rice, fifteen pounds of oatmeal, ten pounds of wheat flour, fifteen
pounds of peas and beans, twenty pounds of potatoes, one pint of vinegar,
sixty gallons of fresh water, ten pounds of salted pork, and ten pounds of
salt beef, free of bone, all to be of good quality; but at places where either
rice, oatmeal, wheat flour, or peas and beans cannot be procured, of good
quality and on reasonable terms, the quantity of either or any of the other
last named articles may be increased and substituted therefor; and, in
case potatoes cannot be procured on reasonable terms, one pound of either
of said articles may be substituted in lieu of five pounds of potatoes;
and the captains of such vessels shall deliver to each passenger at least
one tenth part of the aforesaid provisions weekly, commencing on the day
of sailing, and at least three quarts of water daily; and if the passengers
on board of any such vessel in which the provisions and water herein
required shall not have been provided as aforesaid, shall, at any time, be
put on short allowance during any voyage, the master or owner of any
such vessel shall pay to each and every passenger who shall have been
put on short allowance, the sum of three dollars for each and every day
they may have been put on short allowance, to be recovered in the cir-
cuit or district court of the United States; and it shall be the duty of the
captain or master of every such ship or vessel to cause the food and pro-
visions of all the passengers to be well and properly cooked daily, and to
be served out and distributed to them at regular and stated hours, by
messes, or in such other manner as shall be deemed best and most con-
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ducive to the health and comfort of such passengers, of which hours and
manner of distribution, due and sufficient notice shall be given. If the
captain or master of any such ship or vessel, shall wilfully fail to furnish
and distribute such provisions, cooked as aforesaid, he shall be deemed
guilty of a misdemeanor, and upon conviction thereof before any circuit
or district court of the United States, shall be fined not more than one
thousand dollars, and shall be imprisoned for a term not exceeding one
year: Provided, That the enforcement of this penalty shall not affect the
civil responsibility of the captain or master and owners, to such passen-
gers as may have suffered from said default.

SEC. 7. And be it further enacted, That the captain of any such vessel
so employed, is hereby authorized to maintain good discipline and such
habits of cleanliness among such passengers as will tend to the preserva-
tion and promotion of health; and to that end he shall cause such regu-
lations as he may adopt for this purpose to be posted up, before sailing,
on board said vessel, in a place accessible to such passengers, and shall
keep the same so posted up during the voyage; and it is hereby made
the duty of said captain to cause the apartments occupied by such pas-
sengers to be kept at all times in a clean, healthy state; and the owners
of every such vessel so employed, are required to construct the decks and
all parts of said apartment so that it can be thoroughly cleansed; and
they shall also provide a safe, convenient privy or water-closet for the
exclusive use of every one hundred such passengers. And when the
weather is such that said passengers cannot be mustered on deck with
their bedding, it shall be the duty of the captain of every such vessel to
cause the deck, occupied by such passengers, to be cleansed with chloride
of lime, or some other equally efficient disinfecting agent, and also at
such other times as said captain may deem necessary.

SEC. 8. And be it further enacted, That the master and owner or
owners of any such vessel so employed, which shall not be provided with
the house or houses over the passage-ways, as prescribed in the third
section of this chapter, or with ventilators, as prescribed in the fourth
section of this chapter, or with the cambooses or cooking ranges, with the
houses over them, as prescribed in the fifth section of this chapter, shall
severally forfeit and pay to the United States the sum of two hundred
dollars for each and every violation of, or neglect to conform to, the pro-
visions of each of said sections, and fifty dollars for each and every
neglect or violation of any of the provisions of the seventh section of this
chapter, to be recovered by suit in any circuit or district court of the
United States within the jurisdiction of which the said vessel may arrive,
or from which she may be about to depart, or at any place within the
jurisdiction of such courts, wherever the owner or owners, or captain of
such vessel may be found.

SEC. 9. And be it further enacted, That the collector of the customs
at any port of the United States, at which any vessel so employed shall
arrive, or from which any such vessel shall be about to depart, shall ap-
point and direct one or more of the inspectors of the customs for such
port, to examine such vessel, and report in writing to such collector,
whether the requirements of law have been complied with in respect to
such vessel; and if such report shall state such compliance, and shall be
approved by such collector, it shall be deemed and held as prima facie
evidence thereof.

SEC. 10. And be it further enacted, That the provisions, requisitions,
penalties, and liens of this act, relating to the space in vessels appropri-
ated to the use of passengers, are hereby extended and made applicable
to all spaces appropriated to the use of steerage passengers in vessels
propelled in whole or in part by steam, and navigating from, to, and be-
tween the ports, and in manner as in this act named, and to such vessels
and to the masters thereof; and so much of the act entitled "An act to
amend an act entitled an act to provide for the better security of the lives of passengers on board of vessels propelled in whole or in part by steam, and for other purposes," approved August thirtieth, eighteen hundred and fifty-two, as conflicts with this act, is hereby repealed; and the space appropriated to the use of steerage passengers in vessels so as above propelled and navigated, is hereby subject to the supervision and inspection of the collector of the customs at any port of the United States at which any such vessel shall arrive, or from which she shall be about to depart; and the same shall be examined and reported in the same manner and by the same officers by the next preceding section directed to examine and report.

Sec. 11. And be it further enacted, That the vessels bound from any port in the United States to any port or place in the Pacific Ocean, or on its tributaries, or from any such port or place to any port in the United States on the Atlantic or its tributaries, shall be subject to the foregoing provisions regulating the carriage of passengers in merchant vessels, except so much as relates to provisions and water; but the owners and masters of all such vessels shall in all cases furnish to each passenger the daily supply of water therein mentioned; and they shall furnish a sufficient supply of good and wholesome food, properly cooked; and in case they shall fail so to do, or shall provide unwholesome or unsuitable provisions, they shall be subject to the penalty provided in the sixth section of this chapter, in case the passengers are put on short allowance of water or provisions.

Sec. 12. And be it further enacted, That the captain or master of any ship or vessel arriving in the United States, or any of the Territories thereof, from any foreign place whatever, at the same time that he delivers a manifest of the cargo, and if there be no cargo, then at the time of making report or entry of the ship or vessel, pursuant to law, shall also deliver and report to the collector of the district in which such ship or vessel shall arrive, a list or manifest of all the passengers taken on board of the said ship or vessel at any foreign port or place; in which list or manifest it shall be the duty of the said master to designate particularly the age, sex, and occupation of the said passengers respectively, the part of the vessel occupied by each during the voyage, the country to which they severally belong, and that of which it is their intention to become inhabitants; and shall further set forth whether any and what number have died on the voyage; which list or manifest shall be sworn to by the said master, in the same manner as directed by law in relation to the manifest of the cargo; and the refusal or neglect of the master aforesaid to comply with the provisions of this section, or any part thereof, shall incur the same penalties, disabilities, and forfeitures as are provided for a refusal or neglect to report and deliver a manifest of the cargo aforesaid.

Sec. 13. And be it further enacted, That each and every collector of the customs, to whom such manifest or list of passengers as aforesaid shall be delivered, shall quarter-yearly return copies thereof to the Secretary of State of the United States, by whom statements of the same shall be laid before Congress at each and every session.

Sec. 14. And be it further enacted, That in case there shall have occurred on board any ship or vessel arriving at any port or place within the United States or its Territories, any death or deaths among the passengers, (other than cabin passengers,) the master, or captain, or owner, or consignee of such ship or vessel, shall, within twenty-four hours after the time within which the report and list or manifest of passengers mentioned in section twelve of this act, is required to be delivered to the collector of the customs, pay to the said collector the sum of ten dollars for each and every passenger above the age of eight years, who shall have died on the voyage by natural disease; and the said collector shall pay the money thus received, at such times and in such manner as the Secre-
Application thereof.

Tary of the Treasury, by general rules, shall direct, to any board or commission appointed by and acting under the authority of the State within which the port where such ship or vessel arrived is situated, for the care and protection of sick, indigent, or destitute emigrants, to be applied to the objects of their appointment; and if there be more than one board or commission who shall claim such payment, the Secretary of the Treasury, for the time being, shall determine which is entitled to receive the same, and his decision in the premises shall be final and without appeal:

Provided, That the payment shall, in no case, be awarded or made to any board, or commission, or association, formed for the protection or advancement of any particular class of emigrants, or emigrants of any particular nation or creed; and if the master, captain, owner, or consignee of any ship or vessel, refuse or neglect to pay to the collector the sum and sums of money required, and within the time prescribed by this section, he or they shall severally forfeit and pay the sum of fifty dollars, in addition to such sum of ten dollars, for each and every passenger upon whose death the same has become payable, to be recovered by the United States, in any circuit or district court of the United States where such vessel may arrive, or such master, captain, owner, or consignee may reside; and when recovered, the said money shall be disposed of in the same manner as is directed with respect to the sum and sums required to be paid to the collector of customs.

Sec. 15. And be it further enacted, That the amount of the several penalties imposed by the foregoing provisions regulating the carriage of passengers in merchant vessels, shall be liens on the vessel or vessels violating those provisions, and such vessel or vessels shall be libelled therefor in any circuit or district court of the United States where such vessel or vessels shall arrive.

Sec. 16. And be it further enacted, That all and every vessel or vessels which shall or may be employed by the American Colonization Society or the Colonization Society of any State, to transport, and which shall actually transport, from any port or ports of the United States to any colony or colonies on the west coast of Africa, colored emigrants, to reside there, shall be, and the same are hereby, subjected to the operation of the foregoing provisions, regulating the carriage of passengers in merchant vessels.

Sec. 17. And be it further enacted, That the collector of the customs shall examine each emigrant ship or vessel, on its arrival at his port, and ascertain and report to the Secretary of the Treasury the time of sailing, the length of the voyage, the ventilation, the number of passengers, their space on board, their food, the native country of the emigrants, the number of deaths, the age and sex of those who died during the voyage; together with his opinion of the cause of the mortality, if any, on board, and, if none, what precautionary measures, arrangements, or habits are supposed to have had any, and what agency in causing the exemption.

Sec. 18. And be it further enacted, That this act shall take effect, with respect to vessels sailing from ports in the United States on the eastern side of the continent, within thirty days from the time of its approval; and with respect to vessels sailing from ports in the United States on the western side of the continent, and from ports in Europe, within sixty days from the time of its approval; and with respect to vessels sailing from ports in other parts of the world, within six months from the time of its approval.

And it is hereby made the duty of the Secretary of State to give notice, in the ports of Europe, and elsewhere, of this act, in such manner as he shall deem proper.

Sec. 19. And be it further enacted, That from and after the time that this act shall take effect with respect to any vessels, then, in respect to such vessels, the act of second March, eighteen hundred and nineteen,
entitled "An act regulating passenger ships and vessels," the act of twenty-second of February, eighteen hundred and forty-seven, entitled "An act to regulate the carriage of passengers in merchant vessels;" the act of second March, eighteen hundred and forty-seven, entitled "An act to amend an act entitled 'An act to regulate the carriage of passengers in merchant vessels,' and to determine the time when said act shall take effect;" the act of thirty-first January, eighteen hundred and forty-eight, entitled "An act exempting vessels employed by the American Colonization Society in transporting colored emigrants from the United States to the coast of Africa from the provisions of the acts of the twenty-second February and second of March, eighteen hundred and forty-seven, regulating the carriage of passengers in merchant vessels;" the act of seventeenth May, eighteen hundred and forty-eight, entitled "An act to provide for the ventilation of passenger vessels, and for other purposes;" and the act of third March, eighteen hundred and forty-nine, entitled "An act to extend the provisions of all laws now in force relating to the carriage of passengers in merchant vessels, and the regulation thereof," are hereby repealed. But nothing in this act contained shall in anywise obstruct or prevent the prosecution, recovery, distribution, or remission of any fines, penalties, or forfeitures, which may have been incurred in respect to any vessels prior to the day this act goes into effect, in respect to such vessels, under the laws hereby repealed, for which purpose the said laws shall continue in force.

But the Secretary of the Treasury may, in his discretion, and upon such conditions as he shall think proper, discontinue any such prosecutions, or remit or modify such penalties.

APPROVED, March 3, 1855.
RESOLUTIONS.

Dec. 19, 1854. [No. 2.] Joint Resolution to modify or change the original Plan of the Custom-House at New Orleans.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the proviso attached to the appropriations for the New Orleans custom-house of March third, eighteen hundred and fifty-one, August thirty-first, eighteen hundred and fifty-two, and March third, eighteen hundred and fifty-three, be so modified as to allow the substitution of wrought-iron beams with light segmental brick arches, instead of the present heavy groined ones in the upper story; and also that, instead of the marble roof contemplated by the original plan, authority be given to substitute such other suitable fire-proof roof as shall be found best calculated to relieve the walls from superfluous weight.

APPROVED, December 19, 1854.

Dec. 27, 1854. [No. 4.] A Resolution for the Appointment of Regents in the Smithsonian Institution.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the vacancies in the Board of Regents of the Smithsonian Institution, of the class "other than members of Congress," be filled by the reappointment of the late incumbents, viz: Rufus Choate, of Massachusetts, and Gideon Hawley, of New York.

APPROVED, December 27, 1854.

Jan. 18, 1855. [No. 5.] A Resolution providing for the Engraving, Lithographing, and Publishing of Drawings, Maps, Charts, or other Papers for Congress.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter, when any charts, maps, diagrams, views, or other engravings shall be required to illustrate any document ordered to be printed by either House of Congress, such engravings shall be procured by the Superintendent of the Public Printing, under the supervision and direction of such committee as the House ordering the printing of any such document shall direct.

SEC. 2. And be it further resolved, That the paper necessary for the execution of all such engraving shall be obtained in the same manner, and under the same regulations and restrictions, as are now provided by the act of August twenty-six, eighteen hundred and fifty-two, for the obtaining of other printing paper.

SEC. 3. And be it further resolved, That all plates which have been engraved for any document ordered by either House of Congress, and now under the charge of the Secretary of the Senate or Clerk of the House of Representatives, shall be placed in charge of the Superintendent of Public Printing.

APPROVED, January 18, 1855.
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[No. 6.] A Resolution relative to the Construction of the Laws for the Allowance of additional Compensation to the Clerks in the Census Bureau.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sixth section of the act entitled "An act making appropriations for the civil and diplomatic expenses of Government for the year ending the thirtieth of June, one thousand eight hundred and fifty-five, and for other purposes," approved August fourth, eighteen hundred and fifty-four, be so construed as to extend to the clerks employed in the Census Office the same additional compensation granted by the act of April twenty-second, eighteen hundred and fifty-four.

APPROVED, February 3, 1855.

[No. 7.] A Resolution respecting the Arctic Expedition, commanded by Passed Assistant Surgeon E. K. Kane.

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 provide and despatch a suitable naval or other steamer, and, if necessary, a tender, to the Arctic Seas, for the purpose of rescuing or affording relief to Passed Assistant Surgeon E. K. Kane, of the United States Navy, and the officers and men under his command: Provided, That such steamer and tender shall be officered and manned by volunteers from the navy and others who may declare their willingness to be so engaged.

APPROVED, February 3, 1855.

[No. 9.] A Resolution authorizing the President of the United States to confer the Title of Lieutenant-General by Brevet, for Eminent Services.

Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled, That the grade of lieutenant-general be, and the same is hereby, revived in the army of the United States, in order that when, in the opinion of the President and Senate, it shall be deemed proper to acknowledge eminent services of a major-general of the army in the late war with Mexico, in the mode already provided for in subordinate grades, the grade of lieutenant-general may be specially conferred by brevet, and by brevet only, to take rank from the date of such service or services: Provided, however, That when the said grade of lieutenant-general by brevet shall have once been filled, and have become vacant, this joint resolution shall thereafter expire and be of no effect.

APPROVED, February 15, 1855.

[No. 13.] A Resolution accepting the Sword of General Andrew Jackson, and returning the Thanks of Congress to the Family of the late General Robert Armstrong.

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 the family of the late General Robert Armstrong, for the present of the sword worn by General Andrew Jackson while in the military service of his country; and that this precious relic be hereby accepted in the name of the nation, and be deposited for safe-keeping in the Department of State; and that a copy of this resolution be transmitted to the family of the late General Robert Armstrong.

APPROVED, February 28, 1855.
March 2, 1855.


Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That authority be given to the Secretary of the Treasury to make such change in the mode of constructing the New Orleans custom-house as will best, in his judgment, lighten the foundations from the great weight of the superstructure.

APPROVED March 2, 1855.

March 3, 1855.

[No. 23.] Joint Resolution making an Appropriation for the Purchase of Territorial Libraries.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That five thousand dollars be, and the same is hereby, appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the purchase of Territorial libraries for each of the Territories of Kansas and Nebraska.

APPROVED, March 3, 1855.

March 3, 1855.

[No. 24.] A Resolution explanatory of an Act passed August third, eighteen hundred and fifty-four.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That it was the intention of the act of Congress, approved August third, eighteen hundred and fifty-four, and the same shall be construed, to give to Wisconsin in aid of the improvement of the navigation of the Fox and Wisconsin Rivers, a quantity of land, equal mile for mile of its improvement to that granted to Indiana, under the provisions of the Act of Congress approved May the ninth, eighteen hundred and forty-eight.

APPROVED, March 3, 1855.

March 3, 1855.

[No. 25.] Joint Resolution making Appropriation for the Payment of those entitled to the Benefits of the Resolution of the House of Representatives of the United States, passed March third, eighteen hundred and fifty-five, voting Extra Compensation to Pages, Folders, and Others.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum voted by the House of Representatives, March third, eighteen hundred and fifty-five, for the payment of pages, folders, and other employees, be paid out of any moneys in the treasury, not otherwise appropriated.

APPROVED, March 3, 1855.
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PRIVATE ACTS OF THE THIRTY-SECOND 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 Monday, the 1st day of December, 1851, and ended Tuesday, the 31st day of August, 1852.

MILLARD FILLMORE, President; WILLIAM R. KING, President of the Senate; LINN BOYD, Speaker of the House of Representatives.

CHAP. III.—An Act to admit a Vessel called the Etiwan to Registry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be issued, under the direction of the Secretary of the Treasury, a register for the barque Etiwan, of Charleston, formerly a Swedish vessel called the Ulrica, but now owned by W. Bradford, Carson, Harle & Co., and William Thayer, citizens of the State of South Carolina, the said vessel having been burned in the harbor at Charleston, and become a wreck, was condemned and sold, and was purchased by them, and which they have caused to be repaired and refitted for sea again: Provided, It shall be proved to the satisfaction of the Secretary of the Treasury that the cost of repairing and refitting said barque in the United States, after purchase by the present owners, exceeds three fourths of the value of said vessel when so reconstructed.

APPROVED, January 23, 1852.

CHAP. IV.—An Act authorizing the Secretary of the Treasury to issue a Register to the brig Ada.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be issued, under the direction of the Secretary of the Treasury, a register for the brig Ada, formerly a British vessel, but now owned by Joseph A. Barrelli, a citizen of the State of Louisiana, which said vessel having been wrecked, near the Balize, at the mouth of the Mississippi river, and condemned, and which he has caused to be repaired and refitted for sea: Provided, It shall be proved to the satisfaction of the Secretary of the Treasury that the cost of the repairs made in the United States, after the purchase of the said vessel by the present owner, exceeds three fourths of the original cost of building a vessel of the same tonnage in the United States.

APPROVED, January 23, 1852.
Edward Everett to be paid $607.60.

The Virginia Woollen Co. to be paid $6086.04.

Register to issue for the hermaphrodite brig Sylphide.

Proviso.

Time for selling the lands granted to the Kentucky Asylum for teaching the Deaf and Dumb extended.

Rufus Dwinel to be paid $12, 097.72.

Jan. 27, 1852.
Feb. 27, 1852.
March 11, 1852.
March 11, 1852.
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paid to Rufus Dwisel, the sum of thirteen thousand and thirty-seven dollars and seventy-two cents, the same to be paid out of any money in the treasury not otherwise appropriated.

Approved, March 11, 1852.

CHAP. XIV.—An Act for the Relief of Lieutenant-Colonel Mitchell, of the State of Missouri.

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 prosecute the writ of error pending before the Supreme Court of the United States in the case of D. D. Mitchell versus M. X. Harmony, without cost to the plaintiff.

SEC. 2. And be it further enacted, That the Attorney-General be, and he is hereby directed to cause such chancery or other proceedings to be instituted in the name of D. D. Mitchell versus M. X. Harmony; or his assignees, before the proper court at St. Louis, Missouri, as shall stay proceedings upon a certain judgment at law, in the name of said Harmony against said Mitchell, until the rendition of an opinion by the Supreme Court of the United States upon the writ of error aforesaid. And it shall be the duty of the Secretary of the Treasury to cause such security to be entered by the United States as shall indemnify and save said Mitchell harmless against said judgment.

SEC. 3. And be it further enacted, That whenever the Attorney-General of the United States shall certify to the Secretary of the Treasury that the writ of error in the cause aforesaid has failed, or that no further steps can be taken at law or in equity whereby to avoid the payment of said judgment in favor of said Harmony rendered in the State of Missouri, then it shall be the duty of the Secretary of the Treasury, and he is hereby authorized to liquidate and satisfy said judgment, damages, and costs, out of any money in the treasury not otherwise appropriated.

Approved, March 11, 1852.

CHAP. XVI.—An Act for the Relief of James Ferguson, surviving partner of the firm of Ferguson and Milhado.

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 Ferguson, surviving partner of the late firm of Ferguson and Milhado, of the city of Norfolk, in Virginia, out of any moneys in the treasury not otherwise appropriated, a sum not exceeding seven hundred and thirty-five dollars and sixty cents, being the amount alleged to have been paid by them in discharge of their bond given the United States, dated May twenty-second, eighteen hundred and forty-eight, for duties on one hundred and forty-two hogheads of molasses, which were destroyed by fire, while in public store, on the fourteenth day of June, eighteen hundred and forty-eight: Provided, That satisfactory evidence shall be produced to the Secretary of the Treasury of the destruction of said merchandise by fire as aforesaid.

Approved, March 19, 1852.

CHAP. XVII.—An Act for the Relief of Philip Miller.

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 required to place the name of Philip Miller, of Kentucky, upon the roll of invalid pensioners, and that the said Philip Mil-
er be entitled to receive the sum of eight dollars per month during his natural life, to commence on the first day of May, eighteen hundred and forty-eight.

Approved, March 19, 1852.

March 19, 1852.

Chap. XVIII. — An Act for the Relief of Williams, Staples and Williams.

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 Williams, Staples and Williams, of the city of Norfolk, in the State of Virginia, out of any moneys in the treasury not otherwise appropriated, a sum not exceeding eleven hundred and fifty-six dollars and fifty cents, being the duty paid by them on one hundred and twenty-one hogsheads of sugar, which were destroyed by fire while in the public store, in the city of Norfolk aforesaid, on the fourteenth day of June, eighteen hundred and forty-eight, which sugars were imported by them into the port of Norfolk on or about the sixth day of June, eighteen hundred and forty-eight: Provided, That satisfactory evidence shall be produced to the Secretary of the Treasury of the destruction of said sugar by the fire aforesaid.

Approved, March 19, 1852.

April 2, 1852.

Chap. XXI. — An Act to authorize the issuing of a Register to the Brig America.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be issued, under the direction of the Secretary of the Treasury, a register to the brig America, a British vessel, lately called the Primrose, which vessel was stranded on the coast of the United States, and purchased by Nathaniel Noyes, a citizen of the United States, and by him repaired: Provided, It shall be proved to the satisfaction of the Secretary of the Treasury that the cost of the repairs made in the United States, after the purchase of the said vessel by the present owner, exceeds three fourths of the original cost of building a vessel of the same tonnage in the United States.

Approved, April 2, 1852.

April 2, 1852.

Chap. XXII. — An Act to authorize the issuing of a Register to the Ship Kossuth.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be issued, under the direction of the Secretary of the Treasury, a register to the ship Kossuth, a Guatemalian vessel, lately called the ship Republica de Guatemala, which has been purchased by J. B. Stouvenel, a citizen of the United States, while said vessel was lying in the port of New York almost a wreck: Provided, That it shall be proved to the satisfaction of the Secretary of the Treasury that the cost of her repairs made in the United States, after the purchase of the said vessel by her present owner, exceeds three fourths of the original cost of building a vessel of the same tonnage in the United States.

Approved, April 2, 1852.

April 14, 1852.

Chap. XXIII. — An Act for the Relief of Theodore Offut.

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 Theodore Offut, out of any money in the treasury not otherwise appropriated, the sum
of ninety dollars, the value of a bay mare the property of said Offut, which was turned over for the use of the government by his commanding officer, Capt. W. C. Pollard, without authority.
Approved, April 14, 1852.

CHAP. XXVI.—An Act for the Relief of the Monroe Railroad Company and their Sureties.

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 cancel the several bonds given by the Monroe Railroad Company for the duties on certain railroad bars of iron imported for the use of said company at Savannah, in the State of Georgia, in the year eighteen hundred and forty-one; and he is hereby further authorized to enter the judgments satisfied, which have been, or may be, obtained by the United States against said company, or their sureties, on their bonds aforesaid, upon the defendants paying the costs of said suits.
Approved, May 4, 1852.

CHAP. XXVII.—An Act for the Relief of Joseph Johnston.

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 required to place the name of Joseph Johnston, of Addison county, Vermont, on the pension roll, at the rate of eight dollars per month; said allowance to commence on the first day of January, eighteen hundred and fifty, and continue during his natural life.
Approved, May 4, 1852.

CHAP. XXVIII.—An Act for the Relief of Albra Tripp.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of Albra Tripp, a soldier in the service of the United States in the late war with Great Britain, be placed on the roll of invalid pensions, at the rate of four dollars per month, commencing the first day of December, eighteen hundred and fifty-one, to continue during his natural life.
Approved, May 4, 1852.

CHAP. XXIX.—An Act for the Relief of James Lewis.

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 Lewis out of any money in the treasury not otherwise appropriated, the sum of three hundred and sixteen dollars—the amount recommended to be paid to him as witness fees and mileage, by the United States District Court for the Eastern District of Virginia.
Approved, May 4, 1852.

CHAP. XXX.—An Act for the Payment of Arrears of Pension to the Guardian of Artemas Conant.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the arrears of pension now due to Artemas Conant, an invalid pensioner, by an act passed July sixth, eighteen hundred and fifteen, be paid to his guardian for the use of said Conant, at the rate of five dollars and thirty-three

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and one third cents [\$5.33\$] per month, from March fourth, eighteen hundred and thirty, to April eighteen hundred and forty-six.

Approved, May 4, 1852.

May 6, 1852.

Chap. XXXI.—An Act for the Relief of Charles G. Hunter.

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 they are hereby authorized and required to allow to Charles G. Hunter, credit for the sum of seven thousand nine hundred and forty-nine dollars and eighty-eight cents, being the amount of losses sustained by him while commanding and acting as purser of the steamer Scourge and the schooner Taney.

Approved, May 6, 1852.

May 6, 1852.

Chap. XXXII.—An Act for the Relief of Jane Irwin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That out of any money in the treasury not otherwise appropriated, there shall be allowed and paid to Jane Irwin, the only child of Colonel Jared Irwin, who served in the Georgia State troops from the beginning to the close of the Revolutionary war, as an equivalent for services rendered and losses sustained by him, the half-pay of a captain for the period of thirty-five years, without interest.

Approved, May 6, 1852.

May 10, 1852.


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 required to pay to Anna Norton and Louis [Lois] Foskit, the children and only heirs of Zephaniah Ross, a revolutionary soldier, the amount of pension which would have been paid to said Ross had his pension been continued to him from the fourth day of March, eighteen hundred and twenty-two, to the first day of January, eighteen hundred and twenty-eight.

Approved, May 10, 1852.

May 20, 1852.

Chap. XXXVIII.—An Act for the Relief of Sylvanus Blodgett.

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 required to place the name of Sylvanus Blodgett upon the pension roll, at eight dollars per month; commencing on the seventh day of January, A. D. eighteen hundred and forty-six.

Approved, May 20, 1852.

May 20, 1852.

Chap. XXXIX.—An Act for the further Relief of Robert Milligan.

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 the name of Robert Milligan upon the invalid pension roll, at the rate of four dollars per month, in addition to the sum of four dollars per month to which he is entitled under the law of Congress, approved June twenty-fifth, eighteen hundred and thirty-four, to commence on the first day of January, in the year eighteen hundred and fifty-two.

Approved, May 20, 1852.
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CHAP. XL.—An Act for the Relief of John W. 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, authorized and directed to place the name of John W. Robinson, of the State of Maryland, a soldier of the late war with Great Britain, on the invalid pension roll, at eight dollars per month, to commence on the first day of January, eighteen hundred and fifty, and to continue during his natural life.

Approved, May 26, 1852.

CHAP. XLI.—An Act for the Relief of William Greer.

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 William Greer, out of any moneys in the treasury not otherwise appropriated, the sum of sixty dollars and twenty-five cents, with legal interest thereon, from July, eighteen hundred and forty-three, it being in full payment of moneys by him at that time advanced to the United States.

Approved, May 26, 1852.

CHAP. XLVII.—An Act to change the Name of the American built Vessel named Amelia, and to grant a Register in her Name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the collector of the customs for the port of Baltimore be, and he is hereby authorized, under the direction of the Secretary of the Treasury, to admit to register, under the name and title of the “Harbinger,” the schooner now owned by Joseph Weathers, and known as the “Amelia.”

Approved, June 10, 1852.

CHAP. XLVIII.—An Act to authorize the issuing a Register to the Schooner Caroline, of Barnstable.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be issued, under the direction of the Secretary of the Treasury, a register to the schooner Caroline, a British vessel which was wrecked on the coast of the United States in January, eighteen hundred and fifty-two, and purchased by Lewis Crosby, a citizen of the United States, and by him repaired: Provided, It shall be proved to the satisfaction of the Secretary of the Treasury, that the cost of the repairs made in the United States, after the purchase of the vessel by the present owner, shall exceed three fourths of the present value of said vessel, after having been so repaired.

Approved, June 10, 1852.

CHAP. L.—An Act to change the Name of the Steamboat Brilliant.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the owners of the steamboat “Brilliant” be, and they are hereby authorized to change the name of the said boat to that of Mary Hunt, and to make a new registry of said boat in that name, at the port of Louisville, in the State of Kentucky.

Approved, June 15, 1852.
June 19, 1852.

CHAPTER LIII. AN ACT FOR THE RELIEF OF WILLIAM S. PAYNE.

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 William S. Payne, of the State of Virginia, out of any money in the treasury not otherwise appropriated, the sum of fifty dollars, being the amount of fine imposed on him, and by him paid to the collector at Tappahannock, for neglecting to renew the license on the vessel William Page, in the year eighteen hundred and forty-nine.

Approved, June 19, 1852.

July 3, 1852.

CHAPTER LIV. AN ACT FOR THE RELIEF OF THE HEIRS OF JOHN 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 Treasury be, and he hereby is, authorized and required to pay to the legal representatives of John Jackson, deceased, the pilot on board the Bon Homme Richard, during her brilliant action with the British frigate Serapis, in which action the said Jackson lost an arm, such a sum as will equal a pension at the rate of six dollars per month, from the fifteenth day of November, seventeen hundred and seventy-nine, to the day of said Jackson's death, agreeably to the pledge given by the captain of the said Bon Homme Richard, and the report of the committee of the Continental Congress, made on the twenty-eighth day of September, seventeen hundred and eighty-five.

Approved, July 3, 1852.

July 19, 1852.

CHAPTER LV. AN ACT FOR THE RELIEF OF AMOS KNAPP.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Amos Knapp, from and after the passage of this act, shall be placed upon the roll of invalid pensioners, and shall receive eight dollars per month, the pension of a common soldier.

Approved, July 19, 1852.

July 12, 1852.

CHAPTER LVII. AN ACT FOR THE RELIEF OF FRANCIS TRIBOU.

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 required to place the name of Francis Tribou, of Monroe, in the county of Waldo, and State of Maine, on the roll of invalid pensions, and pay to him the sum of four dollars per month, from the first day of January, Anno Domini, eighteen hundred and forty-eight, to continue during his natural life.

Approved, July 12, 1852.

July 12, 1852.

CHAPTER LVIII. AN ACT FOR THE RELIEF OF ICHABOD WEYMOUTH.

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 the name of Ichabod Weymouth upon the roll of invalid pensioners, at the rate of eight dollars per month, to commence from the first day of January, eighteen hundred and fifty, and to continue during his natural life.

Approved, July 12, 1852.
CHAP. LXIX. — An Act for the Relief of Gustavus A. De Russy, late an acting Purser in the 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 Treasury be, and he is hereby authorized and required, out of any money in the treasury not otherwise appropriated, to pay to Gustavus A. De Russy, late an acting purser in the navy, the sum of three hundred and sixty-two dollars, in full, of the balance of compensation to which he is entitled for his services in the capacity aforesaid.

Approved, July 21, 1852.

CHAP. LXX. — An Act for the Relief of James W. Campbell, of Pike County, Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That James W. Campbell, of Pike county, State of Missouri, be authorized to enter, free of charge, any of the public lands, subject to private entry, at one dollar and twenty-five cents per acre, lying in the district of lands subject to sale at the land-office at Palmyra, in said State, not exceeding one hundred and twenty acres, upon making proof satisfactory to the register and receiver of said land-office, subject to the approval of the Commissioner of the General Land-Office, that he is the legal assignee of John J. Jackson, and that two certain receiver's receipts, numbered nineteen thousand five hundred and thirteen, and nineteen thousand five hundred and fourteen, dated June twenty-six, eighteen hundred and thirty-eight, purporting to be issued by A. Bird, receiver at Palmyra, in favor of said Jackson, one for fifty dollars, and one for one hundred dollars, are genuine, and upon surrendering said receipts to the United States and executing a relinquishment of all his right, title, and interest to the land therein described.

Approved, July 21, 1852.

CHAP. LXXI. — An Act for the Relief of Isaac Cobb.

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 directed, to place the name of Isaac Cobb, of Abbott, in the State of Maine, on the pension list of the United States, at the rate of twenty-four dollars per annum, commencing on the fourth day of March, eighteen hundred and forty-one, and to continue during his natural life.

Approved, July 21, 1852.

CHAP. LXXII. — An Act for the Relief of John McIntosh.

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 the name of John McIntosh, of the county of Montgomery and State of Kentucky, on the roll of invalid pensioners at the rate of eight dollars per month, to commence on the fourth day of March, eighteen hundred and forty-eight, and continue during his natural life.

Approved, July 21, 1852.
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July 21, 1852.

CHAP. LXXIII. — An Act for the Relief of the Executors and Heirs of Thomas Fletcher, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That William M. Sudbury and Henry Daniel, surviving executors, and Felix M. Fletcher, David W. Fletcher, John Fletcher, and Margaret Washington (late Margaret Fletcher) heirs of Thomas Fletcher, deceased, be, and hereby are released and forever discharged from a certain penal bond in the sum of twenty thousand dollars, payable to the United States, executed by the said Thomas Fletcher as one of the securities of Cary Nichols, on the twenty-eighth day of May, in the year one thousand eight hundred and seventeen.

APPROVED, July 21, 1852.

July 30, 1852.

CHAP. LXXVI. — An Act for the Relief of the legal Representatives of James C. Watson, of Georgia.

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 pay to the legal representatives of General James C. Watson, late of the State of Georgia, deceased, fourteen thousand six hundred dollars, with six per cent. interest per annum from the eighth of May, eighteen hundred and thirty-eight, till paid, out of any money in the treasury not otherwise appropriated, being the amount paid by him, under the sanction of the Indian agent, to certain Creek warriors for slaves captured by said warriors, while they were in the service of the United States against the Seminole Indians in Florida.

APPROVED, July 30, 1852.

August 2, 1852.

1848, ch. 96.


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 incorporate the Washington Gas-light Company,” approved July eighth, eighteen hundred and forty-eight, be, and the same is hereby amended by inserting in the second section, immediately before the word “fifty,” the words “three hundred and”; and in the seventh section, wherever the word “Washington” occurs, by inserting immediately thereafter the words “and Georgetown.”

APPROVED, August 2, 1852.

August 16, 1852.

CHAP. LXXXII. — An Act for the Relief of Sergeant Leonard Skinner.

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 cause to be issued to Leonard Skinner, late sergeant in Captain Newton’s company (B) of the United States regiment of Mounted Riflemen, a military bounty land warrant for one hundred and sixty acres of land; and that the proper accounting officers of the treasury be, and they are hereby directed and required to adjust his accounts and pay the same in the same manner as if he had been of age and regularly discharged by military authority.

APPROVED, August 16, 1852.

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 adjustment of the account of the late purser Benjamin F. Hart, to credit him with the amount of the loss of his private stores occasioned by the wreck of the United States ship Concord, to which he was attached, as nearly as the same can be ascertained; and, also, with the difference between the amount of public stores received by him as purser of the said vessel and the aggregate amount of those issued and those which came to the hands of his successor; and to make such other allowances as the said accounting officers may deem equitable under the circumstances of the case: Provided, however, That the said credits and allowances shall not exceed the balance which was found due to the United States upon the last settlement of the account of said purser.

Approved, August 16, 1852.

CHAP. LXXXIV. — An Act for the Relief of the Heirs of Semoice, a friendly Creek Indian.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the children and heirs of Semoice, deceased, a Creek Indian, to wit: Hetty Deas, Vic Fauxy, and Elizabeth Semoice, be and are hereby vested with a title in fee-simple, to fractional section twenty-three, township four, range two east, containing six hundred and two acres and fifty-three hundredths of an acre, being the same land selected and entered by the said Semoice, under and by virtue of an act approved second July, eighteen hundred and thirty-six, entitled “An Act for the relief of Samuel Smith, Lynn Mac Ghee, and Semoice, friendly Creek Indians:” Provided, That this act shall not be construed to defeat or prejudice the legal claim, if there be any, of other persons to the said tract of land.

Approved, August 16, 1852.

CHAP. LXXXVI. — An Act for the Relief of David Murphy.

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 hereby required to place the name of David Murphy on the invalid pension roll, at the rate of five dollars and thirty-three and one third cents per month, during life, to commence the twenty-seventh of February, eighteen hundred and forty-six.

Approved, August 21, 1852.

CHAP. LXXXVIII. — An Act for the Relief of William P. Greene.

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 to allow, in the settlement of the accounts of the collector of the port of Providence, Rhode Island, the sum of three hundred and twenty-four dollars and twenty-six cents, paid to William P. Greene, surveyor of the customs, for his fees as measurer of salt at that port, under an appointment from the proper authority, for services rendered as such between the twenty-eighth of April, eighteen hundred and forty-nine, and the ninth of July, eighteen hundred and fifty.

Approved, August 25, 1852.
CHAP. LXXXIX.—An Act granting Relief to John A. McGaw, 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 he hereby is, authorized and directed to pay to John A. McGaw, of the city of New York, the sum of one thousand four hundred dollars, out of any money in the treasury not otherwise appropriated; the same being due the said McGaw, for demurrage of the ship Charlotte, at Vera Cruz, Mexico, while in the service of the United States.

APPROVED, August 25, 1852.

CHAP. XC.—An Act granting a Pension to John Le Roy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be allowed and paid to John Le Roy, who was an express rider in the late war with Mexico, a pension of twenty dollars per month, to commence on the twenty-second of February, eighteen hundred and forty-seven, and to continue during life; and that the said pension be paid as all other invalid pensions are paid, out of any money in the treasury not otherwise appropriated.

APPROVED, August 25, 1852.

CHAP. XCIII.—An Act for the Relief of Joseph Morton Plummer and Mary Reynolds Plummer.

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 required to place the names of Joseph Morton Plummer, and Mary Reynolds Plummer, minor children of the late Captain Samuel M. Plummer, of the United States army, upon the pension roll, and pay to them a pension amounting to half the pay per month to which their father was entitled at the time of his death, for the period of five years; said pension to commence on the ninth day of March, one thousand eight hundred and fifty-two.

APPROVED, August 26, 1852.


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, out of any money in the treasury not otherwise appropriated, to John Moore White, son and sole heir of Major John White, a major in the army of the Revolution, and slain at the battle of Germantown, or his heirs, the seven years' half-pay to which Major White would have been entitled, had he not died before a resolve of Congress passed the twenty-fourth of August, one thousand seven hundred and eighty.

APPROVED, August 26, 1852.

CHAP. XCIX.—An Act for the Relief of Mrs. Margaret Hetzel, Widow and Administratrix of A. R. Hetzel, late Assistant Quartermaster in the Army 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 he is hereby, authorized, to allow and pay to Mrs. Margaret Hetzel, administratrix on the estate of the late A. R. Hetzel, late Assistant Quartermaster in the army of the United States,
the sum of twelve thousand nine hundred and eighty-eight dollars seventy-four cents, being the amount claimed by him, in the account rendered by him, for a part of the third quarter of the year eighteen hundred and thirty-eight, and which was disallowed at the treasury, out of any money in the treasury not otherwise appropriated.

Approved, August 30, 1852.

CHAP. C.—An Act for the Relief of Mrs. Mary A. Davis, Widow of Daniel W. 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 directed to pay, out of any money in the treasury not otherwise appropriated, to Mrs. Mary A. Davis, widow of the late Daniel W. Davis, the sum of two hundred and fifty-four dollars, being the amount paid by her to employ a subs[t]itute for her late husband during his illness, and while he was a clerk in the paymaster's department.

Approved, August 30, 1852.

CHAP. CXVI.—An Act for the Relief of Z. F. Johnson.

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 directed to audit the accounts of Commander Z. F. Johnson, of the United States navy, for the necessary and proper personal expenses incurred by him at San Francisco, California, while awaiting duty, under orders, and compelled to live on shore, between the twentieth day of November, eighteen hundred and forty-eight, and the twenty-first day of April, eighteen hundred and forty-nine, and pay the same out of any money in the treasury not otherwise appropriated.

Approved, August 31, 1852.
RESOLUTIONS.

March 19, 1852. [No. 6.] A Resolution for the Relief of Elizabeth Prewitt, Widow and Executrix of Robert C. Prewitt, deceased.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General be, and he is hereby authorized and directed, out of the funds arising from post-offices, to pay to Elizabeth Prewitt, widow of Robert C. Prewitt, deceased, late of Missouri, one hundred and twenty-four dollars, in full discharge and payment for services rendered in transporting the mail on route No. four thousand seven hundred and twenty-one, (4721,) from Auburn to Ashley, in Missouri, from the first of July, one thousand eight hundred and forty-six, to the first of July, one thousand eight hundred and fifty.

Approved, March 19, 1852.

May 18, 1852. [No. 10.] A Resolution granting the Right of Way to the Fayetteville and Central Plank-road.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way, not exceeding forty feet in width, through the public land of the United States, at Fayetteville, North Carolina, (which is at present not improved,) be, and the same is hereby, granted to the Fayetteville and Central Plank-road: Provided, That in the opinion of the President of the United States, said grant be not injurious to the public interests. And provided further, That if the said road be not completed in two years, or if at any time after its completion the said road be discontinued or abandoned, the grant hereby made shall cease and determine.

Approved, May 18, 1852.

June 10, 1852. [No. 11.] Joint Resolution authorizing the Secretary of the Treasury to ratify and confirm an Exchange of Lands between the United States and Charles Reynolds, of the City of Natchez and State of Mississippi.

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 empowered to ratify and confirm the exchange of lands made for the erection of a Marine Hospital, in the city of Natchez and State of Mississippi, on the eighth day of February, A. D. eighteen hundred and fifty, between Lieut. Col. S. H. Long, on behalf of the United States, and Charles Reynolds, of the city of Natchez and State aforesaid, and to give and receive deeds to and from the said Charles Reynolds for the lands so given and received in exchange.

Approved, June 10, 1852.
THIRTY-SECOND CONGRESS. Sess. I. Res. 15.

[No. 15.] Joint Resolution for the Relief of Elizabeth F. Thurston, of the Territory of Oregon.

Whereas, Samuel R. Thurston, now deceased, late a Delegate in Congress from the Territory of Oregon, did, during the period of his official term as such Delegate, frank to Linn City, in said Territory, to the address of himself and wife sundry books and documents; and whereas the acting deputy Post-Master at Linn City aforesaid, has refused to deliver up to Elizabeth F. widow of said Samuel R. Thurston, deceased, the said books and documents, under the allegation that the same were improperly franked, and demanding the payment of postage thereon as a condition precedent to their delivery; therefore be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Post-Master-General be, and he is hereby directed to cause the Acting Deputy Post-Master at Linn City, in the territory of Oregon, to deliver up to Elizabeth F. Thurston, widow of said Samuel R. Thurston, deceased, all such books and documents so withheld as aforesaid, franked by, and belonging to the said Samuel R. Thurston without post-office or other charges thereon.

Approved, July 17, 1852.
PRIVATE ACTS OF THE THIRTY-SECOND 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 6th day of
December, 1852, and ended Thursday, March 3rd, 1853.

MILLARD FILLMORE, President; WILLIAM R. KING, President of the
Senate pro-tem. till December 20, 1852, when he resigned, and DAVID
R. ATCHISON, was chosen in his place. LINN BOYD, Speaker of the
House of Representatives.

CHAP. II.—An Act authorizing the Secretary of the Treasury to issue a Register to the
barque Queen of Dundee, to be called Kate Wheeler.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That there be issued under the
direction of the Secretary of the Treasury a register for the barque
Queen of Dundee, formerly a British vessel, but now owned by David
K. Arey, a citizen of the State of Maine, which vessel was wrecked at
Cape Cod, and condemned, and which he has repaired and fitted for sea;
said vessel to be called, in the register to be issued, Kate Wheeler;
Provided, It shall be proved to said Secretary that the cost of the re-
pairs made in the United States, after the purchase of the said vessel by
the present owner, exceeds three fourths of the value of the same when
so repaired.

APPROVED, December 16, 1852.

CHAP. V.—An Act for the Relief of James A. Fawns.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the accounting officers of
the Treasury be, and they are hereby directed to adjust and settle the
account of James A. Fawns, late acting purser on board the United
States brig Bainbridge; allowing to his credit, on the books of the
Treasury, the pay and rations of a purser during the time he acted as
such.

APPROVED, December 23, 1852.

CHAP. X.—An Act granting to the Sackett's Harbor and Ellisburg Railroad Company,
the Right of Way through the Military Reservation at Sackett's Harbor, 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 through
the public lands of the United States lying in the village of Sackett's
Harbor, in the County of Jefferson and State of New York, be, and is
hereby granted to the Sackett's Harbor and Ellisburg Railroad Com-
pany; Provided, That in the opinion of the President of the United
States, such grant be not injurious to the public interest, and that the
location shall be approved by the President as to the position and width
of the said railroad: And provided further, That if the said railroad shall not be completed within two years, or if, at any time after its completion, the said railroad be discontinued or abandoned, the grant shall cease and determine.

Approved, January 7, 1853.

Jan. 7, 1853.

CHAP. XI.—An Act for the Relief of Osborn Cross, of the 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 Treasury be, and he is hereby, authorized and directed, in adjusting the accounts of Osborn Cross, a quartermaster in the United States army, to give him credit for a sum equal to the amount of the Treasury notes of the United States of which he was robbed, in New Orleans, on the night of the eighth of October, A. D. eighteen hundred and forty-two, to wit: about the sum of six thousand six hundred and three dollars and ninety-two cents, after deducting the amount recovered from the robbers, to wit: about the sum of three thousand three hundred and thirty-eight dollars and forty-five cents, ($3,338 45.)

Approved, January 7, 1853.

Jan. 7, 1853.

CHAP. XII.—An Act for the Relief of Margaret L. Worth.

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 directed to place the name of Margaret L. Worth, widow of the late Brevet Major-General Worth, on the pension roll, at the rate of fifty dollars a month, from the seventh day of May, eighteen hundred and forty-nine, for and during her natural life.

Approved, January 7, 1853.

Jan. 13, 1853.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General is hereby authorized and required to pay to John T. Sullivan, the sum of one thousand six hundred and seventy dollars, out of the funds of the Post-Office Department, for folding, cutting, and quarter-binding, seventeen thousand five hundred copies of laws and instructions to postmasters, under a contract made with him by the Postmaster-General, dated twenty-seventh of April, eighteen hundred and thirty-nine; and also for folding, stitching, and binding, other laws and regulations subsequent to said contract, and for the storage of said laws.

Approved, January 13, 1853.

Jan. 13, 1853.

CHAP. XIV.—An Act authorizing the Secretary of the Treasury to issue a new Register to the ship Prentice, and change her name to that of Leonie.

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 issue a new Register to the American-built ship “Prentice,” of Charleston, South Carolina, and to change her name to that of Leonie, said vessel having been burned and rebuilt.

Approved, January 13, 1853.

Jan. 13, 1853.

CHAP. XV.—An Act for the Relief of William Speiden.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the Treasury be directed to allow to William Speiden two and a half
per centum upon the amount of military contributions received by him while acting as purser to the United States frigate Congress, and paymaster and commissary to the land forces, on the coast of the Pacific, during the Mexican war, and that the same be paid out of any money in the Treasury not otherwise appropriated; the said allowance to be in full compensation for all extra services, expenses, and losses, during the period aforesaid, according to the spirit of the act of March third, eighteen hundred and forty-nine, "to provide for the settlement of accounts of public officers and others who may have received moneys arising from military contributions, or otherwise, in Mexico."

APPROVED, January 13, 1853.

CHAP. XVI.—An Act for the Relief of Sidney S. Alcott.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Sidney S. Alcott be, and he is hereby authorized to enter, within twelve months after the passage of this act, with the Register of the Land Office at Fonia, in the State of Michigan, the south-east quarter of section thirty-four, township two north, of range five west; or in case the same has already been entered, then the same quantity of land belonging to the United States subject to entry in said district, which shall be in full of all claims by said Alcott against the United States for and on account of the sum of two hundred dollars paid to the receiver of said office for land, in December, eighteen hundred and thirty-six, for which he has received no equivalent.

APPROVED, January 13, 1853.

CHAP. XVII.—An Act granting a Pension to Mrs. Elizabeth V. Lomax.

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 the name of Mrs. Elizabeth V. Lomax, widow of Mann Page Lomax, deceased, late Major of the Ordnance Corps, United States Army, on the pension roll, at the rate of one half the monthly pay to which her husband was entitled at the time of his death, commencing on the first day of January, A. D. eighteen hundred and fifty, and to continue for and during the term of five years.

APPROVED, January 13, 1853.

CHAP. XXI.—An Act for the Relief of Elizabeth Armistead.

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 directed to place the name of Elizabeth Armistead, widow of the late General Walker K. Armistead, upon the list of pensioners, and to pay to her a pension at the rate of one-half the pay per month to which her said husband was entitled at the time of his death; said pension to commence on the first day of November, one thousand eight hundred and forty-five, and continue during her natural life or widowhood.

APPROVED, January 20, 1853.

CHAP. XXII.—A Act for the Relief of Mrs. E. A. McNeil, widow of the late General John McNeil.

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 pay to Mrs. E. A. McNeil, widow of the late General John McNeil, out of any money in the Treasury not otherwise appropriated, the arrears of pension claimed by her late husband, at the rate of thirty dollars a month, com-

1849, ch. 126.

Sidney S. Alcott allowed to enter a certain quantity of land.

1853, ch. 83.

Elizabeth V. Lomax to be placed on the pension roll.

1853, ch. 20.
mencing on the twenty-fifth day of July, Anno Domini eighteen hundred and thirteen, being the day on which he was wounded at the battle of Bridgewater, and ending on the thirtieth day of April, Anno Domini eighteen hundred and thirty, being the day on which he resigned his commission in the army.

Approved, January 20, 1853.

Jan. 20, 1853.

**Chap. XXIII. — An Act for the Relief of the Heirs or Legal Representatives of Joseph Arnow, deceased.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Judge of the District Court of the United States, for the Northern District of Florida, be, and he is hereby authorized and directed to receive and adjudicate the claims of the heirs or legal representatives of Joseph Arnow, deceased, under the provisions of the Act of Congress of the twenty-sixth day of June, one thousand eight hundred and thirty-four, entitled "An Act for the relief of certain inhabitants of East Florida," and that said claims be settled by the Treasury as are other cases under said act: Provided, however, That the petition for the allowance of said claims shall be presented to said judge by the proper parties entitled to prefer the same within one year from the passage of this act: And provided, also, That said parties shall respectively allege in such petition, and prove to said Judge, reasonable cause for such petition not having been presented within the time prescribed and enacted by said act of June twenty-sixth, eighteen hundred and thirty-four: And provided further, That the said claims shall not have been previously heretofore adjudicated and settled at the Treasury.

Approved, January 20, 1853.

Jan. 22, 1853.

**Chap. XXV. — An Act for the Relief of Philo Smith.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to Philo Smith, of the State of Indiana, out of any money in the Treasury not otherwise appropriated, the sum of nineteen dollars and ninety-six cents, for the amount due him as an ordinary seaman on board the Macedonian, as his share of the amount awarded to the captors of certain Algerine vessels under Commodore Decatur.

Approved, January 22, 1853.

Jan. 22, 1853.

**Chap. XXVI. — An Act for the Relief of John J. Sykes.**

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 is hereby directed, out of any money in the Treasury not otherwise appropriated, to pay to John J. Sykes, the sum of twelve hundred and ninety-eight dollars and thirty-three cents, ($1,298 33) being in full for clerk hire, office rent, and salary, as special agent for the Post-Office Department in California: Provided, That the sum of four hundred and forty-six dollars and sixty-three cents, ($446 63) part of the above sum, being for the service of said Sykes as special agent as aforesaid, shall not be paid to him until he shall have filed in the Post-Office Department, such vouchers in proof of his services, as the Postmaster-General shall certify to be satisfactory.

Approved, January 22, 1853.

Jan. 22, 1853.

**Chap. XXVII. — An Act for the Relief of Thomas P. Dudley.**

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 instructed to place the name
of Thomas P. Dudley, of the State of Kentucky, upon the roll of invalid pensioners, at the rate of eleven dollars and twenty-five cents per month, to commence on the eighth day of January, eighteen hundred and forty-nine, and to continue during his natural life.

Approved, January 22, 1853.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any interest which the United States may have in and to a certain tract of land situate in township five, south of range one west, in section three, in the Greensburg land district, in the State of Louisiana, and which tract is laid down in the transcript plat in the General Land-Office, in the names of McFarland and Maillard, as though confirmed, is hereby released to the lawful heirs of William McFarland, of the Parish of East Baton Rouge in said State of Louisiana: Provided, however, That nothing in this act shall take away, impair, impede or affect in any way any right, title, interest, claim or recovery of any person or persons whatsoever claiming, or to claim said land.

Approved, January 22, 1853.

CHAP. XXXII.—An Act for the Relief of Jacob J. Storer.

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 to Jacob J. Storer, late acting purser of the United States brig Perry, the sum of thirteen hundred and sixty-one dollars and eighty-two cents, out of any money in the Treasury not otherwise appropriated, it being the amount of pay and rations to which a purser of the navy would have been entitled while performing the same duties.

Approved, January 25, 1853.

CHAP. XXXIII.—An Act for the Relief of the Widow and Orphan Children of Colonel William R. McKee, late of Lexington, 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 is hereby directed to pay out of any moneys in the Treasury not otherwise appropriated, the sum of twelve hundred dollars to Mrs. J. H. McKee, the widow of Colonel William R. McKee for the use of herself and orphan children of said McKee, it being in payment for a horse killed in battle, and for other property lost in Mexico, and particularly in consequence of said Colonel McKee being killed in the battle of Buena Vista, on the twenty-third day of February, eighteen hundred and forty-seven.

Sec. 2. And be it further enacted, That to each of the orphan children of the said McKee, there shall be, and hereby is, granted one quarter section of land, to be located upon any vacant land of the United States, and to be located where and in such manner as the President of the United States shall direct.

Approved, January 25, 1853.

CHAP. XXXIV.—An Act for the Relief of Charles S. Mathews, Charles Wood, and James Hall.

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 Charles S.
Mathews, Charles Wood and James Hall, the sum of twelve thousand
one hundred and nineteen dollars and forty-seven cents, ($12,119 47,)
which payment shall be in full satisfaction and discharge of all claims
which they or either of them have upon the United States, for or on
account of all damages sustained by them growing out of their contract
to furnish marble for the basement of the Custom House lately built in
the city of New York.

Approved, January 25, 1853.

Jan. 27, 1853.

Post, p. 871.

Mrs. Abigail Stafford to be paid $2,000 for supplies furnished by Henry
Smith in the revolutionary war.

Jan. 27, 1853.

Pension of Frances P. Gardiner renewed for life.

Jan. 27, 1853.

Payment to be made to John W. Quinney out of moneys due the Stock-
bridges.

A parcel of land granted to him.

CHAP. XXXV. — An Act for the Relief of Abigail Stafford.

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 pay to Mrs. Abigail Stafford, her heirs or
legal representatives, two thousand dollars, out of any money in the
Treasury not otherwise appropriated, for supplies furnished the army in the
revolutionary war, and services rendered by her father, Henry
Smith, of Massachusetts, to be paid upon the principles of justice and
equity.

Approved, January 27, 1853.

CHAP. XXXVI. — An Act for the Relief of Frances P. Gardiner.

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 required to renew the pension heretofore allowed and paid to
Frances P. Gardiner, and to continue the same for and during her
natural life, commencing on the first day of January, one thousand eight
hundred and forty.

Approved, January 27, 1853.

CHAP. XXXVII. — An Act for the Relief of John W. Quinney, a Stockbridge Indian.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That in lieu of all the rights of
John W. Quinney in the lands and annuities of the Stockbridge tribe of
Indians, and in the annuities, money, or land to which said Indians now
are or may hereafter be entitled under existing treaties, there shall be
paid to the said John W. Quinney, out of the moneys now due and pay-
able to the said Stockbridge tribe of Indians, the sum of one thousand
dollars, or so much more or less than that sum as shall be declared to be
just and proper by the chiefs and head-men of said Stockbridge tribe;
and there shall also be granted to the said John W. Quinney, in fee
simple, and to his heirs and assigns forever, the tract or parcel of land
now in the possession and occupancy of the said John W. Quinney, in
Stockbridge, in the State of Wisconsin, and bounded and described as
follows, to wit: bounded on the north by lot number thirty-three, recom-
manded to be patented to Mr. Dinslow, in the Stockbridge treaty of
November twenty-fourth, eighteen hundred and forty-eight, and the
United States lot numbered seventy-four; south by lots numbered thirty-
seven and seventy, recommended to be patented to Mr. John Dick; east
by the military road (so called) passing through the town of Stockbridge,
and west by the Winnebago lake — containing three hundred and sixty
acres of land, more or less; and it shall be the duty of the Commissioner
of the General Land-Office to cause the said piece of land to be sur-
veyed, and to issue to the said John W. Quinney a patent therefor, in
accordance with such survey.

Approved, January 27, 1853.
THIRTY-SECOND CONGRESS. Sess. II. Ch. 38, 39, 42, 43, 44. 1853. 747

CHAP. XXXVIII.—An Act Granting a Pension to Mrs. Ann C. Belknap.

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 required to place the name of Mrs. Ann C. Belknap, widow of the late brevet Brigadier-General William G. Belknap, on the list of pensioners, and to pay her, per month, at the rate of half the monthly pay to which her late husband was entitled at the time of his death; her said pension to commence on the first day of January, eighteen hundred and fifty-two, and to continue during her widowhood.

APPROVED, January 27, 1853.

CHAP. XXXIX.—An Act for the Relief of Nathan Weston, junior, late additional Paymaster in the United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the government are hereby authorized and directed to pay to Nathan Weston, junior, late paymaster [in the] United States army, the full amount of three months' extra pay, in conformity with the fifth section of an act entitled "An act to amend an act entitled 'An act supplemental to an act entitled 'An act providing for the prosecution of the existing war between the United States and the Republic of Mexico,' and for other purposes," approved July nineteenth, eighteen hundred and forty-eight.

APPROVED, January 27, 1853.

CHAP. XLII.—An Act for the Relief of Jacob Young.

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 required to place the name of Jacob Young upon the pension roll, and pay to him a pension at the rate of eight dollars per month during his life, said pension to commence on the eighth day of December, one thousand eight hundred and fifty-one.

APPROVED, February 3, 1853.

CHAP. XLIII.—An Act for the Relief of the Heirs of the late Major Thomas Noel, United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the settlement of the accounts of the late Major Thomas Noel, United States army, the proper accounting officers of the Treasury be, and they are hereby required to pass to his credit all payments and disbursements which were honestly and faithfully made by him while acting as a disbursing officer, any irregularity or informality in the vouchers by him received and on file to the contrary notwithstanding.

APPROVED, February 3, 1853.

CHAP. XLIV.—An Act for the Relief of Thompson Hutchinson.

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 Thompson Hutchinson, son of Thomas Hutchinson, who was late a revolutionary pensioner of the United States, and who was in error stricken off the pension roll in eighteen hundred and eighteen, the amount of pension which would have been due to him at his death, in February, eighteen hundred and thirty-five, if he had not been erroneously deprived of it; the amount so to be paid to the said Thompson Hutchinson to be com-
puted from the twenty-fourth of July, eighteen hundred and eighteen, the date of his pension certificate, to the first day of February, eighteen hundred and thirty-five, at the rate of eight dollars a month for that time.

Approved, February 3, 1853.

Feb. 3, 1853.

CHAP. XLV. — An Act for the Relief of Elizabeth Jones and the other Children (if any) of John Carr.

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 Elizabeth Jones and the other children of John Carr, (if any,) who was a late revolutionary pensioner of the United States, the amount of pension ascertained to have been due to the said John Carr at his death; the amount so to be paid to be computed at the rate of eight dollars a month, from the eighteenth day of May, eighteen hundred and eighteen, to the seventh day of June, eighteen hundred and thirty-one.

Approved, February 3, 1853.

Feb. 3, 1853.

CHAP. XLVI. — An Act for the Relief of Mary B. Renner, Administratrix of Daniel Renner, 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 required to cause the claim of Mary B. Renner as administratrix of Daniel Renner, deceased, who was surviving partner of the firm of Renner and Heath, composed of the said Renner and Nathaniel H. Heath, which claim arises from the alleged burning of a rope-walk and of seine twine therein, in the District of Columbia, by the public enemy in the month of August, eighteen hundred and fourteen, belonging to said firm; to be audited and settled on principles of equity and justice, looking to the evidence heretofore produced before Congress or the Treasury Department, and there on file, or hereafter to be taken: Provided, That the allowance so made shall in no case exceed the sum of six thousand seven hundred and forty-four dollars.

Approved, February 3, 1853.

Feb. 3, 1853.

CHAP. XLVII. — An Act for the Relief of Jim Capers.

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 required to place the name of Jim Capers upon the list of revolutionary pensioners, and to pay him a pension at the rate of eight dollars per month; said pension to commence on the first day of August, one thousand eight hundred and fifty.

Approved, February 3, 1853.

Feb. 3, 1853.

CHAP. XLVIII. — An Act for the Relief of the Widows and Relatives of certain Officers and Seamen of the United States brig Washington, who were lost overboard in a hurricane.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the same provision as is made by the act entitled "An act for the relief of the widows and orphans of the officers, seamen and marines of the brig-of-war Somers," approved the fourteenth of August, eighteen hundred and forty-eight, be
also extended to the widows and relatives of those officers and seamen of the Washington naval service of the United States who were lost overboard in a hurricane, on the seventh of September, eighteen hundred and forty-six.

APPROVED, February 3, 1853.

CHAP. XLIX.—An Act for the Relief of James Glynn.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That James Glynn, a commander in the United States navy, shall be entitled to a credit, in the settlement at the Treasury of his accounts as acting purser of the sloop-of-war Preble, while cruising on the western coast of Mexico, in the year eighteen hundred and fifty, of the sum of thirteen hundred and thirty-eight dollars and seventy cents, the said allowance to be in full for losses of public money and other property stolen or embezzeled from said vessel during his temporary absence therefrom on official duty.

APPROVED, February 3, 1853.

CHAP. L.—An Act for the Relief of Guion and McLaughlin.

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 is hereby directed to pay to E. P. Guion and Benjamin McLaughlin the sum of one thousand six hundred and forty dollars, from the appropriation for mail transportation, being the amount due them, under the equitable terms of their contract with the Postmaster-General, for two months' extra pay, upon the discontinuance of the transportation of the Southern Mail, on route two thousand eight hundred and two, from Raleigh to Fayetteville; on route two thousand eight hundred and eleven, from Fayetteville to Cheraw; and on route three thousand one hundred and one, from Cheraw to Columbia, South Carolina; on the sixth of February, one thousand eight hundred and forty-five; the Postmaster-General having only paid the allowance for two months' extra service upon the amount dispensed with, when it should have been upon the whole amount of the contract.

APPROVED, February 3, 1853.

CHAP. LII.—An Act for the Relief of Sarah D. Mackay.

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 required to place the name of Sarah D. Mackay, widow of Alexander D. Mackay, late a lieutenant in the army of the United States, on the pension roll; and that the said Sarah D. Mackay be entitled to receive the sum of fifteen dollars a month during her natural life, to commence on the first day of January, eighteen hundred and fifty.

APPROVED, February 3, 1853.

CHAP. LIII.—An Act for the Relief of Colonel James R. Creecy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of five hundred and fifty-two dollars and fifty cents be paid to Colonel James R. Creecy, out of any moneys in the Treasury not otherwise appropriated in consideration of money expended and services rendered by him in raising a regiment for the Mexican war.

APPROVED, February 3, 1853.
CHAP. LIII. — An Act for the Relief of William Bedient, late a Sergeant in the Fourth Regiment of Artillery.

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 William Bedient, at present Newark, in the State of New Jersey, late a sergeant in the fourth regiment of Artillery, on the roll of invalid pensioners, and that he be allowed a pension at the rate of eight dollars per month from the sixteenth day of June, eighteen hundred and forty-nine, to continue during his natural life.

Approved, February 3, 1853.

CHAP. LIV. — An Act for the Relief of Margaret Farrar.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Indian Affairs be authorized and required to ascertain the amount of interest, at the rate of six per centum per annum, due and unpaid to Margaret Farrar, a half-breed Indian, under the treaty of eighteen hundred and thirty-six, with the Sac and Fox Indians, and that said Commissioner cause such sum of money as he may find due (if any) to be paid to said Margaret Farrar, and that the sum of four hundred dollars be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose aforesaid.

Approved, February 3, 1853.

CHAP. LV. — An Act for the Relief of the Heirs of Jeremiah Wingate.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the representatives of Jeremiah Wingate, deceased, late of Florida, be, and they are hereby, confirmed in their title to a certain tract of land containing four hundred and twenty acres, lying on the north side of Naussa River, in the State of Florida, according to the plat and certificate of survey made by George J. F. Clarke, dated the second and twenty-third of December [and] the sixth of October, eighteen hundred and eighteen, now of file in the public archives of East Florida, the said tract being the same confirmed to the said Jeremiah Wingate during his lifetime, on the fifteenth of November, eighteen hundred and twenty-seven, by the "Board of Commissioners" appointed to ascertain claims and titles to land in Florida, pursuant to the act entitled "An act granting donations to certain actual settlers in the Territory of Florida," approved May twenty-sixth, eighteen hundred and twenty-four; and that the Commissioner of the General Land Office, upon the presentation of the aforesaid plats and certificate of survey of said tract, issue a patent or patents for the same, which patent shall operate as a relinquishment only on the part of the United States.

Approved, February 5, 1853.

CHAP. LVI. — An Act for the Relief of the Legal Representatives of Bernard Todd, 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 pay, out of any unappropriated money in the Treasury, to the legal representatives of Bernard Todd, late of Baltimore County, Maryland, deceased, the sum of four thousand three hundred and fifteen dollars, the same being the appraised value of the buildings of the said Bernard Todd, which were
burnt by the British forces in September eighteen hundred and fourteen, in consequence of their being used and occupied by troops in the service of the United States for military purposes.

Approved, February 5, 1853.

CHAP. LVII. — An Act for the Relief of Maurice K. Simons.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of Maurice K. Simons shall be placed upon the roll of invalid pensioners, at the rate of eight dollars per month during his life, from and after the passage of this act.

Approved, February 5, 1853.

CHAP. LVIII. — An Act for the Relief of Brevet Brigadier-General Bennett Riley, and to enable him to settle his accounts with the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the Act approved the third of March, eighteen hundred and forty-nine, entitled "An act to provide for the settlement of the accounts of public officers, and others who may have received moneys arising from military contributions or otherwise in Mexico," be, and they are hereby applied to Brevet Brigadier-General Bennett Riley, in reference to all moneys raised and collected by him, for contributions, penalties, internal assessments, duties, or other objects in California, from the commencement of the late war with Mexico, to the twelfth day of November, eighteen hundred and forty-nine; and the said Riley shall account for, settle, and pay into the Treasury of the United States, for general purposes, any balance of moneys shown to be in his hands, upon such settlement; and all papers, vouchers, and other documents connected with the levying and collecting of any money as aforesaid, shall be filed with the accounts rendered for settlement by the said Riley.

Sec. 2. And be it further enacted, That in settling the accounts of said Riley as aforesaid, the accounting officers of the Treasury be, and they are hereby authorized and required to credit him with any sum or sums of money paid or advanced by him for defraying the expenses of the Convention of California, called to frame a State Constitution, and also the sum or sums of money advanced by him, for the relief of destitute overland emigrants to California, and such credits shall be allowed only on the production of proper vouchers, in such form as may be approved by the Secretary of the Treasury of the United States; and the said officers of the Treasury shall in said settlement further credit the said Riley, with all sums of money expended by him for the support of the actual government of California after the ratification of the treaty of peace with Mexico, and before the formation of the State Government, and which expenses may appear to have been proper and necessary, but not authorized by any law of the United States; Provided, That before crediting him the said last-mentioned expenditures, they shall be approved by the President of the United States.

Sec. 3. And be it further enacted, That as a compensation for collecting, safe-keeping, and disbursing the said moneys, the said Riley shall be allowed and credited on such settlement, one and a half per cent. upon the moneys so raised and collected by him, and he shall be allowed no other or further compensation therefor.

Sec. 4. And be it further enacted, That the Secretary of the Treasury be, and he is hereby directed to cause proper defence to be made, at the expense of the United States, to any suit or suits now pending, or that hereafter may be instituted against the said Riley, for any moneys raised and collected by him in California, and to which this act is applicable.

Approved, February 5, 1853.
Chap. LX. — An Act for the Relief of Barbara Reily.

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 required to pay to Barbara Reily, widow of Captain William Reily, an officer of the army of the Revolution, the amount of pension due him from the time he was last paid, to the fourth day of March, one thousand eight hundred and twenty.

Approved, February 9, 1853.

Chap. LXi. — An Act for the Relief of C. L. Swayne, in relation to the Location of certain Choctaw Scrip.

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 approve the location of certain Choctaw Scrip, made at the land office at Opelousas, Louisiana, by C. L. Swayne, on the sixth day of August, anno Domini, one thousand eight hundred and forty-nine, embracing thirteen certificates, located in township four south, range six east, as per entries thereof: Provided, That nothing in this act contained shall operate further than to relinquish the interest of the United States in said land.

Approved, February 9, 1853.

Chap. LXI. — An Act for the Relief of Joseph M. Wilcoxon, of the State of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That entries number twenty-one thousand nine hundred and seventy-seven, and twenty-two thousand one hundred and thirty-eight, of the south half of section three, and the southeast fractional quarter of section nine, on island number nineteen, in township fifty-one, north of range twenty-two west, in the State of Missouri, heretofore made by Joseph M. Wilcoxon, be, and the same are hereby confirmed to the said Joseph M. Wilcoxon, his heirs and assigns, and the title to the said land be, and the same is hereby vested in the said Joseph M. Wilcoxon, his heirs and assigns: Provided, That this act shall not be construed to interfere with, or in anywise impair, the rights of third persons in and to the said land or any part thereof.

Approved, February 9, 1853.

Chap. LXII. — An Act for the Relief of Asenath M. Elliot.

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 directed to place upon the list of pensioners, the name of Asenath M. Elliot, widow of the late Captain Edward G. Elliot, United States army, and pay to her a pension, at the rate of one-half the pay per month to which her husband, the said Edward G. Elliot, was entitled at the time of his death; said pension to commence on the fifth day of January, one thousand eight hundred and forty-nine, and to continue during her natural life or widowhood.

Approved, February 11, 1853.

Chap. LXIII. — An Act for the Relief of the Widow of the late John A. Lynch.

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 widow of the late
THIRTY-SECOND CONGRESS. Sess. II. Ch. 65, 67. 1853.

John A. Lynch, for his services as a clerk in that department, from the tenth day of August to the seventh day of December, in the year eighteen hundred and forty-six, at the rate of three dollars per day.

Approved, February 11, 1853.

CHAP. LXV. — An Act Authorizing the Secretary of the Treasury to Issue a Register to the British bark Fanny, under the name of Golden Mirror.

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 to issue to William White, of Boston, in the State of Massachusetts, a register for the British built bark “Fanny,” under the name of “Golden Mirror,” the said bark having entered Boston in a damaged condition; and was purchased by the said William White, and by him rebuilt or repaired and changed to a ship: Provided, That it shall be proved to the satisfaction of the Secretary of the Treasury that the repairs upon said bark shall constitute three fourths of the value of the same when so repaired.

Approved, February 11, 1853.

CHAP. LXVII. — An Act for the Relief of the Town of Bellevue, and the Cities of Burlington and Dubuque, in the State of Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be and hereby is granted to the town of Bellevue, in Iowa, the land bordering on the Mississippi River, in front of said town, reserved by the act of second July, eighteen hundred and thirty-six, for a public highway, and for other public uses; together with the accretions which may have formed thereto, or in front thereof; to be disposed of in such manner as the corporate authorities of said town may direct. The grant made by this act shall operate as a relinquishment only of the right of the United States in and to said premises, and shall in no manner affect the rights of third persons therein, or to the use thereof, but shall be subject to the same; and on application by a duly authorized agent of the corporate authorities of said town to the Commissioner of the General Land Office, a patent of relinquishment, in accordance with the provisions of this act, shall be issued therefor, as in other cases.

Sec. 2. And be it further enacted, That there shall be and hereby is granted to the cities of Burlington and Dubuque, in Iowa, the land bordering on the Mississippi River, in front of said cities, reserved by the act of second July, eighteen hundred and thirty-six, for a public highway, and for other public uses, together with the accretions which may have formed thereto or in front thereof; to be disposed of in such manner as the corporate authorities of said cities may direct.

Sec. 3. And be it further enacted, That the grant made by this act shall operate as a relinquishment only of the right of the United States in and to said premises, and shall in no manner affect the rights of third persons therein, or to the use thereof, but shall be subject to the same; and on application by a duly authorized agent of the corporate authorities of said cities to the Commissioner of the General Land Office, a patent of relinquishment, in accordance with the provisions of this act, shall be issued therefor, as in other cases.

Sec. 4. And be it further enacted, That the lot or parcel of land in the city of Dubuque heretofore set apart and used by the authorities of said city as a cemetery or burying ground, under the act of Congress of the second July, eighteen hundred and thirty-six, entitled “An act for the laying off the towns of Port Madison and Burlington, in the county of Des Moines, and the towns of Bellevue, Dubuque, and Peru, in the county of Dubuque, Territory of Wisconsin, and for other purposes,”
and the act of the third of March, eighteen hundred and thirty-seven, amendatory thereof, be and the same hereby is granted to the Common Council of the said city of Dubuque, to make such disposition of the said land included in said cemetery or burying ground as that Common Council may deem proper.

Approved, February 14, 1853.

Feb. 14, 1853.

CHAP. LXVIII. — An Act Granting the Right of Way to the St. Louis and Iron Mountain Railroad 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 the right of way, sixty feet in width, through the lands in which the St. Louis arsenal, the St. Louis marine hospital, and Jefferson barracks are situated, in the State of Missouri, be and the same is hereby granted to the St. Louis and Iron Mountain Railroad Company, for the construction of a railroad from the city of St. Louis through said lands: Provided, That the location of said road through the lands aforesaid shall be made subject to the approval of the Secretary of War: Provided further, That said location can be made without injury to the public interest in the opinion of the said Secretary of War.

SEC. 2. And be it further enacted, That the right of way be and the same is hereby granted to the Cleveland and Pittsburgh Railroad Company, and also the right of way to the Cleveland, Painesville, and Ashtabula Railroad Company across the hospital grounds, so called, belonging to the United States, in the city of Cleveland, in the State of Ohio; the width of each of said roads across said hospital grounds not to exceed sixty feet where said roads are now respectively located: Provided, That said conveyances can, in the opinion of the Secretary of the Treasury, be made without detriment to the interests of the United States: And provided further, That the said grant shall be and is hereby made subject to such conditions as the said Secretary of the Treasury shall impose on the said companies respectively, for the protection and security of the grounds from abrasions by the waters of Lake Erie: And provided further, That whenever the said roads shall be discontinued or abandoned, or the conditions of this grant shall be violated, all rights under this act shall cease and determine.

SEC. 3. And be it further enacted, That the right of way shall be and hereby is granted to the Allegheny Valley Railroad Company for the road of the said company over and across the grounds of the United States at and near the Allegheny arsenal, in the county of Allegheny, and State of Pennsylvania: Provided, That the route of the said railroad across the said grounds shall be approved by the Secretary of War before the same is entered upon for the purpose of constructing said railroad: And provided further, That the same can be granted without detriment to the public interest in the opinion of the Secretary of War.

Approved, February 14, 1853.

Feb. 14, 1853.

CHAP. LXX. — An Act for the Relief of John Millar.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whereas John Millar, formerly of Belfast, Ireland, but now of the city and county of New York, in the State of New York, merchant, has, according to law, declared his intentions to become a citizen of the United States, the Secretary of the Treasury be, and he is hereby authorized to issue certificates of registry to such vessels built in the United States, as may be owned in whole or in part by the said John Millar, which said certificates shall have the same force and effect during five years from the time of
the passage of this act, and no longer, as though issued to a citizen of the United States: Provided, That before issuing said certificates, the said John Millar shall file with the Secretary of the Treasury, a duly certified copy of his said declaration of intentions to become a citizen of the United States: And provided also, That if the said John Millar shall not, during the said five years, become such citizen, the certificate issued under this act shall be void.

Approved, February 14, 1853.

CHAP. LXXI. — An Act to change the Name of the Steamboat Forest City.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the owners of the steamboat "Forest City," be, and they are hereby authorized to change the name of the said boat to that of "Bay City," and to make a new register of said boat in that name, at the port of Detroit, in the State of Michigan.

Approved, February 14, 1853.

CHAP. LXXII. — An Act for the Relief of Captain George P. Smith.

Whereas it appears that George P. Smith, late a Quartermaster in the army of the United States, with the rank of captain, was taken prisoner, and the train, baggage and public property under his charge were captured, and his vouchers and papers destroyed:

Therefore, Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That George P. Smith, late an assistant Quartermaster in the army of the United States, with the rank of captain, be, and is hereby released from the bond executed by him for the discharge of his duties as Quartermaster, and that he be discharged from all responsibility on his official bond aforesaid.

Sec. 2. And be it further enacted, That the Treasurer of the United States pay to the said George P. Smith, out of any moneys not otherwise appropriated, the sum of two hundred dollars, for so much money paid and expended by the said George P. Smith of his private means, for the use of the United States.

Sec. 3. And be it further enacted, That nothing in this act shall be so construed as to prevent the said George P. Smith from receiving full pay as a Quartermaster in the army of the United States, during the time he was in service.

Approved, February 14, 1853.

CHAP. LXXIII. — An Act to Provide for the Payment of the Companies of Captains Bush, Price, and Suarez, for Military Services in Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War cause to be paid one half of the pay and allowances of mounted troops to the following militia forces of the Territory of Florida, for the period of their respective service, as hereinafter specified, to wit:

Captain Bush's company of mounted troops from the twenty-fifth day of January, one thousand eight hundred and thirty-eight, to the twenty-fifth day of January one thousand eight hundred and thirty-nine; Captain Price's company of mounted troops from the twentieth day of January, eighteen hundred and thirty-eight, to the twentieth day of July, one thousand eight hundred and thirty-nine; Captain Suarez's company of mounted troops from the twentieth day of July, one thousand eight hundred and thirty-eight, to the twentieth day of January, eighteen hundred and thirty-nine.

One half of the pay and allowances of mounted troops to be allowed to the companies of Captain Bush.

Approved, February 14, 1853.
SEC. 2. And be it further enacted, That the muster-rolls according to which the above payments shall be made, shall be sworn to by the captain or senior surviving officer in Florida of each company, and approved by the Governor of that State.

SEC. 3. And be it further enacted, That so much money as may be necessary for the purposes aforesaid be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated.

APPROVED, February 14, 1853.

Chap. LXXIV. — An Act authorizing the Secretary of the Treasury to issue a Register to the American built Steamship Albatross.

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 to issue to Simeon Draper, a citizen of New York, a register for the American built steamship Albatross, said ship having been sold to a citizen of Great Britain, and reconveyed to said Simeon Draper.

APPROVED, February 14, 1853.

Chap. LXXV. — An Act for the Relief of John Williams.

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 required to place the name of John Williams, late a marine in the service of the United States, upon the list of pensioners, and to pay him a pension for entire disability; said pension to commence on the fifth day of April, one thousand eight hundred and forty-eight, and continue during his life.

APPROVED, February 14, 1853.

Chap. LXXVI. — An Act for the Relief of Rosanna Sowards.

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 required to place the name of Rosanna Sowards, of the county of Lawrence, in the State of Ohio, upon the pension roll, and pay her at the rate of eight dollars per month for five years, commencing on the fourth day of March, one thousand eight hundred and fifty-two.

APPROVED, February 16, 1853.

Chap. LXXVII. — An Act for the Relief of Joseph Morehead.

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 unto the legal guardian or guardians of Joseph Morehead, late a passed midshipman in the United States navy, now a confirmed lunatic, the furlough pay of a passed midshipman, from the fifteenth of February, eighteen hundred and forty, when he was dismissed, as if he had not been dismissed from the navy, and were on furlough for life.

APPROVED, February 16, 1853.

Chap. LXXVIII. — An Act for the Relief of Mary W. Thompson, and Mrs. Elizabeth V. Lomax, and Mrs. A. M. Dade.

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 directed to place the name of Mary W. Thompson, widow of Lieutenant-Colonel Alexander Thompson, upon the pension roll, and pay...
to her, during her widowhood, the pension heretofore allowed to her, to commence on the first day of January, one thousand eight hundred and fifty-two; and the pension heretofore allowed to Mrs. Elizabeth V. Lomax, widow of Mann P. Lomax, late Major of the Ordnance Corps, shall commence on the twenty-seventh day of March, eighteen hundred and forty-two, and continue for and during her widowhood. And, that the Secretary of the Interior be directed to place the name of A. M. Dade, widow of Major F. L. Dade, deceased, late of the United States army, on the pension roll, from the twenty-eighth December, eighteen hundred and forty, for and during her natural life, at the same rate of pension she has heretofore received.

APPROVED, February 26, 1853.

Chap. LXXXIV. — An Act for the Relief of Josiah P. Pilcher, late a private in Company F, second Kentucky regiment Volunteers, in the war with Mexico, 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 proper officers of the government allow and pay to Josiah P. Pilcher, late a private in company F, second Kentucky regiment volunteers, his regular pay from the seventh of July, eighteen hundred and forty-six, until the date of the discharge of his company; and also, that he be paid his mileage from New Orleans home, as others of his company were paid; also, that he be paid his clothing pay; also, that he be paid three months' extra pay; also, that the proper officers issue to him a land warrant for one hundred and sixty acres.

Sec. 2. And be it further enacted, That five years' half-pay be granted to Christine Barnard, the widow of the late Brevet Major Moses J. Barnard, captain in company H, regiment of Voltigeurs, who rendered gallant services in the Mexican war, and who died of a disease greatly enhanced by the hardship, exposure and fatigue of the campaign; said half-pay to commence with the day of his death, the fourth July, eighteen hundred and fifty-two, and to be held by her or by her children, according to the provisions of the general laws now in force, made in reference to the widows and children of those who died from wounds or disease received or contracted during said war.

APPROVED, February 26, 1853.

Chap. LXXXV. — An Act for the Relief of B. B. Bennett.

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 bill, the name of B. B. Bennett shall be placed upon the roll of invalid pensioners, at the rate of eight dollars per month, for and during his life.

APPROVED, March 2, 1853.

Chap. LXXXVI. — An Act for the Relief of Frances E. Baden.

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 Frances E. Baden upon the pension roll, and pay her the half pay of a major in the United States army, for five years; her pension to commence on the first day of January, one thousand eight hundred and fifty.

APPROVED, March 2, 1853.
March 2, 1853.

Edward Box to be placed on pension roll at $6.96 per month, from March 4, 1842, for life.

Chap. LXXXVII. — An Act for the Relief of Edward Box.

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 take the name of Edward Box, of Tennessee, upon the revolutionary pension roll, at the rate of six dollars and sixty-six and two thirds cents per month, to commence on the fourth day of March, eighteen hundred and forty-two, and to continue during his natural life.

Approved, March 2, 1853.

March 2, 1853.

Payment to Benjamin S. Roberts.

Chap. LXXXVIII. — An Act for the Relief of Benjamin S. Roberts.

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 Benjamin S. Roberts, out of any money in the treasury not otherwise appropriated, the full amount of his pay and subsistence as a second lieutenant in the first regiment of dragoons, from the twenty-eighth day of January, one thousand eight hundred and thirty-nine, when he was coerced to resign his commission of second lieutenant in the first regiment of dragoons, without authority of law, until the twenty-seventh day of May, one thousand eight hundred and forty-six, when he was restored to the army, by being appointed senior first lieutenant in the regiment of mounted riflemen.

Approved, March 2, 1853.

March 2, 1853.

Right of way granted in Chelsea, Mass.

Chap. XCII. — An Act authorizing the Selectmen of the town of Chelsea, in the State of Massachusetts, to lay out and make a way on lands of the United States in said town.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the selectmen of the town of Chelsea, in the State of Massachusetts, be, and they hereby are, authorized and empowered to lay out and make a way or street, not exceeding fifty feet in width, over the lands of the United States, situated in Chelsea, in said Commonwealth, north of the marine hospital; said way or street to connect the east end of Third street with the west end of Middlesex street, in the village of Chelsea: Provided, That said right of way can, in the opinion of the Secretary of the Treasury, be granted without prejudice to the public interests; and if hereafter said way shall be discontinued, the right hereby granted shall revert to the United States.

Approved, March 2, 1853.

March 2, 1853.

Register to issue to the Brazil Packet, under the name of the May.

Chap. XCV. — An Act to authorize the Secretary of the Treasury to issue a Register to the bark "May, of Baltimore."

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 issue a register to William Alexander, of Baltimore, Maryland, for the British bark "Brazil Packet, of Liverpool," under the name of the "May, of Baltimore," said bark having been libelled, condemned and sold for supplies furnished her in a foreign port, and was purchased by the said William Alexander, an American citizen: Provided, it shall be made to appear to the satisfaction of said Secretary, that the repairs put on said bark, after the purchase aforesaid, by the said purchaser, shall constitute two thirds of her value when repaired.

Approved, March 2, 1853.
THIRTY-SECOND CONGRESS. Sess. II. Ch. 99, 100, 101. 1853. 759


March 3, 1853.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Eliza Matthews, Eleanor Cummings, Mary O. Stonestreet, Mary Stubbs, Sarah Mitchell, Eliza Snowden, Ann O'Hare and Ann R. Osborn, with such female associates as now are or may hereafter become sisters or lay-sisters of the Visitation, according to the rules and by-laws thereof which have been or which may be hereafter established, and their successors, be, and they hereby are, made a body politic and corporate forever, by the name of “The Sisters of the Visitation of Washington,” for purposes of charity and education; and by that name may sue and be sued, prosecute and defend; may have and use a common seal, and the same alter and renew at pleasure; may adopt and establish rules, regulations and by-laws, not repugnant to the laws of the United States, for properly conducting the affairs of the corporation; may take, receive, purchase and hold estate, real, personal and mixed, not exceeding in value one hundred and fifty thousand dollars at any one time, and manage and dispose of the same at pleasure, and apply the same, or the proceeds of the sales thereof, to the uses and purposes of the association, according to the rules and regulations which now are or which may hereafter be established.

Sec. 2. And be it further enacted, That Congress may at any time amend or repeal this act.

Approved, March 3, 1853.

Chap. C.—An Act for the Relief of Catharine Proctor Hayden, only child and heir of John White, deceased, late a Lieutenant-Colonel in the Fourth Georgia Battalion of the Revolutionary Army.

March 3, 1853.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid out of any money in the Treasury not otherwise appropriated, to Catharine Proctor Hayden, only child and heir of John White, deceased, late a lieutenant-colonel in the fourth Georgia battalion of the revolutionary army, the sum of six thousand seven hundred and three dollars and fifty-seven cents, the said principal sum being the amount found due to said John White, by the proper accounting officers of the Treasury, for the seven years half pay of the said John White, and for advances made by him to the government during the revolutionary war, and for which treasury certificates were improperly issued to Susanna Richardson and John Richardson, in the year seventeen hundred and ninety-three.

Approved, March 3, 1853.

Chap. CL.—An Act for the Relief of John Charles Fremont, late Lieutenant-Colonel in the Army of the United States.

March 3, 1853.

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 Treasury, and he is hereby authorized and required, to liquidate and satisfy the judgment, damages, and costs recovered, and such expenses in defence of said suit as the Secretary of the Treasury shall deem reasonable, out of any money in the Treasury not otherwise appropriated, which has been recovered, or may be recovered, against John Charles Fremont, late a lieutenant-colonel in the army of the United States, by Anthony Gibbs and Sons, assignees of F. Huttman, in her Britannic Majesty’s court of exchequer, at Westminster, in England, on four several bills of exchange, or each and every of them, drawn by the said John Charles Fremont at Ciudad de los Angelos, in
the then Upper California, on the eighteenth day of March, eighteen hundred and forty-seven, amounting in all to nineteen thousand five hundred dollars, in favor of one F. Huttman, for moneys advanced for the public service, the said bills having been drawn on James Buchanan, Secretary of State, and payment refused by him for want of any appropriation out of which the same could be paid, and the said Fremont being sued in London for the same: Provided, That before the payment of the same, or any part thereof, the Secretary of the Treasury shall be satisfied that the amount has been expended for the benefit of the public service.

Approved, March 3, 1853.

Payment to L. M. Goldsborough, G. J. Van Brunt, and S. F. Blunt.

Proviso.

Payment to J. L. Smith, C. A. Ogden, and D. Leadbetter.

SEC. 2. And be it further enacted, That each of the three army officers, who were associated with the said navy officers in the joint duty aforesaid, be allowed and paid, as aforesaid, commutation of fuel and quarters from the first of April, eighteen hundred and forty-nine, to the twenty-seventh of November, eighteen hundred and fifty, equal in amount to the allowance authorized to a major of the army on duty at San Francisco during that time; deducting therefrom the commutation to which they would have been entitled respectively, at their posts in the Atlantic States.

Approved, March 3, 1853.

Payment to the representatives of Walter Colton.

March 3, 1853.

CHAP. CV.—An Act for the Relief of Walter Colton.

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 to the legal representatives of the late Walter Colton, out of any money in the Treasury not otherwise appropriated, the sum of seven thousand eight hundred and sixty-five dollars and thirty-three cents, the same being the amount deposited by said Colton in the Treasury of the United States, above the net amount for which the prize ship Admittance was purchased by his agent.

Approved, March 3, 1853.

CHAP. C VII.—An Act for the Relief of Jacob Shade, Jr.

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 the name of Jacob Shade, Jr., of the State of Virginia, upon the invalid pension roll, at the rate of eight dollars per month, to commence on the first day of January, eighteen hundred and fifty-two, for life.

Approved, March 3, 1853.
THIRTY-SECOND CONGRESS. Sess. II. Ch. 108, 109, 110, 111, 112. 1853. 761

CHAP. CVIII. — An Act for the Relief of James Wright, Junior.

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 place the name of James Wright, Junior, of Sullivan County, in the State of Tennessee, on the roll of invalid pensioners, and that he be allowed a pension of five dollars and thirty-three cents a month, from the fourth day of March, eighteen hundred and forty, to continue during his natural life.

Approved, March 3, 1853.

CHAP. CIX. — An Act for the Relief of Gardner Herring.

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 Gardner Herring, of the State of Ohio, upon the invalid pension roll, at the rate of eight dollars per month, to commence on the first day of January, eighteen hundred and forty-five, and to continue during his natural life.

Approved, March 3, 1853.

CHAP. CX. — An Act to increase the Pension of Henry Click, of Cooke County, Tennessee.

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 increase the pension of Henry Click, who was placed upon the pension roll of invalid pensioners by an act entitled "An act for the relief of certain invalid pensioners therein named," and approved on the second day of March, one thousand eight hundred and thirty-three, to eight dollars per month, during his natural life, such increase commencing on the first of January, one thousand eight hundred and forty-eight.

Approved, March 3, 1853.

CHAP. CXI. — An Act for the Relief of Jasper A. Malthy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Pensions be, and he is hereby authorized and directed to issue to Jasper A. Malthy, his heirs or assigns, a certificate or warrant for one hundred and sixty acres of land, in conformity with an act of eleventh February, eighteen hundred and forty-seven, entitled "An act to raise for a limited time, an additional military force, and for other purposes."

Approved, March 3, 1853.

CHAP. CXII. — An Act for the Relief of Cornelius Hughes, of Tennessee.

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 Cornelius Hughes, of Green County, in the State of Tennessee, on the roll of invalid pensioners, and that he be allowed a pension of five dollars thirty-three and one third cents per month from the twenty-first day of February, eighteen hundred and forty-eight, to continue during his natural life.

Approved, March 3, 1853.

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**Chap. CXIII.**—An Act for the Relief of Harlow Spaulding.

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 to Harlow Spaulding, out of any moneys in the Treasury not otherwise appropriated, the usual compensation allowed naval storekeepers in foreign places, for the time he acted in that capacity at Port Mahon and at Spezzia, after deducting the amount received by him as compensation for his services as clerk.

Approved, March 3, 1853.

March 3, 1853.

**Chap. CXIV.**—An Act for the Relief of John Huffington.

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 moneys in the Treasury not otherwise appropriated, to John Huffington, the sum of two thousand dollars in full compensation for the loss of the schooner Relief, sunk in eighteen hundred and twenty-two, while in the employ of the United States in transporting stone to the Rip Raps; but no interest shall be allowed on said sum.

Approved, March 3, 1853.

March 3, 1853.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the clerical error in the aforesaid act be corrected by making the name of Joseph Johnston to read Joseph Johnson, which was intended; and that all the benefits of said act shall accrue to, and the same be, and hereby are, extended to said Joseph Johnson.

Approved, March 3, 1853.

March 3, 1853.

**Chap. CXVI.**—An Act for the Relief of Mary Baury.

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 roll of Revolutionary pensioners the name of Mary Baury, of Boston, Massachusetts, widow of Louis Baury, who served three campaigns as captain of grenadiers during the Revolutionary war, and to pay her a pension at the rate of six hundred dollars per annum from the twenty-fifth day of June, eighteen hundred and fifty, and to continue during her natural life.

Approved, March 3, 1853.

March 3, 1853.

**Chap. CXVII.**—An Act for the Relief of John Kerbaugh.

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 place the name of John Kerbaugh, of the State of Tennessee, on the roll of invalid pensioners, and that he be allowed a pension of five dollars and thirty-three cents a month, from the first day of January, eighteen hundred and forty-eight, to continue during his natural life.

Approved, March 3, 1853.
THIRTY-SECOND CONGRESS. Sess. II. Ch. 118, 119, 120. 1853. 763


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 audit and allow the claim of Lewis H. Bates and William Lacon, or either of them, for losses and damages sustained by them by the proceedings of the custom-house officers at New York, in exacting from them, upon certain importations of iron into that port, made between the first day of June, eighteen hundred and twenty-nine, and the first day of January, eighteen hundred and thirty-two, higher duties than were required by law, and in seizing and libelling some of said goods upon refusal of said Bates and Lacon to enter the same as subject to such higher duty, and for certain costs of court paid by them and not reimbursed; the sum so allowed to be paid out of any money in the treasury not otherwise appropriated: Provided, however, That no other or greater sum is to be allowed them under this act than will reimburse to them certain costs and expenses actually paid by, and not repaid to them, in the various suits touching said importations, and certain sums paid by them for the storage of the said goods while kept out of their possession, and will indemnify them for the damage they sustained by the detention of the money exacted of them by the collector, over and above the duty required by law; allowing for such detention interest not exceeding the rate of six per centum per annum, from the time it was paid by them until it was refunded. 

Approved, March 3, 1853.


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 pay to S. Morris Waln, who survived Henry Percival, lately in partnership under the firm of S. Morris Waln and company, out of any money in the Treasury, not otherwise appropriated, the amount of duties paid on one hundred and sixty quarter casks, and sixty-two Indian barrels of Malaga wine, imported in December, eighteen hundred and thirty-three, in the brig Canning; one hundred and eighty-nine quarter casks of Malaga wine, imported in May, eighteen hundred and thirty-three, in the brig Virginia; nine pipes and one quarter cask of Madeira wine, imported in September, eighteen hundred and thirty-three, in the brig Forest; ninety-nine casks of Oporto wine, imported in the brig Elbe, via New York, and re-shipped under bond, per schooner Perseverance, to Philadelphia, in December, eighteen hundred and thirty-three; and seven pipes and seventeen hogsheads of Sicily Madeira wine, imported via Boston, and re-shipped under bond, per brig Echo, to Philadelphia, in June, eighteen hundred and thirty-three, which wines were destroyed in Philadelphia, by fire, while in store in the custody of the custom-house: Provided, That the Secretary of the Treasury be furnished with satisfactory proof that the goods were so destroyed by fire, and were not insured.

Approved, March 3, 1853.


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 is hereby directed to pay to James H. Jenkins, late contractor for carrying the mails, out of any moneys appropriated for the transport-
ation of the mails, the sum of three thousand one hundred and ninety-eight dollars, for damages actually incurred by him, by reason of an order of the postmaster changing the route upon which he had contracted to run between Knoxville and Sparta, Tennessee.

Approved, March 3, 1853.

March 3, 1853.

Robert Gibson to be placed on the pension roll at $8 per month, from January 1, 1852, for life.

Chap. CXXI. — An Act for the Relief of Robert Gibson.

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 the name of Robert Gibson, of Greenbriar County, Virginia, upon the roll of invalid pensioners, at the rate of eight dollars per month, to commence on the first day of January, eighteen hundred and fifty-two, and to continue during his natural life.

Approved, March 3, 1853.

March 3, 1853.

Ursula E. Cobb to be placed on the pension roll at $10 per month, from May 9, 1848, for five years.

Chap. CXXII. — An Act for the Relief of Ursula E. Cobb.

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 required to place the name of Ursula E. Cobb, widow of the late Charles Cobb, gunner in the navy of the United States, upon the list of naval pensions, and to pay her a pension at the rate of ten dollars per month, to commence on the ninth day of May, eighteen hundred and forty-eight, and to continue for and during the term of five years.

Approved, March 3, 1853.

March 3, 1853.

Cornelius Covert to be paid $896 per annum on a mail contract.

Chap. CXXIII. — An Act for the Relief of Cornelius Covert, of Michigan.

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 is hereby directed to pay to Cornelius Covert, of the State of Michigan, out of the revenues of the Post-Office Department, not otherwise appropriated, the sum of three hundred and ninety-six dollars per annum, for the transportation of the mail on route number three thousand seven hundred and seventy-seven, from Marshall to Centreville, in the State of Michigan, instead of two hundred and nineteen dollars, for and during the term of his contract, made and entered into in the year eighteen hundred and fifty.

Approved, March 3, 1853.

March 3, 1853.

Moses Olmstead to be placed on the pension roll at $8 per month, from January 20, 1853, for life.

Mrs. Elizabeth Craig to be placed on the pension roll.

Chap. CXXIV. — An Act for the Relief of Moses Olmstead and Mrs. Elizabeth Craig.

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 authorized and directed to place the name of Moses Olmstead on the list of invalid pensioners, and to pay him, during his life, a pension of eight dollars per month; said pension to commence on the twentieth day of January, one thousand eight hundred and fifty-three.

Sec. 2. And be it further enacted, That the Secretary of the Interior be authorized and required to place the name of Mrs. Elizabeth Craig, widow of the late Lieutenant-Colonel Lewis Craig, of the United States army, who was killed in California about the first day of June, eighteen hundred and fifty-two, on the pension roll, at the rate of one-half the pay her husband was receiving at the time of his death: this allowance to commence from the said first day of June, eighteen hundred and fifty-two, and to continue to her during her widowhood; and should she
marry again, or die, while her daughter, now living, shall be a minor, the same allowance shall be made to said daughter during her minority. 
Approved, March 3, 1853.

Chap. CXXV. — An Act for the Relief of George Poindexter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Quarter-master General of the United States, be and he is hereby authorized and directed to cause to be ascertained the amount justly due and owing to George Poindexter for the use and occupation of his property, by the volunteers from the State of Kentucky, mustered into the service of the United States, for the war in Mexico, and that the Secretary of the Treasury be, and he is hereby authorized and directed to cause the amount so ascertained to be due, to be paid to the said Poindexter, out of any money in the Treasury not otherwise appropriated: Provided, That the same do not exceed the sum of fifteen hundred dollars, the amount awarded.
Approved, March 3, 1853.

Chap. CXXVI. — An Act for the Relief of Mary Pearson.

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 roll of revolutionary pensioners the name of Mary Pearson, of Newbury, Massachusetts, widow of Silas Pearson, and pay her a pension at the rate of twenty-four dollars per annum, to commence on the sixteenth day of March, eighteen hundred and forty-eight, and continue during her natural life.
Approved, March 3, 1853.

Chap. CXXVII. — An Act for the Relief of Henry Miller, a soldier of 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 name of Henry Miller, a soldier in the service of the United States, in the late war with Great Britain, be placed on the roll of invalid pensions, at the rate of eight dollars per month, commencing on the fourteenth day of August, eighteen hundred and forty-seven.
Approved, March 3, 1853.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That William J. Price be, and he is hereby confirmed in his title to a certain tract of land situated in the county of Jackson, State of Alabama, on the waters of Jones's Creek, known as William Jones's Reservation, it being the place first settled by William Jones, and, after his death, transferred by his widow and heirs at law to said William J. Price: Provided, That this confirmation shall only operate as a relinquishment on the part of the United States, and shall not affect the rights of any minor heir or heirs, or of third persons.
Approved, March 3, 1853.
March 8, 1853.

**CHAP. CXXIX. — An Act for the Relief of Gilman Smith, of Sycamore, in the State of Illinois.**

Gilman Smith to be placed on pension roll at $8 per month, to be paid out of any money in the Treasury not otherwise appropriated, from January 1, 1852, for life.

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 the name of Gilman Smith, of Sycamore, in the State of Illinois, on the roll of invalid pensioners, and to pay him the sum of eight dollars a month, from the first day of January, one thousand eight hundred and fifty-two, and to continue during his natural life.

Approved, March 3, 1853.

March 3, 1853.

**CHAP. CXXX. — An Act granting a Pension to Elizabeth Monroe.**

Elizabeth Monroe to have a pension.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and hereby is granted to Elizabeth Monroe, widow of Thomas J. C. Monroe, late of the army of the United States, for the space of five years, to commence from the first day of January, anno Domini, eighteen hundred and fifty-two, a pension, payable semi-annually, equal to one half the pay to which the said Thomas J. C. Monroe was entitled at the time of his decease, to be paid out of any money in the Treasury not otherwise appropriated.

Approved, March 3, 1853.

March 3, 1853.

**CHAP. CXXXI. — An Act for the Relief of Maria Taylor.**

Mrs. Maria Taylor confirmed in the title to certain land.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Mrs. Maria Taylor, wife of William R. Taylor, of the parish of Ascension, State of Louisiana, claiming in her own right a certain tract of land situated in the parish of Ascension aforesaid, near its upper limits, on the left bank of the river Mississippi, containing eleven and a half arpents front by forty in depth, bounded above by the land of late Jean Louis Parent, and below by the land of late Pierre Prospere, together with the tract immediately adjacent to and back of said front tract, containing a front of twelve arpents, by forty additional arpents depth, with such diverging of the lateral lines as to embrace an area of five hundred acres, be and she is hereby, confirmed in the title thereto: Provided, That this act shall only be construed as a relinquishment of the government of all claim to said tract of land: And provided also, That this act shall not operate against the claim of any third person to said tract of land.

Approved, March 3, 1853.

March 3, 1853.

**CHAP. CXXXII. — An Act for the Relief of Betsey Norton.**

Betsey Norton to be placed on pension roll at $8 per month, from January 1, 1853.

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 Betsey Norton, widow of Freeman Norton, upon the list of revolutionary pensioners, and to pay her the sum of eight dollars per month, commencing on the first day of January, eighteen hundred and fifty-three.

Approved, March 3, 1853.

March 3, 1853.

**CHAP. CXXXIII. — An Act for the Relief of Mary Woodward.**

Mary Woodward to be placed on the pension roll at $30 per month.

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 and required to place the name of Mary Woodward, who is the widow of the late Lieutenant Kirby S.
Woodward, of the United States revenue service, who was drowned at the mouth of the Klamath River, coast of California, on or about the fifth day of November, eighteen hundred and fifty, on the pension roll, at a compensation of thirty dollars per month, commencing with the said fifth of November, eighteen hundred and fifty, and to continue to her during her widowhood, and after her death or intermarriage to be paid to her children, until they respectively arrive at sixteen years of age, agreeably to the provisions of the act of eleventh August, eighteen hundred and forty-eight.

Approved, March 3, 1853.

CHAP. CXXXIV.—An Act for the Benefit of John Ozias.

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 is hereby authorized to pay to John Ozias, out of any money in the Treasury not otherwise appropriated by law, the sum of two hundred dollars, the amount paid by him on the thirty-first October, eighteen hundred and thirty-five, for a quarter section of land which the government had sold to another.

Approved, March 3, 1853.

CHAP. CXXXV.—An Act for the Relief of William H. Wells, and others.

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 issue a land warrant for one hundred and sixty acres of land to William H. Wells, Edmund Wells, and Sally Wells, heirs at law of Lemuel Wells, deceased, to be located on any of the unappropriated lands of the United States which have been offered for sale and are subject to private entry, at one dollar and twenty-five cents per acre, which shall be in full compensation for all services rendered by said Lemuel Wells, deceased, as a soldier in the late war with Great Britain.

Approved, March 3, 1853.

CHAP. CXXXVI.—An Act for the Relief of Nathan H. Darling.

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 Nathan H. Darling, of Lake county, in the State of Illinois, on the roll of invalid pensioners, at the rate of eight dollars per month, to commence on the fifth day of April, eighteen hundred and fifty-two, and to continue during his life.

Approved, March 3, 1853.

CHAP. CXXXVII.—An Act to authorize the issuing of a Register to the Brig Boundary, and to change the Names of the Steamers Roger Williams and Propeller Ontario.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be issued under the direction of the Secretary of the Treasury, a Register for the Brig Boundary, formerly a British vessel, now owned by B. B. Titcomb, an American citizen, of Newburyport, Massachusetts, which vessel put into said port in distress, and was purchased by said Titcomb, in the winter of eighteen hundred and fifty-one: Provided, That it shall be proved to the satisfaction of the Secretary of the Treasury that the cost of the repairs of said vessel made in the United States subsequent to that time,
by the present owner, is equal to three fourths of the value of such a vessel built in the United States.

SEC. 2. And be it further enacted, That the owners of the Steamboat "Roger Williams" be, and they are hereby, authorized to change the name of said boat to that of "El Paraguay," and that the owners of the Propeller Ontario be, and they are hereby authorized to change the name of the said Propeller to the "Carrier Pigeon."

APPROVED, March 3, 1853.

March 3, 1853.

CHAP. CXXXVIII.—An Act authorizing the Adjustment and Payment of the Claims of William Hazzard Wigg, deceased, for losses sustained by him during the War of the Revolution.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers under the direction of the Secretary of the Treasury, adjust and settle the claims of Major William Hazzard Wigg, deceased, late of the State of South Carolina, for losses sustained by him, the said Wigg, while retained as a hostage by the British officers during the war of the revolution.

SEC. 2. And be it further enacted, That the said accounting officers, in the adjustment of the said losses, shall, and they are hereby directed to allow the said Wigg the sum of thirty-seven thousand one hundred and ninety-seven dollars, with legal interest from the fourth day of March, eighteen hundred and fifty-one, until the day of stating the account of said losses.

SEC. 3. And be it further enacted, That the Secretary of the Treasury be, and he is hereby authorized to pay to William Hazzard Wigg, the grandson of the said William Hazzard Wigg, deceased, the amount that shall be ascertained to be due on account of said losses, including the interest, out of any money in the Treasury not otherwise appropriated.

APPROVED, March 3, 1853.

March 8, 1853.

CHAP. CXLI.—An Act to Incorporate the Georgetown and Catoctin Railroad Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever the State of Maryland shall by law incorporate a company to lay out and construct a railroad, from any point, in connection with the Baltimore and Ohio railroad, at or near the Point of Rocks, to Georgetown, in the District of Columbia, the right of way, not exceeding sixty-six feet wide, be and is hereby granted to such company: Provided, That before any such road, depots, and its necessary fixtures shall be located in Georgetown, the assent of said city shall first be obtained: And provided, also, That the same provisions for the condemnation of, and payment for, land, or other private property for the use of the said road, as may be made by any act for the incorporation of such company by the State of Maryland shall be and hereby are extended to the condemnation of and payment for land or other private property for the use of the said road within the District of Columbia.

APPROVED, March 3, 1853.

March 3, 1853.

CHAP. CLII.—An Act for the Relief of the Southern Michigan Railroad Company.

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 is hereby directed, to pay to the Southern Michigan Railroad Company, out of any money not otherwise appropriated, the sum of nine hundred and seventy-one dollars and forty-three cents, for services in the transportation of the great Northern mail from Toledo to Hillsdale, beyond Detroit, in the State of Michigan.

APPROVED, March 3, 1853.
RESOLUTIONS.

[No. 2.] Joint Resolution authorizing the Settlement of the Account of the Public Printer, for Paper used by him since the first of November, eighteen hundred and fifty-two. Dec. 23, 1852.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounts of the Public Printer, for paper furnished and used by him since the expiration of the time specified in the sixth section of the "Act making appropriations for the naval service for the year ending the thirtieth of June eighteen hundred and fifty-three," and also for the paper to be furnished and used by him until the Superintendent of the Public Printing shall commence furnishing and delivering to him paper to be used for the public printing, be settled and paid as the accounts of the Public Printer have been settled and paid, under the said sixth section of said act, and as is provided for in said sixth section.

APPROVED, December 23, 1853.

[No. 7.] A Resolution for Surrendering the Site of the old Oglethorpe Barracks to the City Council of Savannah, Georgia. Jan. 20, 1853.

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 convey to the City Council of Savannah, Georgia, the site of the old Oglethorpe Barracks adjacent to said city; which said site has long been abandoned by the Government, and in consideration of the liberality of said city, in surrendering to the Government heretofore certain lands now known as the new barracks in said city.

APPROVED, January 20, 1853.


Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy cause to be paid to Alexander Y. P. Garnett the sum of one hundred and sixty-six dollars and ten cents, for his services as surgeon on board the Ship Cyane, from the first day of March, eighteen hundred and forty-three, to the sixth day of August of the same year, in addition to any sum or sums which may have been paid said Garnett as assistant surgeon on account of his services.

APPROVED, February 3, 1853.

[No. 10.] Joint Resolution granting the Petition of William and Matthew Moss. Feb. 6, 1853.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General be, and he is hereby authorized and directed to adjust and settle the account of William and Matthew Moss, contractors for carrying the mail on route number five thousand nine hundred and ninety-one, at the rate of William and Matthew Moss, as mail contractors, to be audited and paid.
of fifteen hundred dollars per annum, from the first day of July, eighteen hundred and fifty, in the same manner as if that sum had been the consideration stipulated in the contract, instead of the sum of seven hundred dollars, for which their bid was erroneously made and a contract executed. Approved, February 5, 1853.

[No. 11.] Joint Resolution for the Relief of J. P. Converse, of Ohio.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General be and is hereby authorized and directed to pay to John P. Converse, of Ohio, out of the money of the Post-Office Department, the sum of six hundred and thirty-six dollars and ninety-eight cents, ($636.98,) as compensation for his per diem services, and travelling and other expenses, whilst acting as a special agent for the Post-Office Department. Approved, February 26, 1853.

[No. 16.] A Resolution for the Relief of the Heir of John De Neufville and Son.

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 allow and pay Mrs. Anna C. De Neufville Evans, the heir of John De Neufville and Son, in addition to eight thousand seven hundred and sixty-seven dollars and sixty cents, or twenty-one thousand nine hundred and nineteen florins, allowed by joint resolution of the third March, eighteen hundred and fifty-one, upon the report of the Comptroller to the Senate, the following sums, to wit: the share awarded to De Neufville and Son in the damages as part-owners of the ships Aurora and Liberty, the charges for lighter-hire, stay-days, travelling to the Texel, &c.; the charges for delivering of the goods, storage, &c.; the charges for journey to Paris, of Major Jackson and Leonard De Neufville, to obtain Doctor Franklin's acceptance of bills. The amount of these four charges is three thousand three hundred and fifty-eight dollars and sixty cents, or seven thousand two hundred and sixty-one florins; also the balance due by the accounts and papers in the State Department, on notarial agreement dated the twenty-eight December, seventeen hundred and eighty-one; the florin to be calculated at forty-six and one quarter cents; and interest at the rate of six per centum per annum from the time the debt was contracted to the day of payment; and the former partial settlement of the Comptroller to be corrected upon the above basis, as to the value of the florin and interest, the gratuity of three thousand dollars made the family of De Neufville, in seventeen hundred and ninety-seven, not to be taken from this claim. Approved, March 3, 1853.

[No. 17.] A Resolution for the Relief of the heir of John De Neufville and Son.

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 allow and pay Mrs. Anna C. De Neufville Evans, the heir of John De Neufville and Son, in addition to the eight thousand seven hundred and sixty-seven dollars and sixty cents, or twenty-one thousand nine hundred and nineteen florins, allowed by joint resolution of the third March, eighteen hundred and fifty-one, upon the report of the Comptroller to the Senate, the following sums, to wit: the share awarded to De Neufville and Son in the damages as part-owners of the ships Aurora and Liberty, the charges for lighter-hire, stay-days, travelling to the Texel, &c.; the charges for delivering of the goods, storage, &c.; the charges for journey to Paris, of Major Jackson
and Leonard De Neufville to obtain Dr. Franklin's acceptance of bills. The amount of these four charges is three thousand three hundred and fifty-eight dollars and sixty cents, or seven thousand two hundred and sixty-one florins, also the balance due by the accounts and papers in the State Department, on notarial agreement dated the twenty-eighth December, seventeen hundred and eighty-one; the florin to be calculated at forty-six and one quarter cents; and interest at the rate of six per centum per annum from the time the debt was contracted to the day of payment; and the former partial settlement of the Comptroller to be corrected upon the above basis, as to value of the florin and interest, the gravity of these three thousand dollars made the family of De Neufville, in seventeen hundred and ninety-seven, not to be taken from this claim.

Approved, March 3, 1853.


Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General be and he is hereby directed and authorized to pay to Thompson Barnett, of Logansport, Indiana, out of the funds of his department, one hundred and twenty-three dollars and seventy-five cents, ($123.75) in full for services rendered by said Barnett in carrying the mail from Logansport to Winnebago, Indiana, from July first, eighteen hundred and forty-two, to February sixteenth, eighteen hundred and forty-three.

Approved, March 3, 1853.


Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the estate of Isaac L. Battle, deceased, late of the County of Jackson, in the State of Florida, be and the same is hereby released from any liability under a judgment heretofore obtained by the Post-Office Department against him as guarantor on behalf of Charles Matthews and William King, late of said county and State, as bidders for a contract to carry the United States mail, three times a week each way between Bainbridge, in the State of Georgia, and Pensacola, in the State (then Territory) of Florida, in the year one thousand eight hundred and forty-two.

Approved, March 3, 1853.


Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper officers of the Treasury ascertain and pay to the legal representatives of David Corderey, deceased, the value of a certain reservation of six hundred and forty acres as unimproved land at the date of the treaty of eighteen hundred and thirty-five, which reservation was allowed under the eighth article of the treaty of eighteen hundred and seventeen, and thirteenth article of the treaty of eighteen hundred and thirty-five, made with the Cherokee Indians, and that the amount so ascertained, without interest, be paid out of any money in the Treasury not otherwise appropriated.

Approved, March 3, 1853.
PRIVATE ACTS OF THE THIRTY-THIRD 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 Monday, the 5th day of December, 1853, and ended on Monday, the 18th day of August, 1854.

FRANKLIN PIERCE, President. DAVID R. ATCHISON, President of the Senate, pro tempore. LINN BOYD, Speaker of the House of Representatives.

CHAP. III.—An Act changing the name of the American-built Steamer "Falcon" to that of "Queen City."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Collector of the Customs of the port of Cincinnati, be, and he is hereby, authorized, under the direction of the Secretary of the Treasury, to issue a new register, license or enrolment, to the American-built steamer "Falcon," in the name of the "Queen City;" the same being owned by J. S. Neal.

APPROVED, January 18, 1854.

CHAP. IV.—An Act to change the name of the American-built Brig "John Dutton," and to grant a Register in her name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Collector of the Customs of the port of Charleston, South Carolina, be, and he is hereby, authorized under the direction of the Secretary of the Treasury, to admit to register, under the name and title of the "Emma Eger," the brig now owned by "Mordecai and Company," and known as the "John Dutton."

APPROVED, January 18, 1854.

CHAP. V.—An Act explanatory of an Act entitled "An Act for the Relief of Benjamin Roberts."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the words of the act entitled "An act for the relief of Benjamin S. Roberts," approved the second day of March, eighteen hundred and fifty-three, "the full amount of his pay," be so construed as to embrace the pay for "emoluments and allowances," in conformity with the recommendation of Senate report two hundred and twenty-five, (225) on which said act passed both Houses of Congress without amendment.

APPROVED, January 24, 1854.

CHAP. VI.—An Act for the Relief of Lewis B. Willis, late a Paymaster in the Army 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 he is hereby, authorized, from any money in the Trea-
sury not otherwise appropriated by law, to pay to Lewis B. Willis, late a
Paymaster in the Army of the United States, the sum of five hundred
and ninety-three dollars and fifty cents, that being a balance ascertained
to be due to him from the United States by a verdict and judgment
rendered in the District Court of the United States for the Eastern Dis-
trict of Louisiana.

APPROVED, January 24, 1854.

Feb. 23, 1854.

CHAP. XV.—An Act for the Relief of William Blake.

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 he is hereby, directed to cause the pension allowed to
William Blake on the fourteenth day of March, eighteen hundred and
forty-five, to be increased the sum of five dollars per month, so that the
pension of said William Blake shall be thirteen dollars per month, and
that the said increase of pension shall commence upon and be from the
fourteenth day of March, eighteen hundred and forty-five.

APPROVED, February 23, 1854.

Feb. 23, 1854.

CHAP. XVI.—An Act to confirm to Hercules L. Dousman his title to Farm Lot number
Thirty-two, adjoining the Town of Prairie du Chien, in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the title of Hercules L.
Dousman to farm lot number thirty-two, adjoining the town of Prairie du
Chien, in the State of Wisconsin, supposed to contain one hundred
and thirty acres, more or less, be, and the same is hereby, confirmed, and
that a patent shall issue therefor as in other cases: Provided, That this
is only to operate as a relinquishment on the part of the United States
of her title to said land.

APPROVED, February 23, 1854.

March 1, 1854.

CHAP. XVIII.—An Act for the Relief of Adam D. Steuart, Paymaster of the 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
Treasury cause to be paid to Adam D. Steuart, a Paymaster of the Uni-
ted States Army, the sum of one hundred and fifty dollars, the same
being the amount paid by said Steuart, as a fee to Ashley and Ringo,
for prosecuting a suit at law for the recovery of the sum of two thousand
dollars in specie, stolen from on board the steamboat Tom Boling, while
the said specie was in his charge, and being transported for account of
the United States to Little Rock, in the State of Arkansas, in the month
of June, in the year one thousand eight hundred and thirty-four.

APPROVED, March 1, 1854.

March 1, 1854.

CHAP. XIX.—An Act for the Relief of Mrs. Elizabeth C. Smith, of Missouri.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the proper accounting offi-
cers of the Treasury be, and they are hereby, authorized and directed
to pay to Mrs. Elizabeth C. Smith, of Missouri, for her services as a pri-
ivate in Captain Holeshider's company "D" of Colonel Gilpin's regiment of
Missouri Infantry volunteers, (from the sixteenth of September,
eighteen hundred and forty-seven, to the fourteenth of May, eighteen
hundred and forty-eight,) in which she served during that time, in male
attire, and under the assumed name of "Bill Newcom," as well as three
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months extra pay provided for by the fifth section of the act approved nineteenth July, eighteen hundred and forty-eight, in the same manner as if she had been properly mustered and regularly discharged.

SEC. 2. And be it further enacted, That the Secretary of the Interior be, and he is hereby, authorized and directed to issue to Mrs. Elizabeth C. Smith, of Missouri, a warrant for one hundred and sixty acres of land, in accordance with the ninth section of the act approved eleventh February, eighteen hundred and forty-seven, for her services as recited in the foregoing section of this act, in the same manner as if she had served out the full term of her enlistment.

APPROVED, March 1, 1854.

CHAP. XX. — An Act for the Relief of Allen G. 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 be, and he is hereby, authorized and directed to cause to be paid to Allen G. Johnson, of the State of Florida, the value of certain subsistence stores, turned over by him, as captain of a company of mounted Florida militia, at the time of his being mustered out of service, on the sixth day of January, eighteen hundred and forty, at Camp Bailey, Jefferson county, Florida, to J. B. Collins, a quartermaster in the service of the United States, but not credited to him by the said Collins in his returns to the Treasury Department, the amount so paid not to exceed the sum of one hundred and thirty-seven dollars and twenty-three cents.

APPROVED, March 1, 1854.

CHAP. XXI. — An Act for the Relief of Mary C. Hamilton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Mary C. Hamilton, widow of Captain Fowler Hamilton, late of the Second Regiment of Dragoons, be, and hereby is, entitled to receive such pension (commencing from and after the day of the death of her husband) as she would have been entitled to had he died of wounds received in battle.

APPROVED, March 1, 1854.


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 settle and adjust the account of John O. Means, as acting purser of the United States brig Dolphin, under the appointment of the commander of the squadron then on the coast of Africa, and to allow him the pay of a purser while in the discharge of the duties of that appointment.

APPROVED, March 1, 1854.

CHAP. XXIII. — An Act granting Five years Half-pay to the Widow of Captain John W. Gunnison.

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 the name of Mrs. Gunnison, widow of Captain John W. Gunnison, deceased, upon the list of pensioners and pay to her for the term of five years from the first January, eighteen hundred and fifty-four, half the pay to which her said husband was entitled at the time of his death.

APPROVED, March 1, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 27, 28, 29, 31. 1854.

Chap. XXVII. — An Act for the Relief of William Mayo, of the State of Maine.

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 instructed to increase the pension now received by William Mayo, of the State of Maine, three dollars per month from January first, eighteen hundred and fifty-four, making thereby the said William Mayo's pension eight dollars per month during his natural life.

Approved, March 27, 1854.

Chap. XXVIII. — An Act for the Relief of Samuel K. Rayburn.

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 cause to be paid to Samuel K. Rayburn the sum of one hundred and five dollars out of any money not otherwise appropriated, in full compensation for loss of horse and equipage in the war with Mexico.

Approved, March 27, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of five hundred and seventy dollars and seventy cents be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to be paid to Gray, McMurdо, and Company, of New Orleans, in the State of Louisiana, in full of their account for interest on moneys advanced by them in one thousand eight hundred and fifty, to the Quartermaster's Department.

Approved, March 27, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the letters-patent granted to John Arnold, (a citizen of the United States,) dated the fifteenth day of July, in the year one thousand eight hundred and twenty-nine, for a new and useful improvement in the machine for forming a web of cloth, of wool, hair, or other suitable substances, without spinning or weaving; and also, the letters-patent granted to the said Arnold and George G. Bishop, (also a citizen of the United States,) dated the twentieth day of October, in the year one thousand eight hundred and thirty-six, for a new and useful improvement in the machine for forming a web of cloth, of wool, hair, or other suitable substance, without spinning or weaving, be, and the same is hereby, renewed, revived, and extended for the term of fourteen years, from and after the passage of this act; and the Commissioner of Patents is hereby directed, upon the presentation of the said patents, to renew, revive, and extend the said patents, by making a certificate on each, or upon certified copies thereof, of such extension (the lawful fees being first paid therefor) in the name of the legal representatives of the said John Arnold and the said George G. Bishop; and the said Commissioner of Patents is hereby directed to cause the same to be entered of record in the Patent Office; and the said patents so renewed, revived, and extended, shall have the same effect in law, as if originally granted for terms extending to the end of the term to which they are extended by this act: Provided, however, That such renewed or extended patents, respectively, shall be open to legal inquiry...
and decision, in the same manner as if issued under the general law regulating the granting of patents: And provided further, That all persons now enjoying the lawful use of the said invented machine, or any part thereof, so patented, and the purchaser of any such machine or any part thereof, may continue to use the same notwithstanding the provisions of this act.

Approved, March 28, 1854.


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 the name of the said Harriet Leavenworth upon the pension rolls, and cause her to be paid the sum of thirty dollars per month, for and during the term of five years, commencing February first, one thousand eight hundred and fifty-three.

Approved, April 8, 1854.

CHAP. XXXVI.—An Act for the Relief of Aaron Stafford.

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 the name of Aaron Stafford on the roll of invalid pensioners, and to pay him at the rate of fifteen dollars a month, from and after the fourth day of March, eighteen hundred and forty-eight, and to continue during his natural life: Provided, That the said Secretary shall deduct such sum or sums from the same as the said Stafford has received as an invalid pensioner since said fourth day of March, eighteen hundred and forty-eight: And provided further, That all acts or parts of acts heretofore passed for the relief of said Stafford are hereby repealed.

Approved, April 12, 1854.

CHAP. XXXVII.—An Act for the Relief of the Executors of the late Lieutenant John E. Bispham.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of nine hundred and thirteen dollars and sixty-nine cents be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be paid to Caleb J. Good, ex'r, to be paid $918.09.

Approved, April 12, 1854.

CHAP. XXXVIII.—An Act for the Relief of Hezekiah Johnson, of the Town of Bridgewater, in the State of Vermont.

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 cause the name of Hezekiah Johnson, of the town of Bridgewater, of the State of Vermont, to be placed upon the roll of invalid pensioners, at the rate of eight dollars per month, to commence on the first day of January, one thousand eight hundred and fifty-three, and to continue during his life.

Approved, April 12, 1854.
CHAP. XXXIX. — An Act for the Relief of Alton Nelson.

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 Alton Nelson, of the county of Warren, and State of New York, on the roll of invalid pensioners, at eight dollars a month, from the first day of January, one thousand eight hundred and fifty-three.

Approved, April 12, 1854.

CHAP. XL. — An Act for the Relief of Lemuel Hudson.

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 cause the name of Lemuel Hudson, formerly Surgeon of the Twelfth Regiment, Fourth Brigade, New York Militia, in the war of one thousand eight hundred and twelve, to be entered on the pension rolls, and pay to him the sum of twenty-two dollars per month, for and during his natural life, commencing January first, one thousand eight hundred and fifty-two.

Approved, April 12, 1854.

CHAP. XLI. — An Act for the Relief of Lyman N. Cook.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of Lyman N. Cook be placed on the pension roll of the United States, and that he receive an annual pension of twenty-two dollars and fifty cents per month during his natural life, to be paid to him out of the Treasury of the United States.

Approved, April 12, 1854.

CHAP. XLII. — An Act for the Relief of James F. Green, of 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 Interior be, and he is hereby, directed to place the name of James F. Green, of Bradford County, Pennsylvania, upon the invalid pension roll, at the rate of eight dollars per month, to commence on the first day of February, Anno Domini one thousand eight hundred and fifty, and to continue for and during his natural life.

Approved, April 12, 1854.

CHAP. XLIII. — An Act to provide a Pension for Silas Champion, of Genesee County, State of New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Silas Champion, of the county of Genesee, and State of New York, be, and he is hereby, entitled, as an invalid pensioner, to eight dollars per month, to commence from the first day of January, eighteen hundred and fifty-two.

Approved, April 12, 1854.

CHAP. XLIV. — An Act for the Relief of Emelie Hooe, Widow of Captain Hooe.

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 place upon the pension list the name of Emelie Hooe, widow of Brevet Major Alexander S. Hooe, late of the United States Army,
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whose death was occasioned by a wound received in the battle of Resaca de la Palma, on the ninth of May, one thousand eight hundred and forty-six, and allow her per month the half-pay of a captain in the army of the United States, for ten years; said pension to commence on the first day of January, one thousand eight hundred and fifty-four:

Provided, said pension shall cease if she die in the mean time.

Approved, April 12, 1854.

CHAP. XLV.—An Act for the Relief of Madison Parton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the Treasury be, and they are hereby, directed to ascertain whether Madison Parton has been paid for all the military services rendered by him to the United States from the eighth day of August, one thousand eight hundred and thirty-seven, till the eighth day of February, one thousand eight hundred and thirty-eight, by examining the proper officers and other persons, as well as the proper rolls of the company to which he belonged; and the Secretary of the Treasury is directed to pay, out of any money in the treasury not otherwise appropriated, to said Parton, such sum of money as may be found to be his due.

Approved, April 15, 1854.

CHAP. XLVIII.—An Act for the Relief of John Gusman, of Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of John Gusman, under an ancient purchase of the interest of one Rialleux, and in virtue of ancient and continued possession for more than a third of a century, be, and the same is hereby, confirmed to a certain tract of land, fronting, on the north, the Bayou Bonfouca, in township nine south, of range fourteen east, in the Greensburgland District, Louisiana, and embracing fractions of sections nine, ten, fifteen, seventeen, eighteen, nineteen, twenty, twenty-three, twenty-six, twenty-seven, twenty-eight, thirty-two, and thirty-three, and sections sixteen, twenty-one, and twenty-two, according to a survey executed by one Joseph Troskolowski, as represented on a plat accompanying the petition of the said Gusman, it being the intent of this act to recognize the claim of the said Gusman to all of the said land referred to, embracing the school section: Provided, The school authorities accede to the same, and will take other land in lieu of said school section, which they are hereby authorized to do: And provided further, That this act shall only operate as a relinquishment forever on the part of the United States to the said lands, and shall not interfere with adverse valid rights of others, if such exist, to any part of the land embraced in the claim and survey aforesaid.

Approved, April 20, 1854.

CHAP. XLIX.—An Act for the Relief of Mary Deany, Widow of the late Lieutenant James A. Deany, of the 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, required to place the name of the said Mary Deany upon the pension rolls, and cause to be paid to her the sum of fifteen dollars per month, for the term of ten years, commencing January first, Anno Domini one thousand eight hundred and fifty-three:

Provided, That in case of the marriage or death of the said Mary Deany, the pension hereby granted to her shall be paid to her two children, or the survivor of them under sixteen years of age.

Approved, April 20, 1854.
April 20, 1854.

William B. Edwards placed on pension roll at $8 per month, from January 1, 1860, during his life.

Approved, April 20, 1854.

May 3, 1854.

Grafton Baker to be paid $360. 80.

Approved, May 3, 1854.

May 10, 1854.

Fayette Mauzy and Robert G. Ward to be credited a certain amount on a judgment obtained by the United States against them.

Approved, May 10, 1854.

May 10, 1854.


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, required to place the name of William B. Edwards on the pension roll, at the rate of eight dollars per month, to commence on the first of January, eighteen hundred and fifty, and continue during his natural life.

Approved, April 20, 1854.

Chap. LI.—An Act for the Relief of the Legal Representatives of Isaac P. Simonton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of eight hundred dollars be paid to the legal representatives of Isaac P. Simonton, under the direction of the Secretary of War, out of any money in the treasury not otherwise appropriated, on due and satisfactory proof being furnished that the claim of Isaac P. Simonton for said sum in schedule B, annexed to the treaty with the Saginaw band of Chippewa Indians, on the fourteenth of January, eighteen hundred and thirty-seven, has regularly and legally descended to them.

Approved, April 20, 1854.


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 pay to Grafton Baker the sum of three hundred and sixty-six dollars and fifty cents; which payment shall be in full for services rendered and expenses incurred by said Baker, as bearer of despatches from the Governor of New Mexico to the President of the United States, in the year eighteen hundred and fifty-two.

Approved, May 3, 1854.


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, directed to credit the judgment obtained by the United States against Fayette Mauzy and Robert G. Ward, in the District Court of the United States for the Eastern District of Virginia, amounting to six hundred and fifteen dollars sixty-two and a half cents, with interest from the second day of April, one thousand eight hundred and forty-one, with the amount certified by the said court to have been improperly paid by Robert G. Ward, one of the defendants in a suit in chancery, wherein the United States were complainants, and John Morrison and others, defendants, the amount being four hundred and ninety-nine dollars and ninety-seven cents, with interest on three hundred and sixty-six dollars seventy-seven cents, from the eighteenth day of September, one thousand eight hundred and forty, the same having been certified by the court as justly due by the United States to the said Robert G. Ward.

Approved, May 10, 1854.

Chap. LVI.—An Act to change the Name of the Bark Abeona to Mount Vernon.

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 issue to the owners of the Bark Abeona, of New Orleans, a register under the name of Mount Vernon.

Approved, May 10, 1854.

CHAP. LVII.—An Act for the Relief of the Legal Representatives of Captain William Davis, late commander of the United States transport Schooner Eufaula.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to the legal representatives of Captain William Davis, late commander of the United States transport schooner Eufaula, three hundred and sixty dollars, out of any money in the treasury not otherwise appropriated, in full compensation of all claims against the United States for and on account of the wages or services of said William Davis as commander of said transport.

Approved, May 10, 1854.

CHAP. LVIII.—An Act for the Relief of the Heirs of Anthony G. Willis, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to the executors or administrators of Anthony G. Willis, deceased, the sum of two hundred and fifty-one dollars as compensation for the use by the United States of a wagon and team, the property of said Willis, deceased, during the last war with Great Britain.

Approved, May 10, 1854.

CHAP. LXIII.—An Act for the Relief of Benjamin Rowe.

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, required to place the name of Benjamin Rowe on the pension roll, at the rate of eight dollars per month, to commence on the first day of January, one thousand eight hundred and fifty four, and to continue during his natural life.

Approved, June 22, 1854.

CHAP. LXIV.—An Act to authorize a Register to be issued to the Steamer “El Paraguay,” by a new name.

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 cause to be issued a register to the American-built steamer “El Paraguay,” by the name of “V. H. Joy,” the said steamer having been condemned as unseaworthy, and sold in a Brazilian port, but now lying at the port of New Orleans, and owned by an American citizen.

Approved, June 22, 1854.

CHAP. LXV.—An Act for the Relief of the Widow and Heirs of Elijah Beebe.

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, directed to pay to the widow and heirs of Elijah Beebe the sum of three thousand and sixteen dollars, out of any moneys in the treasury not otherwise appropriated, the same being the amount of principal adjudged to be justly due and owing to the said widow and heirs of Elijah Beebe from the confederated tribes of Sac and Fox In-
Pension of Thomas Frazer increased to $8 per month from April 1, 1853, for his natural life.

June 22, 1854.

CHAP. LXVI.—An Act for the Relief of Thomas Frazer.

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 hereby directed to increase the pension of Thomas Frazer, of Hartford, Maine, whose name is now on the roll of invalid pensioners, and to pay to him during his natural life eight dollars per month from the first day of April, one thousand eight hundred and fifty-three, instead of two dollars and sixty-six cents monthly, which he now draws.

Approved, June 22, 1854.

Elias A. F. Lavallette to be paid $246.67.

June 22, 1854.

CHAP. LXVII.—An Act for the Relief of Captain E. A. F. Lavallette, of 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 sum of two hundred and forty-six dollars and sixty-seven cents be paid to Elias A. F. Lavallette, a Captain of the United States Navy, out of any money in the treasury of the United States not otherwise appropriated, the said sum being the amount paid by the said Captain Lavallette to Lawrence Cordova, who acted as interpreter to the forces under Captain Lavallette while he was discharging the duties of Civil and Military Governor of Mazatlan, in Mexico, from October, eighteen hundred and forty-seven, to June, eighteen hundred and forty-eight.

Approved, June 22, 1854.

Priscilla C. Simonds to be paid $418.

June 29, 1854.

CHAP. LXXIII.—An Act for the Relief of Priscilla C. Simonds.

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, directed to pay to Priscilla C. Simonds the sum of four hundred and eighteen dollars, being the value of the property of the late Captain Moses H. Simonds, which was taken possession of by authority of the United States.

Approved, June 29, 1854.

Zadoc C. Inghram to be released from judgment.

June 29, 1854.

CHAP. LXXIV.—An Act for the Relief of Zadoc C. Inghram.

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 is hereby authorized and directed to cause Zadoc C. Inghram, late postmaster at Wapello, Iowa, to be released from a judgment obtained against him by the United States, in March, eighteen hundred and forty-nine for the sum of three hundred and eighteen dollars and eighty-seven cents and all interest and costs.

Approved, June 29, 1854.

Moses Olmstead to be placed on the pension list.

June 29, 1854.

CHAP. LXXV.—An Act for the Relief of Moses Olmstead.

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 authorized and directed to place the name of Moses Olmstead...
on the list of invalid pensioners, and pay him, during his life, a pension of eight dollars per month; said pension to commence on the twentieth day of January, one thousand eight hundred and fifty-three.

APPROVED, June 29, 1854.

CHAP. LXXVI.—An Act for the Relief of Llewellyn Washington.

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 required to pay to Llewellyn Washington, out of any money in the treasury not otherwise appropriated, two hundred and five dollars and sixty-two cents, for services as a clerk in the Post-Office Department from the first day of May, eighteen hundred and fifty-one until the fourteenth day of July of the same year.

APPROVED, June 29, 1854.

CHAP. LXXVII.—An Act for the Relief of Ira Day, of Vermont.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General is hereby authorized and required to pay to Ira Day, of Vermont, or his legal representatives, one thousand and eight dollars and ninety cents, out of the funds of the Post-Office Department, in full for the balance due to him for transporting the mail from Royalton to Burlington, in the State of Vermont, from January, eighteen hundred and thirty-three, to July, eighteen hundred and thirty-seven.

APPROVED, June 29, 1854.

CHAP. LXXVIII.—An Act for the Relief of James Jeffries and Jeremiah M. Smith.

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 is hereby, authorized in his discretion to cause James Jeffries and Jeremiah M. Smith and their guarantors to be released from the penalty incurred by the failure, on the part of said Jeffries and Smith, to carry the United States mail upon routes six thousand two hundred and sixty-eight, six thousand two hundred and sixty-nine, and six thousand two hundred and seventy-seven, according to the bid offered by them and accepted by the Post-Office Department, and that he also cause to be refunded to the said Jeffries and Smith the amount of any fines paid by them in consequence of any failure on their part to carry the mails upon said routes.

APPROVED, June 29, 1854.

CHAP. LXXXVIII.—An Act to change the Name of the American-built Brig "Hallowell" to that of "James Rose," and to grant her a new Register.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Collector of the Customs of the port of Charleston, in the State of South Carolina, be, and he is hereby, authorized under the direction of the Secretary of the Treasury, to admit to register under the name and title of the "James Rose," the American-built brig now owned by Hall and Company of said Charleston, and known as the "Hallowell."

APPROVED, July 17, 1854.

CHAP. LXXXIX.—An Act for the Relief of the Utica Steam Woolen Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one thousand one hundred and eighty-one dollars and sixteen cents be, and the same
Utica Steam Woolen Co. to be paid $1,181.16. 

July 17, 1854. 

CHAP. XC.—An Act to confirm the Claim of William H. Henderson, and the Heirs of Robert Henderson, to five hundred acres of land in the Bastrop Grant. 

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That William H. Henderson and the heirs of Robert Henderson, of the parish of Morehouse, State of Louisiana, be, and they are hereby, confirmed in their claim to five hundred acres of land in the prairie of Jefferson, on which the said heirs reside, as represented in the report of the Register and Receiver of the Land-Office at Monroe, in their report of the thirtieth of July, eighteen hundred and fifty-two, and that a patent issue to them after a legal survey duly returned: Provided, That this act shall be construed only as a relinquishment of title on the part of the United States, and shall not affect the claims of other persons to the same, if any. 

APPROVED, July 17, 1854. 

CHAP. XCI.—An Act for the Relief of Juan M. Luco and Jose L. Luco. 

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Juan M. Luco and Jose L. Luco shall be, and they are hereby, permitted to file their claim and title to a certain tract of land in California, known as the “Ulpinas Rancho,” before the United States Land Commissioners to ascertain and settle the private land claims in the State of California, appointed under the act approved third of March, eighteen hundred and fifty-one; and that said commissioners shall take cognizance of and pass upon the said claim, in the same manner as if the said claim had been filed prior to the expiration of the time fixed for filing such claims by the aforesaid act. 

APPROVED, July 17, 1854. 


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 hereby authorized and directed to place the name of Cornelius H. Latham, of the State of New York, on the invalid pension roll, at the rate of four dollars per month, to commence on the first day of January, one thousand eight hundred and fifty, and to continue during his natural life. 

APPROVED, July 17, 1854. 

CHAP. XCIII.—An Act for the Relief of George W. Gibson. 

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 and directed to place the name of George W. Gibson, of Boone county, Indiana, on the roll of invalid pensioners; and that the said Gibson be allowed a pension of six dollars per month from the ninth day of March, one thousand eight hundred and fifty-two, to continue during his natural life. 

APPROVED, July 17, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 94, 95, 96, 97. 1854. 785

Chap. XCIV. — An Act for the Relief of Samuel W. Brady.

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 hereby authorized and directed to place the name of Samuel W. Brady, of Virginia, on the roll of invalid pensions, and to pay to him the sum of four dollars per month during his natural life, to commence on the first day of January, one thousand eight hundred and fifty.

APPROVED, July 17, 1854.

Chap. XCV. — An Act to authorize the issue of a Register to the Brig Amakia, by the name of Abby Frances.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be issued under the direction of the Secretary of the Treasury, a register to the Russian-built brig Amelia, by the name of Abby Frances, now owned by Charles Parsons, of New Orleans, in the State of Louisiana: Provided, It shall be proved to the satisfaction of said Secretary, that the cost of the repairs made in the United States, after the purchase of said vessel by the present owner, is equal to three fourths of the value of said vessel at the time of said repairs.

APPROVED, July 17, 1854.

Chap. XCVI. — An Act for the Relief of A. B. Roman, of Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That A. B. Roman, of the parish of St. James, and State of Louisiana, be, and he is hereby, confirmed in all the right, title, and interest, now held or possessed by the United States in and to the following lands, now in his occupation, to wit: eighteen arpents front on the right bank of the Mississippi River, and running back to the stream or bayou called Icetamon, in said parish, being part of a French grant made to Nicholas Verret in seventeen hundred and sixty-five; and also nine arpents and six toises front, adjoining the first described tract, with the depth of forty arpents, for the nine arpents and six toises front, the said last described tract consisting of two complete grants made by the Spanish government to Joseph Hebert and Jean Baptiste Cormie on the twenty-seventh of September, seventeen hundred and seventy-three, and the two tracts so described containing seven thousand four hundred and thirty-eight acres of land: Provided, That this act shall only be construed to vest in the said A. B. Roman the rights, title, and interest, in said lands now held and possessed by the United States, and shall not be construed in any way to impair the bond fide rights, interests, or claims, acquired by any other person under adverse grants, concessions, or purchases, made prior to the passage of this act.

Sec. 2. And be it further enacted, That a patent be, and the same is hereby, directed to be issued to the said A. B. Roman for the lands described in this act.

APPROVED, July 17, 1854.

Chap. XCVII. — An Act to provide a Pension for Sergeant G. W. Torrence.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Sergeant G. W. Torrence, of Captain Fairchild’s company of Louisiana Mounted Volunteers, be placed upon the pension roll, at the rate of twenty dollars per month, to commence on the fourth day of April, eighteen hundred and fifty-four.

APPROVED, July 17, 1854.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That David English, Robert P. Dodge, Richard Cruikshank, William M. Fitzhugh, Richard Pettit, William F. Seymour, Adolphus H. Pickrell, and William Bucknell, and their present and future associates, are hereby declared to be a body politic and corporate, by the name and style of "The Georgetown Gaslight Company," and by the same name shall have perpetual succession, and shall be able to sue and be sued, plead and be implored, in all courts of law and equity in the District of Columbia and elsewhere; to make and have a common seal, and the same to break, alter, and renew, at pleasure; to ordain and establish by-laws, ordinances, and regulations, and generally to do every act and thing necessary to carry into effect this act, or to promote the objects and design of this corporation.

SEC. 2. And be it further enacted, That the capital stock of this corporation shall not exceed one hundred and fifty thousand dollars; that a share in the same shall be twenty-five dollars, and books of subscription to the said capital stock, or to such portions thereof, as from time to time may by the directors, for the time being, be deemed proper and necessary, shall be opened by the appointment, or under the direction of the directors hereinafter named, subject to such rules, limitations, and conditions as by them shall be prescribed, and the stock of the said company shall be deemed personal property.

SEC. 3. And be it further enacted, That the stock, property, and affairs of the said company shall be managed and conducted by and under the direction of a president and seven directors, being stockholders; that the said directors shall be elected on the first Monday of June, in the year eighteen hundred and fifty-four, and on the same day in each succeeding year thereafter, and shall hold their offices for one year from the day of their election, and until other directors shall be elected in their place; that such elections shall be held in Georgetown aforesaid, at such time and place as a majority of the directors for the time being shall appoint, and notice of such time and place of election shall be given by advertisement in one or more newspapers printed and published in the said town, at least fourteen days before the day of holding such election, and every such election shall be by ballot, and by such of the stockholders as shall attend for that purpose, either in person or by proxy, and each stockholder shall be entitled to one vote for each share of the stock which he or she may have held, and may continue to hold in his or her own name, for at least fourteen days before the time of voting; and the persons having the greatest number of votes shall be the directors; and if it shall happen that two or more persons shall have an equal number of votes, the directors in office at the time of such election shall, by a plurality of votes, given by ballot, determine which of the persons so having an equal number of votes shall be director or directors, so as to complete the whole number to be chosen; and the directors so chosen shall, as soon as may be thereafter, proceed to elect by ballot, one of their own number, or one of the shareholders, to be their president; and whenever any vacancy shall happen in the said board, of president and directors, the same shall be filled up by the remaining directors by plurality of votes, until the next annual election: Provided always, That the president of the said company, and at least six of the directors, shall be inhabitants of the said town.

SEC. 4. And be it further enacted, That David English, Robert P. Dodge, Richard Cruikshank, William M. Fitzhugh, Richard Pettit, William F. Seymour, Adolphus H. Pickrell, and William Bucknell shall be the first directors of the said company; the first named of whom shall be their president, and shall hold their offices until the first Monday in...
June, in the year eighteen hundred and fifty-four, and until others are chosen in their places.

SEC. 5. And be it further enacted, That in case it shall happen at any time that an election for directors shall not take place on the day appointed by this act for that purpose, the said corporation shall not for that cause, or for any non-user, be deemed to be dissolved, but it shall and may be lawful to hold an election for directors on any other day, in such manner as shall be provided for by the by-laws of the said corporation.

SEC. 6. And be it further enacted, That it shall and may be lawful for the directors or a majority of them, to require payment of the subscriptions to the capital stock of the said corporation at such times and in such proportions as they, or a majority of them, shall deem fit, under the penalty of forfeiting any or all previous payment or payments thereon: Provided, Notice of the instalment required to be paid shall have been published at least fourteen days in one or more of the newspapers printed and published in the said town, before the day appointed for the payment thereof.

SEC. 7. And be it further enacted, That the President and Directors shall have full power and authority to manufacture, make, and sell gas, to be made of coal, oil, tar, peat, pitch, turpentine, or other material, and to be used for the purpose of lighting the City of Georgetown, or the streets thereof; and any buildings, manufactories, or houses therein contained and situate; and to lay pipes for the purpose of conducting gas in any of the streets, lanes, or alleys of the said city: Provided however, That the said company shall so conduct the manufacture of gas as not to injure private property, or create a nuisance; and that the said pipes shall be laid, subject to such conditions, and in compliance with such regulations, as the Corporation of Georgetown, aforesaid, may from time to time prescribe: And provided further, That the right to erect and put up any buildings, works, or apparatus, for the manufacture of gas, shall be subject to such terms, conditions, restrictions, and regulations as the said Corporation of Georgetown may, from time to time, prescribe or direct.

SEC. 8. And be it further enacted, That if any person or persons shall wilfully do, or cause to be done, any act or acts whatsoever, whereby the works of the said company, or any pipe, conduit, plug, cock, reservoir, or any engine, machine, or structure, or any matter or thing appertaining to the same shall be stopped, obstructed, impaired, weakened, injured, or destroyed, the person or persons so offending shall forfeit and pay to the said corporation double the amount of the damage sustained by means of such offence or injury, to be recovered in the name of said corporation, with cost of suit in any action of debt, or on the case, to be brought in any court having cognizance thereof.

SEC. 9. And be it further enacted, That nothing in this act shall be construed to prevent any person or persons, nor any incorporated company, hereafter to be created by Congress for that purpose, from engaging in and pursuing the business specified in the seventh section of this act; and that it shall be lawful for Congress, at any time hereafter, to alter, amend, or repeal this act.

SEC. 10. And be it further enacted, That nothing in this act contained shall be construed to authorize the said Georgetown Gaslight Company to make, issue, or put in circulation any bill, draft, check, order, promissory note, change ticket, or any thing else promising or agreeing to pay money, intended to circulate as money, or the tendency of which shall be to circulate as money or currency, and the violation of any one of the provisions of this section shall be a forfeiture of the charter hereby given, and shall subject each of the directors voting for the same, to a fine of fifty dollars.
SEC. 11. And be it further enacted, That each of the stockholders in the Georgetown Gaslight Company shall be held liable in his or her individual capacity for all the debts and liabilities of the said company, however contracted or incurred, to be recovered by suit, as other debts or liabilities, before the court or tribunal having jurisdiction of the case.

SEC. 12. And be it further enacted, That all right granted to the Washington Gaslight Company by an act entitled "An act to amend an act entitled 'An act to incorporate the Washington Gaslight Company, approved July eighth, eighteen hundred and forty-eight,' approved August second, eighteen hundred and fifty-two," to lay gas mains or pipes in the City of Georgetown, be and the same is hereby repealed.

APPROVED, July 20, 1854.

July 20, 1854.

T. K. Glenn's account for carrying the mail to be settled and paid so as to correct a mistake in his proposals.

Proviso.

Amount to be paid.


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 hereby is, authorized to cause the account of Thomas K. Glenn, for carrying the mail from Raleigh to Roxboro, in North Carolina, from the first day of July, eighteen hundred and fifty-one, during the time he has been engaged, and to the termination of his contract, to be settled and paid in such manner as to correct an alleged mistake made in his proposals: Provided, The Postmaster-General be satisfied of the existence of such mistake, and that the difference to be paid to the said Thomas K. Glenn, with what he has already received, shall not exceed the amount of the next lowest bid, or the rate of two hundred and seventy-five dollars per annum for the term of the contract, or the actual performance of the service.

APPROVED, July 20, 1854.

July 20, 1854.

Charles Staples to be placed on the pension rolls at $4 per month, from January 1, 1853, for his life.

Chap. CI. — An Act for the Relief of Charles Staples.

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 the name of Charles Staples, of the State of Maine, on the pension rolls of the United States, at the rate of eight dollars per month, to commence on the first day of January, in the year one thousand eight hundred and fifty-three, and to continue during his natural life.

APPROVED, July 20, 1854.

July 24, 1854.

Chap. CIV. — An Act to confirm the Claim of Dusuan de la Croix to a Lot of Land therein described.

Whereas in the supplemental report of the register and receiver at Jackson Court-House, dated twenty-ninth of December, eighteen hundred and twenty, communicated to the Senate twenty-third of February, eighteen hundred and twenty-one, it is stated that claim number four, in said report, was "inadvertently omitted in the general report" made on the eleventh of July, eighteen hundred and twenty, and presented to the Senate the seventeenth of November, same year; and whereas, it is considered by the Commissioner of the General Land-Office that, by reason of said omission, the said claim is not entitled to the confirmation contained in the act of eighth of May, eighteen hundred and twenty-two, confirming the general report of eighteen hundred and twenty:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That claim number four, in the supplemental report hereinbefore referred to, be, and the same is hereby, confirmed to Dusuan de la Croix, his legal representatives and assigns,
according to the Spanish survey referred to in said claim, as fully, in like manner, and to same effect, as if said claim had been confirmed to said Dusuan de la Croix, his legal representatives, and assigns, by the act of eighteen hundred and twenty-two aforesaid: Provided, That this grant and confirmation shall amount only to a relinquishment, on the part of the United States, of all its right and title to the lot of land hereby granted and confirmed.

Approved, July 24, 1854.

CHAP. CXL. — An Act to Incorporate the Proprietors of the Glenwood Cemetery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Charles B. Calvert, George Parker, William B. Todd, James C. McGuire, William A. Bradley, Charles S. Wallach, Abner Miller, William Banks, Joseph B. Close, William Phelps, William S. Humphreys, Randolph S. Evans, and their successors be, and they are hereby created a body politic and corporate, by the name and title of the proprietors of the “Glenwood Cemetery in the District of Columbia,” and by that name shall have perpetual succession, and shall be able and liable to sue and be sued in any court of law or equity, may have and use a common seal, and shall have power to purchase and hold not exceeding one hundred acres of land in the District of Columbia, north of the limits of the City of Washington, to sell and dispose of such parts of said land as may not be wanted for the purpose of a cemetery: Provided, That at least thirty contiguous acres shall be forever appropriated and set apart as a cemetery, with authority to said corporation to receive gifts and bequests for the purpose of ornamenting and improving said cemetery, and to hold such personal property as may be requisite to carry out the object of this act.

Sec. 2. And be it further enacted, That the affairs of the said corporation shall be conducted by a president and three managers, who shall be elected annually, by a majority of the votes of the proprietors; the said president and managers to fill all vacancies in their own body, and shall have power to lay out and ornament the grounds, remove and alter old buildings and erect new ones, to lay out and sell or dispose of burial lots, to appoint all necessary officers and agents, and fix their several duties and compensation, and to make such by-laws, rules, and regulations as they may deem proper for conducting the affairs of the corporation, for the government of lot-holders, and visitors to the cemetery, and for the transfer of stock and the evidence thereof. In all elections held under this act, each proprietor shall be entitled to one vote for each share held by him or her.

Sec. 3. And be it further enacted, That the capital stock of said company shall be represented by two thousand shares of fifty dollars each, divided among the proprietors according to their respective interests, and transferable in such manner as the by-laws may direct.

Sec. 4. And be it further enacted, That no streets, lanes, alleys, roads, or canals, of any sort, shall be opened through the property of said corporation, exclusively used and appropriated to the purposes of a cemetery: Provided, That nothing herein contained shall authorize said corporation to obstruct any public road, or street, or lane, or alley, now actually opened and used as such.

Sec. 5. And be it further enacted, That any person who shall wilfully destroy, mutilate, deface, injure, or remove any tomb, monument, gravestone, or other structure placed in said cemetery, or any fence, railing, or work for protection or ornament of said cemetery, or any tomb, monument, gravestone, or other structure thereon, or shall wilfully destroy, cut, break, or remove any tree, shrub, or plant, within the limits of said cemetery, shall be considered guilty of a misdemeanor, and on conviction of
THIRTY-THIRD CONGRESS. Sess. I. Ch. 112, 113. 1854.

thereof before any justice of the peace of the County of Washington, shall be punished by fine, at the discretion of the justice, according to the aggravation of the offence, of not less than five, nor more than fifty dollars.

SEC. 6. And be it further enacted, That until an election shall be held under the provisions of this act, the four last named persons in section first shall be the managers of said corporation.

SEC. 7. And be it further enacted, That burial lots in said cemetery shall not be subject to the debts of the lot-holders thereof, and the land of the company dedicated to the purposes of a cemetery shall not be subject to taxation of any kind.

SEC. 8. And be it further enacted, That the said corporation shall provide for the return from time to time to the Corporation of Washington reports of all interments made in said cemetery of persons who may have died within the limits of the said Corporation of Washington, in such manner and according to such forms as may be prescribed from time to time by the Corporation of Washington.

SEC. 9. And be it further enacted, That a certificate, under seal of the corporation, of the ownership of any lot aforesaid, shall in all respects have the same effect as any conveyance from said corporation of said lots would have, if executed, acknowledged, and recorded as conveyances of real estate are required to be.

SEC. 10. And be it further enacted, That nothing in this act shall be so construed as to authorize the said corporation to issue any note, token, device, scrip, or other evidence of debt, to be used as currency.

SEC. 11. And be it further enacted, That this act shall take effect from the passage thereof.

SEC. 12. And be it further enacted, That it may be lawful for Congress hereafter to alter, amend, modify, or repeal the foregoing act.

SEC. 13. And be it further enacted, That each of the stockholders in the said company shall be held liable in his or her individual capacity for all the debts and liabilities of the said company, however contracted or incurred, to be recovered by suit as other debts or liabilities before the court or tribunal having jurisdiction of the case.

APPROVED, July 27, 1854.

July 27, 1854.

CHAP. CXII. — An Act for the Relief of the Representatives of Joseph Watson, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Solicitor of the Treasury be, and he is hereby, authorized and directed to cause to be executed, on the part of the United States, a full release and acquittance of the claim against Joseph Watson, as one of the sureties of Henry Ashton, late Marshal of the District of Columbia, and that the property in the City of Washington, at present held in trust as security for the payment of said claim, be reconveyed to his legal representatives free, and discharged from all such incumbrance: Provided, That they release the claim against the United States for services rendered by James Watson, as Secretary of the Indian Department and Store-keeper in the Territory of Michigan.

APPROVED, July 27, 1854.

July 27, 1854.

CHAP. CXIII. — An Act for the Relief of the Executrix of the late Brevet-Colonel A. C. W. Fanning, of the 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 Treasury pay to Mrs. Harriet O. Read, executrix of the late Brevet-Colonel A. C. W. Fanning, of the United States army, the sum of five

thousand nine hundred and eighty dollars, out of any money in the treasury not otherwise appropriated, being the amount claimed by the said executrix to be due the estate of the said Brevet Colonel Fanning, as balances of his accounts against the United States for services rendered in eighteen hundred and eighteen and eighteen hundred and twenty-one, as United States Commissioner in receiving and restoring St. Mark's, and as Indian Agent at forts Gadsden and St. Mark's, from April, eighteen hundred and eighteen, to December, eighteen hundred and twenty-one.

Approved, July 27, 1854.

CHAP. CXIV. — An Act for the Relief of John W. Kelly.

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 is hereby, authorized and directed to have the accounts of John W. Kelly, late a contractor on route number three thousand five hundred and forty, from Bainbridge, Georgia, to Apalachicola, Florida, audited and settled by the proper accounting officers, and to allow the said John W. Kelly the contract price stipulated to be paid him, to wit: the sum of two thousand four hundred dollars per annum, from the first September, eighteen hundred and fifty-two, to the thirtieth of June, eighteen hundred and fifty-five, the day on which his contract would have expired, deducting therefrom the payments heretofore made the said John W. Kelly on account thereof; and the sum when so ascertained and paid shall be in full of all claims which the said John W. Kelly may have for damages in consequence of the annulment of his said contract on the twenty-first day of February, eighteen hundred and fifty-three, by the Post-Office Department.

Sec. 2. And be it further enacted, That the amount ascertained to be due the said John W. Kelly be paid out of any money in the treasury not otherwise appropriated.

Approved, July 27, 1854.

CHAP. CXV. — An Act for the Relief of William Senna Factor.

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 dollars be paid to William Senna Factor, out of any money in the treasury not otherwise appropriated, as indemnity in full for property of Rose Factor, destroyed by order of the American officers of the United States army, in the Seminole war of eighteen hundred and thirty-six, and for property taken by such officers for public use in said war; Provided, That the Secretary of the Interior shall first be satisfied that said William Senna Factor is the legal representative of Rose Factor, deceased: Provided, That the said sum shall be received in full, of all claim on account of the property herein mentioned.

Approved, July 27, 1854.


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 pay to John S. Wilson, the sum of eight hundred dollars, with interest thereon, at the rate of six per cent per annum, from the seventeenth day of May, eighteen hundred and twenty-two, in full compensation to the said John S. Wilson, for the damages sustained by being evicted of his title, derived by patent from the United States, to the east half of section twenty-two and west half of

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section twenty-three, in township fifty-two north, of range one east, of the fifth principal meridian in the State of Missouri, by the decree of the Supreme Court of the United States, in favor of the devisees of Auguste Chouteau, at the January term, in the year eighteen hundred and thirty-five.

**Appropriation.**

Sec. 2. *And be it further enacted,* That the money herein granted, be paid out of any moneys in the treasury not otherwise appropriated.

Approved, July 27, 1854.

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**Chap. CXVII.** — An Act for the Relief of Manuel Hernandez.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That Manuel Hernandez be, and he is hereby, authorized to locate, not to exceed eight hundred arpens of land, French measure, according to the legal subdivisions, on any of the public lands in the State of Florida, subject to private entry, which shall be in full compensation for all the damages he may have sustained in being dispossessed of eight hundred arpens of land, about three miles distant from the mouth of the Escambia River, lying and situate between the lands of Joseph Noriega and those of the free mulatto named Charles, being the same lands that were granted to Joseph Hernandez, deceased, by the Spanish Government, on the eighth day of October, eighteen hundred and seventeen.

Sec. 2. *And be it further enacted,* That the Commissioner of the General-Land-Office, upon the receipt of the certificate of entry from the register of the proper land-office, shall cause to be issued a patent for the lands authorized to be located by this act.

Approved, July 27, 1854.

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**Chap. CXVIII.** — An Act for the Relief of William Claude Jones.

*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 settle the account of William Claude Jones against the United States, for his military services in the United States army, and allow him the difference between the pay of a private, which he did receive, and the compensation of a commissary of subsistence, to which he is entitled, from the twenty-eighth of September, eighteen hundred and thirty-seven, to the second of April, eighteen hundred and thirty-eight, and that the same be paid out of any money in the treasury not otherwise appropriated.

Approved, July 27, 1854.

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**Chap. CXIX.** — An Act for the Relief of Joseph Gondor, junior, and John Duff.

*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 and directed to cause to be discontinued the suit brought against Joseph Gondor, junior, and John Duff, in the District Court of the United States for the Eastern District of Pennsylvania, for the alleged violation of a contract made on the twentieth day of June, eighteen hundred and forty-six, to furnish stone for the dry-dock at the Brooklyn Navy-Yard.

Approved, July 27, 1854.

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**Chap. CXX.** — An Act for the Relief of Robert Grignon.

*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, authorized and directed to pay unto Robert Grignon, out of any money in the treasury not otherwise appropriated, the sum of nineteen thousand dollars, in full satisfaction of his claims against the United States arising out of the treaty with the Menomonee tribe or nation of Indians, executed the third day of September, one thousand eight hundred and thirty-six: Provided, That before the said money shall be paid to the said Grignon, the consent of the said tribe of Menomonee Indians shall be obtained thereto, which consent shall be certified by the sub-agent for said tribe.

Approved, July 27, 1854.

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CHAP. CXXII.—An Act for the Relief of A. G. Bennett.

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, in settling the accounts of Albert G. Bennett, paymaster in the United States army, be, and they are hereby, authorized and instructed to allow him credit for whatever sum of money he may prove, to the satisfaction of the Secretary of War, to have been lost by him by the burning of the steamboat Volante, between Vicksburg and Yazoo City, on the fifteenth of November, eighteen hundred and fifty-three: Provided, The amount shall not exceed the sum of twelve hundred and eighty-one dollars and eighty cents.

Approved, July 27, 1854.

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CHAP. CXXIII.—An Act for the Relief of the Legal Representatives of Samuel Prioleau, 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, directed to pay to the legal representatives of Samuel Prioleau, late of Charleston, South Carolina, the sum of six thousand nine hundred and twenty-eight dollars and sixty cents, being in full compensation for property taken from said Prioleau, at Charleston, for the use of the United States, during the revolutionary war.

Approved, July 27, 1854.

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CHAP. CXXIV.—An Act for the Relief of the Legal Representative of Joshua Kennedy, 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 representative of Joshua Kennedy, deceased, out of any money not otherwise appropriated, the sum of six thousand five hundred dollars, in full compensation for the destruction of property by the Creek Indians, in the year eighteen hundred and thirteen.

Approved, July 27, 1854.
A warrant for $200 of land to be issued to Ira Baldwin.

A warrant for $180 to be paid to said Baldwin.

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 issue a land warrant, for three hundred and twenty acres of land, to Ira Baldwin, a Canadian volunteer, to be located on any of the unappropriated lands of the United States which have been offered for sale, and are subject to entry; and also that the Secretary of the Treasury pay the said Ira Baldwin, one hundred and eighty dollars, for three months' extra pay, all which shall be full compensation for the services of said Baldwin in the late war with Great Britain.

Approved, July 27, 1854.

$13,457.56 to be paid to the legal representatives of Thomas Chapman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to the legal representatives of Thomas Chapman, formerly Collector of the Port of Georgetown, South Carolina, the sum of thirteen thousand four hundred and fifty-seven dollars and fifty-five cents; being the share to which the said Thomas Chapman was entitled as Collector, as aforesaid, of the cargo of the Swedish ship Diana, condemned for a breach of the Non-Intercourse Act, which was decreed to be forfeited by the said Thomas Chapman, in consequence of his having been examined as a witness in behalf of the claimant.

Approved, July 27, 1854.

William Miller to be placed on the pension roll at $68 per year from Feb. 10, 1846, for his life.

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 the name of William Miller, of Limington, in the County of York, and State of Maine, on the roll of invalid pensioners, and pay to him a pension of ninety-six dollars per annum, to commence on the tenth day of February, eighteen hundred and forty-five, and continue during his natural life.

Approved, July 27, 1854.

Sarah Crandall to be placed on the pension roll at $8 per month from January 1, 1848, for her life.

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 the name of Sarah Crandall, widow of James Coon, on the list of revolutionary pensioners, and pay her, during her natural life, at the rate of eight dollars per month, to commence on the first day of January, eighteen hundred and forty-eight.

Approved, July 27, 1854.

Thomas Snodgrass to be paid $230.

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 thirty dollars be, and is hereby, appropriated out of any money in the treasury not otherwise appropriated, to reimburse to Captain Thomas Snodgrass the expenses by him incurred for a team, and balance for
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forage and subsistence furnished to his company of volunteers, while employed as a guard or escort for a party of emigrating Cherokees in eighteen hundred and thirty-eight: Provided, Nothing herein contained shall be construed to sanction any claim of the representatives of Washington Smith upon the United States for the same, or any other sum advanced said Snodgrass.

APPROVED, July 27, 1854.

CHAP. CXXX. — An Act for the Relief of Mary Carlton.

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 Carlton on the list of revolutionary pensioners, at the rate of twenty-four dollars a year, to commence on the first day of October, A. D. eighteen hundred and thirty-eight, and to continue during her natural life.

APPROVED, July 27, 1854.

CHAP. CXXXI. — An Act for the Relief of Thomas D. Jennings.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Thomas D. Jennings, of Florida, be, and he is hereby, authorized to enter, at the minimum price of the public lands, a quantity of land not exceeding one hundred and sixty acres, comprising the improvement on which his late father, Lawrence D. Jennings, resided before his death, on due proof being presented to the register of the proper land-office that he would have been entitled to a preemption but for the removal of the family after the death of the father.

APPROVED, July 27, 1854.


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 government be, and they are hereby, authorized and directed to examine the claim of Joseph Mitchell, of the State of Maine, a soldier in the late war with Great Britain, for bounty land and for arrearages of pay and bounty, and that they issue to him a warrant for such land, and pay him such arrearages as would be his due if he had received an honorable discharge on the expiration of his term of enlistment at the close of the war.

APPROVED, July 27, 1854.

CHAP. CXXXIII. — An Act for the Relief of Charles Cooper and Company.

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 they are hereby, authorized and directed to pay, out of any money in the treasury not otherwise appropriated, to Charles Cooper and Company, of Bangor, Maine, the sum of three hundred dollars, in full, for interest due to them from the United States on a liquidated amount of thirty thousand nine hundred and eighty-nine dollars, payable, by contract, on the thirteenth day of August, eighteen hundred and fifty, and then duly required, but withheld until the twelfth of October following, for want of an appropriation therefor.

APPROVED, July 27, 1854.
July 27, 1854.

CHAP. CXXXIV. — An Act for the Relief of James Dunning.

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 they are hereby, authorized and directed to pay to James Dunning two hundred and fifty-five dollars and ninety-eight cents, out of any money in the treasury not otherwise appropriated, in full, for interest due to him from the United States, on a liquidated amount of thirteen thousand four hundred and seventy-two dollars and sixty-two cents, payable by contract, on the eighteenth day of June, eighteen hundred and fifty, and then duly required, but withheld until the twelfth of October following for want of an appropriation therefor.

APPROVED, July 27, 1854.

July 27, 1854.

CHAP. CXXXV. — An Act for the Relief of Richard King.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Richard King be, and he is hereby, confirmed in his title to two hundred and forty arpents of land on the eastern bank of the Ouachita River, in the parish of Caldwell, State of Louisiana, which was conveyed by the claimant of the Maison Rouge Grant to Bagwell Baily, in eighteen hundred and eighteen, for cutting a road through said grant, and has remained in the possession of, and in cultivation by, said Baily and his successors, to the present time, and is now a part of the plantation of said King, on which he has resided for many years; and that a patent issue to him for it, after a legal survey is made and returned, under the direction of the Surveyor-General: Provided, That this act shall amount only to a relinquishment of title on the part of the United States.

APPROVED, July 27, 1854.

July 27, 1854.

CHAP. CXXXVI. — An Act for the Relief of John Phagan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of four hundred and forty-four dollars be paid to John Phagan, out of any money in the treasury not otherwise appropriated, in full payment for his services in taking charge of a delegation of Seminole Indians, and removing them from Florida to the country west of the Arkansas.

APPROVED, July 27, 1854.

July 27, 1854.

CHAP. CXXXVII.—An Act for the Relief of Passed Midshipman George P. Welsh and Clark H. Wells.

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 pay to Passed Midshipman George P. Welsh three hundred and forty-one dollars and sixty-six cents, and to Passed Midshipman Clark H. Wells three hundred and forty-two dollars and ninety-three cents, out of any money in the treasury not otherwise appropriated.

APPROVED, July 27, 1854.

July 27, 1854.

CHAP. CXXXVIII.—An Act for the Relief of Thomas S. Russell.

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 audit the account of Thomas S. Russell, late an Assistant Commissary of Subsistence in Colonel Brisbane’s regiment of
Florida Volunteers, and pay whatever amount may be found due to him, out of any money in the treasury not otherwise appropriated, notwithstanding the irregularity of his appointment, and although his name does not appear upon the rolls as one of the staff of Colonel Brisbane: Provided, The amount shall not exceed the pay of an assistant commissary of subsistence from the eighteenth of February, eighteen hundred and thirty-six, to the tenth of May, eighteen hundred and thirty-six.

Approved, July 27, 1854.

CHAP. CXXXIX.—An Act to create and provide a Pension for David Towle.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That David Towle, of the County of Oxford and State of Maine, be, and he is hereby, placed on the pension roll, at eight dollars per month from the fifth day of April, eighteen hundred and forty-eight.

Approved, July 27, 1854.

CHAP. CXL.—An Act for the Relief of Mrs. Sally T. B. Cochrane, widow of the late Lieutenant R. E. Cochrane, United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid, out of any money in the treasury not otherwise appropriated, the sum of one hundred and fifty dollars to Mrs. Sally T. B. Cochrane, widow of Lieutenant R. E. Cochrane, late of the United States army, the value of a horse belonging to said Cochrane, which was used for express riding in the public service by order of Lieutenant Colonel Garland, United States army, at Fort Smith, in eighteen hundred and forty-one, and died in consequence of said service.

Approved, July 27, 1854.

CHAP. CXLII.—An Act authorizing Victor Morass to relinquish certain Lands, and to enter the same quantity elsewhere.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Victor Morass be, and he is hereby, authorized to enter, without payment therefor, at any United States Land-Office in the State of Michigan, two hundred and eighty acres of land, the same to be entered in legal subdivisions, and on any land subject to private entry at said offices, and not covered by any preemption right: Provided, That before the said Victor Morass shall have the benefit of the provisions of this act, he shall file with the Secretary of the Interior, in such form as shall be prescribed by said secretary, good and sufficient deed or deeds of release to the United States, executed by himself, and all persons having rights thereto through or under him, of all the premises mentioned and described in the Report of Commissioners on Land Claims in Michigan as claim “No. 1,” in “Book 5,” in the “American State Papers,” “Public Lands,” volume four, page seven hundred and ninety-eight; which claim was confirmed to said Morass by “an act to confirm certain claims to lands in the Territory of Michigan,” approved April seventeen, eighteen hundred and twenty-eight.

Approved, July 27, 1854.

CHAP. CXLII.—An Act for the Relief of Rebecca Freeman.

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-
Rebecca Freeman to be placed on the pension list at $8 per month from January 27, 1847, for her life.

Approved, July 27, 1854.

CHAP. CXLIII.—An Act for the Relief of Charles Lee Jones.

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 the claims presented to that department by Charles Lee Jones for expenses incurred and services rendered in raising, subsisting, and transporting three companies of volunteers mustered and received into the service of the United States during the war against Mexico, to be settled according to the principles of equity and justice; the amount and interest not to exceed two thousand dollars, and to be in full for said claims; and that the same be paid out of any money in the treasury not otherwise appropriated.

Approved, July 27, 1854.

CHAP. CXLIV.—An Act authorizing a Patent to be issued to Peter Poncin for certain Lands therein described.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the entry by Peter Poncin, of the north half of the southeast quarter, and the south half of the northeast quarter of section thirty-six, in township number twenty-nine, of range twenty-three, in the Stillwater Land District, Minnesota, cancelled by the Commissioner of the General Land-Office, be, and the same is hereby, allowed, and reinstated as of the date of said entry, so that the title to said lands may enure to the benefit of his grantees as far as he may have conveyed the same: Provided, That the money paid for said lands shall not have been withdrawn, or if withdrawn, shall be again paid at said land-offices, and that thereupon a patent shall issue in the name of said Peter Poncin for said lands.

Sec. 2. And be it further enacted, That the Superintendent of Public Schools in said Territory of Minnesota be, and he is hereby, authorized to select other lands in lieu of said section thirty-six, as far as the same has been granted or sold.

Approved, July 27, 1854.

CHAP. CXLV.—An Act for the Relief of Ezra Williams.

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 Ezra Williams, out of any money in the Treasury not otherwise appropriated, the sum of five hundred dollars, in full for his services in preparing an Alphabetical Index to the Numerical Register of Warrants in the Land Bounty Division of the General Land-Office, under the direction of the late Commissioner Richard M. Young.

Approved, July 27, 1854.

CHAP. CXLVI.—An Act for the Relief of Conrad Wheat, Jr., or his Legal Representatives.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the location of six hundred and forty acres of land, which is described as survey number

$500 to be paid to Ezra Williams.

Conrad Wheat, Jr.'s location of 640 acres of land confirmed.

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two thousand four hundred and fifty-three in township forty-four north, of ranges five and six east, of the principal meridian, in the State of Missouri, made by Conrad Wheat, Jr., on the twenty-second day of October, eighteen hundred and sixteen, under a certificate of location numbered one hundred and thirteen, issued on the twelfth day of August, eighteen hundred and sixteen, by the recorder of land titles, to the said Wheat, is hereby confirmed.

Sec. 2. And be it further enacted, That the Commissioner of the General Land-Office is hereby authorized to issue a patent to the said Conrad Wheat, Jr., or his legal representatives, for the said lands.

Approved, July 27, 1854.


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 pay to Richard M. Bouton, George Wright, and to Harriet F. Fisher, the widow and executrix of Marvin W. Fisher, out of any money in the treasury not otherwise appropriated, the sum of five thousand dollars each, as a full compensation for the past use of their machines for making and charging percussion caps, in the arsenals of the United States, and also for the future use and undisturbed use by the Government of the said machines, together with the patent-right or rights to the said machines, with their improvements.

Approved, July 27, 1854.

CHAP. CXLVIII. — An Act for the Relief of Andrew J. Dickerhoff.

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 directed to place the name of Andrew J. Dickerhoff on the roll of invalid pensioners, and pay to him annually a pension of ninety-six dollars, to commence on the first day of January, eighteen hundred and fifty, and continue during his life.

Approved, July 27, 1854.

CHAP. CXLIX. — An Act for the Relief of the Widows and Orphans of the Officers and Seamen of the United States Schooner Grampus, who were lost in that vessel in March, eighteen hundred and forty-three, near the coast 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 same provision as is made by the act entitled, “An act for the relief of the widows and orphans of the officers, seamen, and marines, of the brig Somers,” approved the fourteenth day of August, eighteen hundred and forty-eight, and an act for the relief of the widows and relatives of certain officers and seamen of the United States brig Washington, who were lost overboard in a hurricane, approved February the third, eighteen hundred and fifty-three, be also extended to the widows and orphans of the officers and seamen who were lost in the United States schooner Grampus in the gale of March, eighteen hundred and forty-three, near the coast of the United States.

Approved, July 27, 1854.

CHAP. CL. — An Act for the Relief of Captain George Simpton, of Galveston.

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, $5,000 to be paid to R. M. Bouton, George Wright, and R. F. Fisher, widow and exec't of M. W. Fisher, each, and $1,500 to be paid to Andrew J. Dickerhoff to be placed on the pension roll at $96 per year, from January 1, 1860, for his life.

Provisions of the acts 1845, ch. 179, and 1853, ch. 48, extended to the widows and orphans of the officers and seamen of late United States schooner Grampus.
treasury not otherwise appropriated, to Captain George Simpton, of Galveston, the sum of sixteen hundred dollars in full payment of his claim for indemnification for loss of schooner Alert, whilst in the public service during the war with Mexico.

**APPROVED, July 27, 1854.**

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**July 27, 1854.**

**CHAP. CL.** — *An Act for the Relief of Pamela Brown, the widow of Major-General Jacob Brown, late of the United States Army, 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 directed to place the name of Pamela Brown, widow of the late Major-General Jacob Brown, upon the list of pensioners, and to pay her a pension at the rate of fifty dollars per month; said pension to commence on the first day of January, eighteen hundred and thirty-eight, and continue during her natural life.

**APPROVED, July 27, 1854.**

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**July 27, 1854.**

**CHAP. CLII.** — *An Act for the Relief of William Harris, of Georgia.*

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 settle the claim of William Harris, of Georgia, and pay him for his services in the United States army: Provided, The same shall not exceed the pay and emoluments of a sergeant of infantry from the eighteenth of April, eighteen hundred and fourteen, to the twenty-fifth of November, eighteen hundred and sixteen.

**APPROVED, July 27, 1854.**

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**July 27, 1854.**

**CHAP. CLIII.** — *An Act for the Relief of James M. Goggin.*

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 is hereby, authorized and required to settle and adjust the claims of James M. Goggin, and that in such settlement he be allowed a fair and reasonable salary as Special Mail Agent for the State of California from the first day of December eighteen hundred and fifty, until the sixth of April eighteen hundred and fifty-three, with reasonable allowance for office rent and per diem and the hire of a clerk, and that such sum as may be allowed by the Postmaster-General, be paid to said Goggin out of any moneys in the treasury not otherwise appropriated.

**APPROVED, July 27, 1854.**

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**July 27, 1854.**

**CHAP. CLIV.** — *An Act confirming a certain Land Claim in Louisiana known as the Fleuriau Claim.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the heirs, assigns, and legal representatives of Charles J. B. Fleuriau, or Floriau, be, and they are hereby, confirmed in their claim to a tract of land described in a petition or request addressed by Joseph Villars Dubreuil to the Governor and Commissary of Marine of the Province of Louisiana, on the first day of June, seventeen hundred and sixty-three, as the same was surveyed by A. F. Righier, a deputy-surveyor, in the year eighteen hundred and thirty-nine, and certified by H. T. Williams, Surveyor-General of the State of Louisiana, on the fourteenth of December, eighteen hundred and thirty-nine, and for the full extent of the land embraced in said sur-
THIRTY-THIRD CONGRESS. Sess. I. Ch. 155, 156, 157, 158. 1854. 801

veys; and that a patent shall issue therefor: Provided, That this act shall be
held and taken only as a relinquishment on the part of the United States.
Approved, July 27, 1854.

CHAP. CLV.—An Act for the Relief of James Edwards and others.

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 ascertain, by the best evidence which the
nature of the case will admit of, the value of the houses and other pro-
erty of James Edwards, of the late Edward M. Wanton, and of the late
Nehemiah Brush, destroyed at Micanopy, Florida, in the year eighteen
hundred and thirty-six, by order of Lieutenant-Colonel B. K. Pierce,
the commanding officer of that post, to prevent them from falling into the
hands of the enemy, and that the amount so ascertained be paid out of
any money in the treasury not otherwise appropriated: Provided, The
amounts so to be paid shall not exceed two thousand four hundred and
eighty-two dollars and thirty-two cents, in the case of James Edwards;
one thousand eight hundred and twelve dollars and fifty cents in the case
of the late Edward M. Wanton, or eight hundred dollars in the case of
the late Nehemiah Brush.
Approved, July 27, 1854.

CHAP. CLVI.—An Act for the Relief of Sylvester T. Jerauld, Assignee of the interest
of Henry Richard.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the location numbered
one hundred and eighteen, containing four hundred acres, in township
one south, of range ten west, of the second meridian, Indiana, which has
been made in favor of Nathaniel Ewing as assignee of the claim number
fourteen hundred and ninety-nine, entered in favor of the heirs of H.
Richard in the report dated thirty-first December, eighteen hundred and
nine, of the commissioners at Kaskaskia, Illinois, be, and the same is
hereby, confirmed, and the President of the United States is hereby au-
thorized, upon the production to the General Land-Office of a patent
certificate from the register at Vincennes, Indiana, for said claim, to
cause a patent to be issued therefor to the said Sylvester T. Jerauld as
assignee of the interest of the original claimant: Provided, That this act,
and the patent which may be granted in pursuance of the same, shall
only operate as a relinquishment on the part of the United States and
shall in no way prejudice any valid adverse right if such exist, to the
said land.
Approved, July 27, 1854.

CHAP. CLVII. —An Act for the Relief of James Wornsley.

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 he is hereby, authorized and directed to place the name of
James Wornsley on the roll of revolutionary pensioners, and pay him
the sum of ninety-six dollars per annum from the fourth of July, one
thousand eight hundred and forty-eight, and during his natural life.
Approved, July 27, 1854.

CHAP. CLVIII. —An Act for the Relief of Samuel H. Hempstead.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the sum of eighteen hun-
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dred dollars be, and the same is hereby, appropriated out of any money in the treasury not otherwise appropriated, to pay Samuel H. Hempstead, for extra services rendered by him in defending the title of the United States to certain lands situated in the State of Arkansas.

Approved, July 27, 1854.

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The claims of J. S. Jones and W. H. Russell for transportation of military stores, to be settled and allowed.

Provided, the whole amount allowed do not exceed thirty-eight thousand eight hundred dollars. And provided further, That, in making the proof of the amount paid out by them, or on their account, for forage for the cattle and for extra men and teams used in the transportation aforesaid, it shall be sufficient for the parties aforesaid to make satisfactory proof of the aggregate amount so paid and expended. And that the said Secretary be authorized to examine the claims of said persons for services rendered in said transportation, and to allow such sum, not exceeding the pay and emoluments of assistant quartermasters, for the time necessarily employed in said business, not exceeding six months; and that the account so allowed be paid to said persons, or their legal representatives, out of any money in the treasury not otherwise appropriated.

Approved, July 29, 1854.

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Said academy's title to certain lands in Louisiana, confirmed.

When patent to be issued. Proviso.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War cause to be settled and adjusted the claims for losses of oxen and wagons sustained by the above-named John S. Jones and William H. Russell, surviving partners of Brown, Russell, and Company, in the transportation of military stores from Fort Leavenworth to Santa Fe, subsequent to the arrival of the trains containing said stores at the place called San Jose or Big Canon; and also the amounts paid by, or on account of, said persons for forage for the cattle used in said transportation, and for the hire of extra men and teams for the purpose of said transportation, subsequent to the time aforesaid; and that he allow so much of the same as may be satisfactorily proven: Provided, the whole amount allowed do not exceed thirty-eight thousand eight hundred dollars. And provided further, That, in making the proof of the amount paid out by them, or on their account, for forage for the cattle and for extra men and teams used in the transportation aforesaid, it shall be sufficient for the parties aforesaid to make satisfactory proof of the aggregate amount so paid and expended. And that the said Secretary be authorized to examine the claims of said persons for services rendered in said transportation, and to allow such sum, not exceeding the pay and emoluments of assistant quartermasters, for the time necessarily employed in said business, not exceeding six months; and that the account so allowed be paid to said persons, or their legal representatives, out of any money in the treasury not otherwise appropriated.

Approved, July 29, 1854.

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Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the president, directors, and trustees, of the Pine Grove Academy, in the Parish of Caldwell, Louisiana, be, and they are hereby, confirmed in their title to the lot of forty acres of land on which said academy is situated, near Columbia, donated to them by Hyams, Chew, and McCoy, claiming under the Maison Rouge Grant, in eighteen hundred and thirty-nine, as more particularly described in the act of donation; and that the said president, directors, and trustees, be also, and they are hereby, confirmed in their title to a certain tract or parcel of land, situated in said Parish of Caldwell, with about one mile front on the west bank of the Ouachita River, and running west between five and six miles, and known as lot number twenty-three, in the plat number one, of the Maison Rouge Grant, surveyed by John Dinsmore, a deputy-surveyor of the United States, containing about four thousand acres, donated to them by Daniel W. Coxe, one of the claimants of said grant, in eighteen hundred and thirty-nine, and that patents be issued to them for said lands, after a legal survey, under the instructions of the Surveyor-General of Louisiana: Provided, That this act shall amount only to a relinquishment of title on the part of the United States, and that it shall not be construed to interfere in any manner with the rights of settlers on said lands at the date of this act.

Approved, July 29, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 162, 163, 164. 1854.

Chap. CLXII.—An Act for the Compensation of James W. Low, and others, for the capture of the British private armed Schooner Ann, during the late War with Great Britain.

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 James W. Low, William Driskill, Southerland, and Stenchen, or to such persons as may be legally authorized to receive the same, as heirs or legal representatives, the sum of two thousand five hundred and seventy dollars and thirty cents, that being the amount paid into the treasury of the United States and placed to the account of fines, penalties, and forfeitures, in consequence of a suit, entitled the United States vs. the schooner Ann and cargo, in the District Court of Maine, December, eighteen hundred and fourteen, the said schooner having been taken upon and captured, by the aforesaid named persons, from the British, and delivered to the proper authorities of the United States, in the State of Maine, to be paid to the said James W. Low and his associates aforesaid, their heirs or assigns, in the following proportions, to wit: to the said James W. Low, for having planned the enterprise and directed the capture of the vessel, as first officer of the prize, eight parts; to William Driskill, as second or assistant officer, four parts; and to Southerland and Stenchen, as seamen or sailors, two parts each.

Sec. 2. And be it further enacted, That it shall be the duty of the Secretary of the Treasury, immediately after the passage of this act, to give public notice thereof by advertisement for three months, in such newspapers as he shall think will be most likely to give proper information to the persons so entitled, to apply for their respective shares; and if, after the expiration of six months from the passage of this act, any of the said claimants, or their heirs, or legal representatives, shall not have applied for their respective proportions of the sum hereby appropriated, the same shall be paid to such as shall have applied within that period, pro rata, according to their relative proportions as aforesaid, or to their heirs or assigns respectively: Provided, That any one or more of said claimants may apply for their own proportions in the first instance, at any time after the passage of this act.

Approved, July 29, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the treasury be, and they are hereby, authorized and directed, in adjusting the accounts of Purser T. P. McBlair, to allow him the several sums paid by him as purser of the United States steamer Princeton, to William Taylor, acting boatswain, to John Coale, acting carpenter, and to Armstrong Flomerfelt, acting sailmaker, who were employed on said steamer by the commanding officer thereof by authority from the Secretary of the Navy, and which said sums were disallowed by the accounting officers of the treasury, for the reason that the said persons to whom the payments were made were not included in the number permitted by law, of officers of the grades to which they were respectively appointed.

Approved, July 29, 1854.


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 pay to John Frazer and the administrator of the amount together with the interest ex-

3750.30 to be paid to J. W. Low, Wm. Driskill, Southerland and Stenchen, or to their heirs or representatives.

Each one's proportion.
of the estate of John G. Clendenin the amount expended by said Frazer and Clendenin, or either of them, in the purchase of the west half of the north-west quarter of section thirteen, township two north, of range three west, in the State of Indiana, together with interest thereon; and also the amount paid by said Frazer and Clendenin, or either of them, in defending their title to said land, with interest thereon: Provided, however, That before payment be made under the provisions of this act, said accounting officer of the treasury shall be satisfied by proof as to the amount expended by said Frazer and Clendenin in purchasing said tract of land and prosecuting their title thereto: And provided further, That, in estimating the amount paid by said parties for the purchase of said land, no more shall be allowed than the United States received therefor, with interest thereon; and, in estimating the amount expended by them in defending their title to the land, the sum allowed shall not exceed seventy-five dollars.

Approved, July 29, 1854.

July 29, 1854.

CHAP. CLXV.—An Act authorizing the Secretary of the Treasury to pay John Charles Fremont for beef furnished the California Indians.

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 pay, out of any money in the treasury not otherwise appropriated, the sum of one hundred and eighty-three thousand eight hundred and twenty-five dollars, with interest thereon from the first day of June, eighteen hundred and fifty-one, to John Charles Fremont, in full of his account for beef delivered to Commissioner Barbour for the use of the Indians in California in eighteen hundred and fifty-one and eighteen hundred and fifty-two.

Approved, July 29, 1854.

July 29, 1854.

CHAP. CLXVI.—An Act for the Relief of Captain Lewis E. Simonds.

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 to Captain Lewis E. Simonds, of the United States Navy, out of any money in the treasury not otherwise appropriated, the sum of eight thousand dollars, it being for his expenses incurred in defending himself against two suits brought against him for arresting and detaining the brig Casket, on the coast of Africa, on charge of being engaged in the slave trade, in eighteen hundred and forty-six, the said Simonds being then in command of the United States armed vessel called the Marion, and acting in the line of his duty.

Approved, July 29, 1854.

Aug. 1, 1854.

CHAP. CLXVIII.—An Act for the Relief of Asa Andrews.

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 required to settle and adjust the accounts of Asa Andrews, late Collector of Customs for the District of Ipswich, in the State of Massachusetts, for office rent and expenses, including clerk hire, and for the services of a deputy, during the time he performed the duties of said office, and that the amount found due, not exceeding the sum of one thousand nine hundred and eighty-three dollars and eighty cents, be paid to said Asa Andrews, or his legal representatives, out of any money in the treasury not otherwise appropriated.

Approved, August 1, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 169, 170, 171, 172. 1854. 805

CHAP. CLXIX. — An Act for the Relief of Dr. S. R. Addison, passed Assistant Surgeon 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 the accounting officers of the treasury be, and are hereby, required to allow and pay to Doctor S. R. Addison, passed Assistant Surgeon in the Navy of the United States, the difference of pay between that of his grade and a surgeon, from the fourth of April, eighteen hundred and forty-eight, until the twenty-first of June, eighteen hundred and fifty, being the period during which he served as surgeon on board the United States sloop-of-war Saint Mary's, and that the same be paid out of any money in the treasury not otherwise appropriated.

Approved, August 1, 1854.

CHAP. CLXX. — An Act for the Relief of William Darby.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to William Darby, out of any money in the treasury not otherwise appropriated, the sum of fifteen hundred dollars, in full compensation for his labor and materials furnished in surveying and making a Map of the Territory of Louisiana, in the years eighteen hundred and twelve and eighteen hundred and thirteen.

Approved, August 1, 1854.

CHAP. CLXXI. — An Act for the Relief of Levi Pierce and Andrew Hodge, Junior.

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 is hereby, authorized to settle with and discharge Levi Pierce and Andrew Hodge, jr. sureties on the official bond of William H. Ker, formerly Postmaster at New Orleans, on their paying or securing to pay, to the satisfaction of the Postmaster-General, within one year, the sum of twelve thousand five hundred dollars; and either of said sureties may thus be discharged on his paying, or securing to pay, as aforesaid, one-half of the above sum: Provided, The Postmaster General, and the United States District Attorney for the Eastern District of Louisiana, shall be satisfied that it is for the interest of the United States, that such settlement should be made: And provided further, That such settlement with and discharge of one surety shall not be construed to discharge the other.

Approved, August 1, 1854.

CHAP. CLXXII. — An Act for the Relief of Jean Baptiste Beaubien.

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 to issue a patent or patents to Jean Baptiste Beaubien, for the following lots as described and numbered on the survey and plat of the Fort Dearborn addition to Chicago, in the State of Illinois, made under the order of the Secretary of War, and now on file in the War-Office, to wit: lots number one, two, three, four, five, and six, of block number four; all that part of lots numbered eight and nine, block number two, which lies south of the line of excavation, authorized by the act of Congress, approved twenty-first July, eighteen hundred and fifty-two; and all that part of lot number one, block number five, that lies within the following boundaries, to wit: commencing on the western line of said lot number one, block five, at a point ten feet north of the southern line thereof;
thence east, parallel with said southern line two hundred and fifty feet to
the western boundary of the lands granted by the United States to the
Illinois Central Railroad Company; thence north, along said western boundary thirty-four feet to the northern line of said lot number one,
block five, thence west along said northern line two hundred and fifty
feet to the northwest corner thereof; thence south along the western line
thereof thirty-four feet to the place of beginning.

Approved, August 1, 1854.

CHAP. CLXXIII.—An Act for the Relief of Urban Stoll.

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 he is hereby, directed to pay to Urban Stoll, now a pen-
sioner of the United States, a sum equal to seventy-two dollars per
annum, from the fourth day of July, eighteen hundred and forty-five, to
the time when his present pension was allowed.

Approved, August 1, 1854.


Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That Gaston T. Raoul be,
and he is hereby, authorized to enter, free of cost, six hundred and forty
acres of land, according to legal subdivisions, on any of the public lands of
the United States, subject to entry at private sale; which said six hundred
and forty acres of land, when so entered, shall be in full compensation
for claim number four hundred and fifty-six of the report of James
Q. Cosby, dated June seven, eighteen hundred and thirteen, and for
which a certificate of confirmation, number one hundred and sixty-
eight, was issued on the twenty-fourth of January, eighteen hundred and
thirty-eight, by the Register and Receiver of the Land-Office, for the
John Core claim, for his son, a minor, in the parish of Livingston, State
of Louisiana.

Sec. 2. And be it further enacted, That, upon the receipt of the cer-
ificiates of entry from the proper land-office, the Commissioner of the
General Land-Office shall cause a patent to be issued therefor to the said
Gaston T. Raoul.

Approved, August 1, 1854.

CHAP. CLXXXV.—An Act for the Relief of A. G. Penn.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That A. G. Penn, of the
parish of St. Tamany, Louisiana, be, and he is hereby, authorized to
enter, by way of preemption, a certain quarter of
land upon pay-
ing $1.25 per
acre.

Provided, however, That this act shall not be so construed as to
interfere with any adverse claim to the land hereby authorized to be
purchased, if any such there be.

Approved, August 1, 1854.

CHAP. CLXXXVI.—An Act for the Settlement of the Claims of W. P. Buckner and
Pierce Crosby, Passed Midshipmen 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 the Secretary of the
Treasury be, and he is hereby, authorized and directed to adjust and settle the claims of W. P. Buckner, passed midshipman, and Pierce Crosby, passed midshipman and acting master in the United States Navy, for a share of the proceeds of the sale of the schooner Oregon and cargo, seized and confiscated in the month of April, eighteen hundred and forty-eight, under the President's regulations of the first of March, eighteen hundred and forty-seven, at the port of Tampico, during the war with Mexico, and to pay the said claims, out of any moneys in the treasury arising from military contributions collected in Mexico in pursuance of the regulations of the President before referred to: Provided, That before any money is paid in these cases, any claim submitted by the owners of the vessels beforementioned, for the remission of the penalty and the payment of the proceeds under the confiscation, shall first be duly examined and decided by the Secretary of the Treasury, under the direction of the President of the United States.

Approved, August 1, 1854.

Chap. CLXXXVII. — An Act for the Relief of William G. 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 Treasury be, and he is hereby, authorized and required to pay, out of any money in the treasury not otherwise appropriated, the sum of five hundred dollars to William G. Smith, for recapturing a vessel in the war of eighteen hundred and twelve, together with a midshipman and four seamen of the British Navy, which prisoners were delivered to Commodore Perry, at Newport, Rhode Island.

Approved, August 1, 1854.

Chap. CLXXXVIII. — An Act for the Relief of the Legal Representatives of Major Caleb Swan, 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 directed to pay to the legal representatives of Major Caleb Swan, deceased, out of any money in the treasury not otherwise appropriated, the amount of his compensation as paymaster of the army, from the first day of July to the thirty-first day of December, (inclusive,) eighteen hundred and eight, and a commission of one per centum on the amount of bills of exchange negotiated by him under directions of the War Department, for the purpose of raising money for the use of the army.

Approved, August 1, 1854.

Chap. CLXXXIX. — An Act for the Relief of Henry La Reintrie.

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 Henry La Reintrie, out of any money in the treasury not otherwise appropriated, the sum of five hundred and ninety-three dollars, which shall be in full satisfaction and discharge of said La Reintrie's claim for services rendered to the United States Legation near the Government of Chili, and as bearer of despatches from that legation to Washington.

Approved, August 1, 1854.

Chap. CLXXX. — An Act to provide Compensation for the Services of George Morell, in adjusting Titles to Land in Michigan.

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 George Morell, widow of the late George Morell, deceased, and as the legal representatives of the said George Morell, deceased, the sum of five hundred and ninety-three dollars, which shall be in full satisfaction and discharge of said Morell's claims to a part of proceeds of sale of schooner Oregon and cargo to be settled and paid.

What fund to be paid from.

Provido.
bridge, and H. Chipman, to be paid for services in settling certain land claims, while said G. Morell, &c. were judges.

1806, ch. 42.

1830, ch. 161.

Amount of said payment, and duration thereof.

Aug. 1, 1854.

The account of C. G. Merchant to be settled so as to relieve him of the effect of the loss of his return for the second quarter of 1849. 

Proviso.

Aug. 1, 1854.

The property of S. Pettibone released from two judgments obtained by the U. S. against him. 

Proviso.

Aug. 1, 1854.

P. M. Nightingale, адrr, to be paid $8,005.58, with interest on same from July 6, 1794, till paid.

Treasury be and he is hereby authorized and directed to pay to Maria Morell, widow of George Morell, and to William Woodbridge and Henry Chipman, late judges of the United States for the Territory of Michigan, for the services of the said judges in ascertaining, adjusting, and settling claims to land, and performing other duties in conformity with the act entitled "An act to provide for the adjustment of titles of land in the town of Detroit and Territory of Michigan, and for other purposes," approved the twenty-first of April, eighteen hundred and six, and with "An act relative to the plan of Detroit, in Michigan Territory," approved the twenty-eighth of May, eighteen hundred and thirty, at the rate of five hundred dollars per annum, from the time of their several appointments as judges of the United States for said Territory, to the twenty-fourth day of September, eighteen hundred and thirty-six, to be paid out of any money in the treasury not otherwise appropriated.

Approved, August 1, 1854.

Chap. CLXXXI. — An Act for the Relief of Captain Charles G. Merchant.

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 Government be, and are hereby, directed to settle the accounts of Charles G. Merchant, Brevet Captain of the United States Army, for the second quarter of eighteen hundred and forty-nine, on just and equitable principles, without reference to the usual forms, so as to relieve the said Charles G. Merchant of the effect of the loss of his quarterly returns for said quarter: Provided, That the amount to be allowed to the said Charles G. Merchant, in such settlement, shall not exceed the sum of two hundred and fifteen dollars and sixty-nine cents.

Approved, August 1, 1854.

Chap. CLXXXII. — An Act for the Relief of Sylvester Pettibone

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Sylvester Pettibone, of Wisconsin, and his real and personal property, be and they are hereby released and relieved from two judgments in favor of the United States, obtained against him, the said Pettibone, in the District Court of the United States, for the District of Wisconsin, and from all liens and incumbrances created by said judgment: Provided That the costs of the suit in which said judgment was rendered shall first be paid by said Pettibone.

Approved, August 1, 1854.


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 Phineas M. Nightingale, administrator of the estate of General Nathaniel Greene, deceased, eight thousand and five dollars and fifty-three cents, with interest at the rate of six per centum per annum from the sixth day of July, one thousand seven hundred and ninety-four, until paid; the same being in liquidation of a balance due to the estate of said Nathaniel Greene for becoming security for Banks & Co., army contractors in the Revolution. The said sum to be paid out of any money in the treasury of the United States not otherwise appropriated.

Approved, August 1, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 184, 185, 186. 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the treasury be, and they are hereby, authorized and directed to settle the claims of Alexander G. Morgan, of Missouri, for services in raising troops for the Florida service, in the year eighteen hundred and thirty-seven, and also for military services in Florida: Provided, That the pay and allowances to him shall not exceed the compensation of a captain of cavalry, from the eleventh of September, eighteen hundred and thirty-seven, to the eighteenth of March, eighteen hundred and thirty-eight, and that so much as shall be found due to him, as if regularly commissioned in that grade, shall be, and the same is hereby directed to be paid to him out of any moneys in the treasury not otherwise appropriated.

APPROVED, August 1, 1854.


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, instructed to place the name of William Brown, alias Billy Brown, a colored man, now a resident of Portland, in the State of Maine, on the pension roll, and pay to him a pension of ninety-six dollars per annum, commencing on the thirtieth day of May, eighteen hundred and forty-four, and continuing during his natural life.

APPROVED, August 1, 1854.

CHAP. CLXXXVI. — An Act to authorize the Payment of Invalid Pensions to the Heirs of Lieutenant Robert White, and others.

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 required to pay to the invalid pensioners, officers of the army of the Revolution, hereinafter named, or if dead, to their widows, and if the widows be dead, to the children of said officers, the amount of their invalid pensions which was deducted or withheld from said officers under the provisions of the act entitled "An act for the relief of certain surviving officers and soldiers of the Revolution," approved the fifteenth day of May, one thousand eight hundred and twenty-eight, namely: to Lieutenant Robert White the amount of his invalid pension from the third day of March, eighteen hundred and twenty-six, to the ninth day of February, eighteen hundred and thirty-one; to Captain John Crute the amount of his invalid pension from the third day of March, eighteen hundred and twenty-six, to the thirty-first day of May, eighteen hundred and thirty; to Surgeon's Mate, Mordecai Hale, from the third day of March, eighteen hundred and twenty-six, to the ninth day of December, eighteen hundred and thirty-two; to Lieutenant William Wallace, from the third day of March, eighteen hundred and twenty-six, to the thirty-first day of December, eighteen hundred and thirty-six; to Lieutenant Philip Stuart, from the third day of March, eighteen hundred and twenty-six, to the fourteenth day of August, eighteen hundred and thirty; to General William Barton, from the third day of March, eighteen hundred and twenty-six, to the twenty-second day of October, eighteen hundred and thirty-one; to Ensign Clement Sewall, from the third day of March, eighteen hundred and twenty-six, to the seventh day of January, eighteen hundred and twenty-nine; to Lieutenant James Glentworth, from the third day of March, eighteen hundred and twenty-six, to the thirty-first day of May, eighteen hundred and thirty.

APPROVED, August 1, 1854.

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Aug. 2, 1854.

CHAP. CLXXXVII.—An Act for the Purchase of the Copyright of a Work published by Thomas H. Sumner, wherein he describes his New Method of ascertaining a ship's position at sea.

$10,000 to be paid to Thomas H. Sumner, upon the transfer of the copyright of said work to the United States.

When said book may be published as if no copyright had existed.

Aug. 2, 1854.

CHAP. CXC.—An Act to Relinquish the Reversionary Interest of the United States to a certain Reservation therein mentioned, and to confirm the title of Charles G. Gunter thereto.

All the right, &c. which might accrue or revert to the U. S. to certain lands are relinquished to C. G. Gunter, his heirs and assigns.

When patent to be issued.

Aug. 8, 1854.


Extension into the District of Columbia authorized.

Bridge across the Potomac.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Alexandria and Washington Railroad Company, incorporated by the legislature of Virginia, on the twenty-seventh of February, eighteen hundred and fifty four, to construct a railroad from Alexandria, in the State of Virginia, to the city of Washington, in the District of Columbia, be, and are hereby, authorized to extend their road from any point on the Virginia side of the Potomac River to which said road may be constructed, at or above the aqueduct of the Alexandria Canal, into the District of Columbia, connecting with the Baltimore and Washington Railroad depot by the most convenient and practicable route or routes, passing through and along such streets or avenues, except the Pennsylvania Avenue of Washington and Georgetown, as the corporate authorities thereof may respectively approve, subject to certain provisions hereinafter expressed.

Section 2. And be it further enacted, That the Alexandria and Washington Railroad Company are hereby authorized to construct a bridge over the Potomac River, on, or above, or west of the aqueduct of the Alexandria Canal Company: Provided, said bridge shall only be built on or over the piers of the aqueduct, with the consent of the Alexandria Canal Company: And provided further, in constructing said bridge, and
crossing the Chesapeake and Ohio Canal, said bridge and railroad shall be so constructed as not to injure or obstruct the use or navigation of the Chesapeake and Ohio Canal: And provided further, That this act shall not prevent Congress from giving like privileges to any other railroad company or any other person.

SEC. 3. And be it further enacted, That the Alexandria and Washington Railroad Company are hereby authorized to establish depots in the cities of Washington and Georgetown at such points as the corporate authorities thereof may respectively approve, and to lay a railroad track or tracks to such point or points within said cities, and through and along such streets and avenues, except the Pennsylvania Avenue, of said cities, as may be respectively approved of by the corporate authorities of said cities, and to make all necessary turnouts; the said railroad company being subject to such terms, conditions, restrictions, and taxation, and to such rules and regulations, relative to the construction, repairs, and working of their road, within the cities of Washington and Georgetown, as the corporate authorities of said cities may from time to time respectively prescribe, so far as it may lay within their respective limits: Provided, no higher rate of taxation shall be imposed upon said railroad company than is prescribed by the respective charters of said cities; and said railroad company shall keep an office within the city of Washington or Georgetown, and shall have power to sue and be sued, to make contracts, and to purchase and hold lands so far as may be necessary for carrying on the operations of the company, and the service of process on the president or any director of said company, or on the chief clerk in attendance at the office of the company, shall entitle any party complaining to proceed against said company as authorized under the laws of the District of Columbia to proceed against chartered companies within its limits.

SEC. 4. And be it further enacted, That the Baltimore and Ohio Railroad Company be, and it is hereby authorized to construct and extend the Washington branch of said road, according to such route as may be most convenient, through the said District to some point on the Potomac River, opposite to or near the city of Alexandria, in Virginia, for the purpose of forming a connection with the said river and the lines of railroads running south, subject to the provisions of its present charter; and the said company are hereby authorized to locate, construct, and operate the said extension, hereby authorized, through such parts of the city of Washington, or public reservations, as the corporate authorities thereof, or the President of the United States, respectively, may consent to; and also to build a bridge or bridges over the Eastern branch of the Potomac River, at some point above the navy-yard: Provided, however, That the same shall not obstruct the navigation thereof. And said company shall have power to locate and establish depots, and erect the necessary buildings thereon, and also to erect such wharves or piers into said river as may be necessary, provided the same shall not obstruct the navigation thereof: Provided, further, That the said Baltimore and Ohio Railroad Company be subject to the same conditions and restrictions in extending their road through any parts of the city of Washington, as are prescribed for the Alexandria and Washington Railroad Company: Provided, however, That this section shall remain suspended for two years, from the first day of January, eighteen hundred and fifty-five, and if at the end of that time, the Alexandria and Washington Railroad Company shall not have completed a railroad to Alexandria, and have the same in good running order, in pursuance of the requirements of the preceding sections of this bill, then the Baltimore and Ohio Railroad Company shall have the privilege of extending their road by either of the routes authorized by this act: And provided further, That if said Baltimore and Ohio Railroad Company shall not have executed so much of the provisions of this act
THIRTY-THIRD CONGRESS. Sess. I. Ch. 203. 1854.

as relates to their company by the first day of January, eighteen hundred and fifty-nine, then this act shall be void.

Approved, August 3, 1854.

Aug. 3, 1854.  

CHAP. CCIII. — An Act to Incorporate the National Hotel Company of Washington City.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That George H. Calvert, Charles B. Calvert, Roger C. Weightman, Philip Otterback, John Withers, Richard H. Stuart, and Joseph Bryan, and those who may hereafter become members of the company hereinafter mentioned, and their successors, be, and they are hereby, created and declared to be a body politic and corporate, by the name and style of the National Hotel Company of Washington City; and, by the name aforesaid, to have perpetual succession, with power to sue and be sued, and to make and use a common seal, and to make and repeal rules and by-laws for the good government of said company; and also to hold, use, and enjoy, in fee simple, or for any lesser estate, the lots and parcels of ground and premises, situated in the city of Washington, being lots 8, 9, 10, 11, 12, 13, and parts of lots 7, and 14, in square 491, on the plat of said city, upon which are now erected the house or buildings and appurtenances known and denominated as the National Hotel; and also any additional lots or parts of lots, adjoining the said property, which may be hereafter acquired by said company, and also the improvements, fixtures, conveniences, and advantages erected on said lots or parcels of ground appurtenant thereto.

SEC. 2. And be it further enacted, That the capital stock of said company shall be five hundred dollars, to be divided into five thousand shares of one hundred dollars each, and shall be distributed among the parties interested in the said lots of ground and premises, in such manner as shall be agreed upon between them; and every person, copartnership, or corporation, who is or shall be a proprietor of one or more shares, shall, by virtue thereof be a member of said corporation, and shall be entitled, at all meetings of the stockholders for the election of officers, or for any other purpose, to one vote, in person or by proxy, for every share of the stock so held.

SEC. 3. And be it further enacted, That the affairs of the said company shall be conducted by a president and six directors, to be elected by the stockholders present, or a majority in amount thereof, on the first Monday of November in the year eighteen hundred and fifty-four, and on the first Monday of November in each succeeding year, or within thirty days thereafter, and shall continue in office for one year and until successors are chosen; and that the election in November next shall be held by the persons named in the first section of this act, or a majority of them, and every subsequent election shall be held by the president and directors of said company.

SEC. 4. And be it further enacted, That the said president and directors shall have power to fill all vacancies which shall occur in their own body during their continuance in office, and to prescribe the evidence of ownership and mode of transfer of shares of stock in said company; and they shall keep full records of their proceedings, which shall be open to the inspection of the stockholders at all times, and shall report at least annually, a statement of their affairs to the stockholders, and shall declare dividends of the profits on any part thereof, at their discretion, and generally may exercise all the power and privileges of the corporation necessary or proper to promote the objects thereof.

SEC. 5. And be it further enacted, That the shares of the capital stock of said company shall be deemed personal estate, and that special meetings of the stockholders may be called by the president and directors, or
by any number, not less than one third in amount of shares of the stockholders, at which meeting members present, and representing a majority of the whole capital stock, shall be a quorum for the transaction of business: and the stockholders at such meetings, or at any general annual meeting, where such majority of stock is represented, shall have full power to alter or repeal any by-law or regulation made by the president and directors, and may make new rules and by-laws, which shall be binding on the said president and directors: Provided, That the same be not contrary to the provisions of this act.

Sec. 6. And be it further enacted, That nothing in this act contained shall be construed to exempt the property of said corporation from such taxation as similar property, belonging to any other individual or corporation, is subject to.

Sec. 7. And be it further enacted, That nothing in this act contained shall be construed to authorize the said company to exercise banking privileges, or to issue any note in the form of a bank note, or certificate payable to bearer.

Sec. 8. And be it further enacted, That each of the stockholders in the said National Hotel Company of Washington City shall be held liable in his or her individual capacity for all the debts and liabilities of the said company, however contracted or incurred, to be recovered by suit as other debts or liabilities, before the court or tribunal having jurisdiction of the case.

Sec. 9. And be it further enacted, That it may be lawful for Congress hereafter to alter, amend, change, or repeal the foregoing act.

Approved, August 3, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That William J. McElhiney, E. P. Matthews, and Lawrence Cribben, shall be, and they are hereby respectively authorized to enter the portions of the southeast fractional quarter of fractional section ten, and the southwest fractional quarter of fractional section eleven, west of the St. Charles Commons, in township forty-six north, of range four east, in the district of lands subject to sale at St. Louis, Missouri, now in possession of each of them, upon producing proof to the satisfaction of the land officers for said district, of the extent of their possessions, respectively, in said fractional sections, and paying therefor the minimum price of the public lands; and, upon such proof and payment being made, certificates and patents shall be issued therefor, as in other cases of the sale of public lands.

Approved, Aug. 3, 1854.

Chap. CCVI. — An Act for the Relief of Mrs. Helen Mackay, Widow of the late Colonel Æneas Mackay, Deputy Quartermaster-General United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of six thousand five hundred and thirty-seven dollars and nine cents be paid to Mrs. Helen Mackay, out of any money in the treasury not otherwise appropriated, the same being allowance of commissions for disbursements of special appropriations by her late husband, Colonel Æneas Mackay, prior to the thirtieth September, one thousand eight hundred and thirty-eight.

Approved, Aug. 3, 1854.
CHAP. CCVII.—An Act for the Relief of Sylvanus Culver.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a land warrant for one hundred and twenty acres shall be issued to Sylvanus Culver, the only surviving heir of John Pearson, deceased, in lieu of a land warrant for one hundred acres, issued on the nineteenth day of April, eighteen hundred and six, to Samuel Pearson, in trust for himself and the other heirs of John Pearson, deceased, who was a private in the New York continental line, and which warrant has been lost or destroyed.

Approved, Aug. 3, 1854.

CHAP. CCVIII.—An Act for the Relief of Daniel Steenrod.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the petition of Daniel Steenrod, with the accompanying documents and depositions, be referred to the Secretary of War, who is hereby authorized to ascertain what is justly and equitably due the said petitioner thereon, and to pay such sum as may be found due, out of any money in the treasury not otherwise appropriated.

Approved, Aug. 3, 1854.

CHAP. CCIX.—An Act for the Relief of Jonas P. Levy and Jose Maria Jarrero.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the treasury be, and they are hereby, authorized and required to examine, adjust, and settle the claims of Jonas P. Levy and Jose Maria Jarrero, for indemnity against the Government of Mexico, and which claims were presented to the late Board of Commissioners on the claims against Mexico, and which were rejected by said board of commissioners, and the amounts found to be respectively due to the said Jonas P. Levy and Jose Maria Jarrero, the Secretary of the Treasury is to cause to be paid to them out of any money in the treasury not otherwise appropriated.

Approved, Aug. 3, 1854.

CHAP. CCX.—An Act for the Relief of W. D. Porter, of 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, authorized and directed to cause the accounts of W. D. Porter, a lieutenant in the navy of the United States, for moneys actually expended by him in defraying the expenses of bringing Amin Bey and suite to the United States in conformity with the request of the Honorable George P. Marsh, the Minister of the United States at Constantinople, to be audited, and to draw his warrant upon the treasury of the United States for any sum not exceeding two thousand and twenty-four dollars and thirty-two cents, which may be found due to the said Porter: which shall be paid from the treasury out of any moneys not otherwise appropriated.

Approved, August 3, 1854.

CHAP. CCXI.—An Act for the Relief of John McVea and John F. McNelly, of Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon the return to the
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 the name of the said Charlotte S. Westcott upon the pension rolls, and cause to be paid to her the sum of twenty dollars per month, for the term of ten years, commencing on the first day of January, eighteen hundred and fifty-four: Provided, That the entry shall be made of the quantity aforesaid, according to the legal subdivisions of the public lands, and shall embrace the quantity aforesaid and the land actually cultivated and enclosed by them, as near as may be: And provided, further, That the entry or entries made under the provisions of this act, shall not be to the prejudice of any valid adverse rights, if any such exist, to any part of the land aforesaid.

Approved, August 3, 1854.

CHAP. CCXII. — An Act for the Relief of Charlotte S. Westcott.

C. S. Westcott to be placed on the pension roll, at $20 per month, for ten years, from January 1, 1864.

CHAP. CCXIII. — An Act for the Relief of William H. Weirick.

$376.20 to be paid to Wm. H. Weirick for mileage, &c.

CHAP. CCXIV. — An Act for the Relief of John Frink.

$750 to be paid to John Frink, on account of two fines wrongly imposed on him.

Approved, August 3, 1854.
Aug. 3, 1854.

**CHAP. CCXV.**—An Act for the Relief of Mary H. Cushing.

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 and required to issue to Mary H. Cushing, daughter of John Wainright Cushing, deceased, a soldier of the war of eighteen hundred and twelve, a warrant for so much military bounty land as the said John Wainright Cushing would be entitled to receive were he now living.

Approved, August 3, 1854.

Aug. 3, 1854.

**CHAP. CCXVI.**—An Act for the Relief of Rebecca Baggerly, widow of David Baggerly, 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 is hereby authorized and required to place the name of Rebecca Baggerly, of Lincoln county, Tennessee, widow of David Baggerly, deceased, who was a soldier and private of the Maryland line in the war of the Revolution, on the pension roll, under the acts of July seven, eighteen hundred and thirty-eight, March third, eighteen hundred and forty-three, June seventeenth, eighteen hundred and forty-four, and of July twentieth, eighteen hundred and forty-eight, at the rate of twenty dollars per annum, the same to be paid, as other pensions have been paid, in pursuance of the provisions of the aforesaid acts.

Approved, August 3, 1854.

Aug. 3, 1854.

**CHAP. CCXVII.**—An Act for the Relief of George Mattingly.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Public Buildings be, and he hereby is, authorized to convey to George Mattingly and his heirs, all the right, title, interest, and estate of the United States of America in and to square numbered four hundred and ninety-five on the plat of the city of Washington: Provided, The said Mattingly, or his heirs, shall first produce to the said Commissioner of Public Buildings a certificate of the Secretary of the Treasury that he has paid to him, for the United States, the sum of three hundred and eighty-seven dollars and eleven cents, with interest thereon from the twenty-sixth day of July, eighteen hundred and forty-four.

Approved, August 3, 1854.

Aug. 3, 1854.

**CHAP. CCXVIII.**—An Act for the Relief of Joseph McMinn.

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 instructed to place the name of Joseph McMinn, upon the pension roll, and to pay him at the rate of four dollars per month during his natural life, commencing the pension from the first day of January, eighteen hundred and fifty-four.

Approved, August 3, 1854.

Aug. 3, 1854.

**CHAP. CCXIX.**—An Act for the Relief of Jesse R. Faulkner, of 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 Interior be, and he is hereby, required to place the name of the said Jesse R. Faulkner upon the pension rolls, and cause to be paid to him the sum of eight dollars per month for and during the term of his natural life, commencing January first, eighteen hundred and fifty-four.

Approved, August 3, 1854.
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CHAP. CCXX. — An Act for the Relief of Henry N. Halsted.

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 directed and required to place the name of Henry N. Halsted, of New York, on the roll of invalid pensioners, and that he be paid a pension at the rate of four dollars per month, from the first day of January eighteen hundred and forty-five, and to continue during his natural life.

APPROVED, August 3, 1854.

CHAP. CCXXI. — An Act for the Relief of James Walsh.

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 the name of James Walsh, of the District of Columbia, upon the roll of invalid pensioners, at the rate of eight dollars per month, to commence on the first day of January, eighteen hundred and fifty-four, and to continue during his natural life.

APPROVED, August 3, 1854.

CHAP. CCXXII. — An Act for the Relief of James M. Lewis.

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 the name of James M. Lewis, late of the State of Tennessee, now of the State of California, on the pension rolls of the United States, at the rate of eight dollars per month, to commence on the first day of January, eighteen hundred and fifty, and to continue during his natural life.

APPROVED, August 3, 1854.


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 the name of Henry J. Snow, of Rome, in the State of New York, upon the list of invalid pensions of the United States, at the rate of eight dollars per month, to commence on the first day of January, one thousand eight hundred and fifty-four, and to continue during his life.

APPROVED, August 3, 1854.

CHAP. CCXXIV. — An Act to provide a Pension for James K. Welch.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That James K. Welch, of Fulton County, New York, who lost his eye-sight while in the service of the United States, in the line of his duty, be placed upon the pension roll, at eight dollars per month from the first day of January, eighteen hundred and fifty four, to continue during his natural life.

APPROVED, August 3, 1854.

CHAP. CCXXV. — An Act for the further Relief of Albro Tripp.

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 the name of Albro Tripp upon the invalid pension roll, at the rate of ten dollars per month, in lieu of...

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of the sum of four dollars per month, to which he is entitled under the law of Congress approved May four, eighteen hundred and fifty-two, to commence on the first day of December, eighteen hundred and fifty-one, to continue during his natural life; the sum he has received under said act of May four, eighteen hundred and fifty-two, to be deducted therefrom.

SEC. 2. And be it further enacted, That said act, approved May four, eighteen hundred and fifty-two, entitled "An act for the relief of Albro Tripp," is hereby repealed.

Approved, August 3, 1854.

Aug. 3, 1854.

CHAP. CCXXVI.—An Act for the Relief of Benjamin Hammond, 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 the Interior be, and he is hereby, directed to place Benjamin Hammond, of the State of New York, upon the roll of invalid pensions of the United States, at the rate of eight dollars per month, to commence on the first day of January, in the year one thousand eight hundred and fifty-four, and to continue during his natural life.

Approved, August 3, 1854.

Aug. 3, 1854.

CHAP. CCXXVII.—An Act as to the Township of Marion, in the County of Mercer, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the trustees of the civil township of Marion, in the county of Mercer, and State of Ohio, be, and they are hereby, authorized to select a section in lieu of section sixteen, to which said township is entitled by acts of Congress; and when the said trustees shall have selected said section of land, they shall notify the Register of the Land-Office of the district in which said lands lie, and the same shall be reserved for sale, and set apart for the use of schools in said township; Provided, That said selection and notification be made within twelve months from the passage of this act: And provided further, That said selection shall be made of legal subdivisions of the public lands, and in quantities of not less than one hundred and sixty acres.

SEC. 2. And be it further enacted, That the title to the said lands, when selected and set apart, shall vest in the State of Ohio, for the use of common schools in said township, and shall be subject to the same disposition and uses that the sections sixteen in the said State have been made, by the various acts of Congress affecting the same.

Approved, August 3, 1854.

Aug. 3, 1854.

CHAP. CCXXVIII.—An Act granting the Right of Way over, and Depot Grounds on, the Military Reserve at Port Gratiot, in the State of Michigan, to the Port Huron and Lake Michigan Railroad Company.

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 grant to the Port Huron and Lake Michigan Railroad Company the right of way upon lands reserved for military purposes at Port Gratiot, in the State of Michigan, and also the right to take and use other land belonging to the United States at the same place for necessary depots: Provided, That he shall be of opinion that the said grants will not be detrimental to the public interests, and that the company pay, into the treasury of the United
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States, the appraised value of the premises required for the depots and other necessary buildings, to be determined by such officer or officers of the Engineer Corps, or such other person or persons as the department may designate for that purpose: And provided further, That the location and width of the roadway, and the location and boundaries of the depot grounds, and also the conditions on which they are to be possessed and improved, shall be determined under the authority and with the approval of the President: And provided further, That if the said railroad and depots shall not be completed within ten years, or if at any time after completion, the use of the said railroad or depots be discontinued or abandoned, the said grant shall cease and determine.

APPROVED, August 3, 1854.

Chap. CCXXXI.—An Act to change the name of the American-built brig “Glamorgan,” to that of “Wizard.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the owner of the brig Glamorgan, of Boston, be, and he hereby is authorized to change her name to that of Wizard; and the Secretary of the Treasury is hereby authorized to issue to her a register under that name, she having been condemned and sold by the United States’ authorities for having been employed in the slave trade, and having been purchased since said condemnation by her present owner.

APPROVED, August 4, 1854.

Chap. CCXXXII.—An Act for the Relief of Jacob Baker, of Sandusky City, 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 Interior is hereby required to place the name of Jacob Baker, of Sandusky City, Ohio, upon the pension roll, and cause to be paid to him the sum of eight dollars per month, for and during his natural life, commencing June twenty-seven, eighteen hundred and fifty-four.

APPROVED, August 4, 1854.

Chap. CCXXXIII.—An Act for the Relief of J. C. Buckles, of Louisville, Kentucky.

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 is hereby, authorized and directed to pay to J. C. Buckles, of Louisville, Kentucky, out of any moneys appropriated, or that may hereafter be appropriated, for the transportation of the mails, the sum of three thousand and six dollars.

APPROVED, August 4, 1854.

Chap. CCXXXIV.—An Act for the Relief of Jonathan Pearce.

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, required to place the name of Jonathan Pearce, of Muskingum County, Ohio, upon the pension rolls, and cause to be paid to him the sum of eight dollars per month so long as he shall live, commencing January first, eighteen hundred and fifty-two.

APPROVED, August 4, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the
Payment to, David C. Cash, and Giles U. Ellis.

Treasury be, and he is hereby, authorized and directed to pay out of any money in the treasury not otherwise appropriated, to David C. Cash, late lieutenant, and Giles U. Ellis, private in the Seminole war in Florida, whatever may be due them on the muster rolls, for military services in said war.

Approved, August 4, 1854.

Aug. 4, 1854.

Preamble.

Chap. CCCCXLVI.—An Act for the Relief of Thomas C. Green.

Whereas, it satisfactorily appears that a bounty-land patent was issued on the twenty-ninth of November, one thousand eight hundred and seventeen, on militia land warrant number nine thousand nine hundred and forty-two, to Charles Mullin, for the southwest quarter of section thirty-six in township eleven north, of range three west, in the military tract, Illinois; and on the twenty-second of July, one thousand eight hundred and eighteen, a patent for the same tract was issued in error to the heirs of Benjamin Knapp, on warrant number eight thousand nine hundred and thirteen, Knapp's warrant having been located on the southeast quarter of said section, and said quarter-section so located conveyed to one Thomas C. Green by said Knapp's heirs; 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 required to issue a patent to Thomas C. Green for the southeast quarter-section above named; and that said patent recite the fact that the former one was filled out erroneously for the southwest quarter, and has been lost, and therefore a new patent has been issued to the grantees of said Knapp's heirs.

Approved, August 4, 1854.

Aug. 4, 1854.

Land warrant for 320 acres to issue to Patrick Gass.

Chap. CCCCXVII.—An Act for the Relief of Patrick Gass.

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 Government be, and they are hereby, authorized and required to issue to Patrick Gass a warrant for three hundred and twenty acres of land, which warrant may, at the option of the said Gass or his assignee, be located on any public lands of the United States subject to private entry.

Approved, August 4, 1854.

Aug. 4, 1854.

The accounts of Thomas Jordan to be audited and paid.

Chap. CCCCXVIII.—An Act authorizing the Secretary of the Treasury to settle the Accounts of Thomas Jordan, Assistant Quartermaster in the 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 Treasury be, and he is hereby authorized to audit and settle upon the principles of equity and justice the accounts of Thomas Jordan, assistant quartermaster in the United States army, arising out of his disbursements as disbursing officer of the quartermaster department at the city of Vera Cruz, Mexico, from the tenth of August, eighteen hundred and forty-seven, to the first of August, eighteen hundred and forty-eight.

Approved, August 4, 1854.

Aug. 4, 1854.

Representatives of J. R. Jones, authorized to locate


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the legal representatives of John Rice Jones, deceased, be, and they are hereby, authorized to locate, in legal divisions and subdivisions, not less than one hundred and
sixty-acres, an area of three thousand four hundred and eighty-five 3,485 acres of
acres, on any of the public lands which shall have been offered at public
sale, and may be subject to private entry: Provided, That the location
under this act shall be taken and held as in full satisfaction of the claims
of said Jones, which are entered as numbers twelve hundred and eighty-
five and twelve hundred and eighty-six, in the report dated January
fourth, eighteen hundred and thirteen, of the Kaskaskia commissioners;
and, on a proper return being made to the General Land-Office, from the
District Land-Office, of a location in conformity to this act, a patent
shall issue: Provided always, That no location shall be made upon
mineral land or lands reserved for the use of schools, or for military
purposes.
Approved, August 4, 1854.

CHAP. CCXL.—An Act for the Relief of Rosalie Caixillo.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That, upon the relinquishment
by Rosalie Caixillo and her children (being the widow and heirs of Jose
Caixillo, late of Mississippi) of their right, title, and interest, in and to a
certain quarter-section of land granted by Congress to the said Jose
Caixillo, for his relief and indemnity, it shall be the duty of the proper
officers of the Government to issue to the said Rosalie a warrant for one
quarter-section of land, to be located on any land belonging to the Govern-
ment, subject to private entry, in the Augusta Land District of Mississippi.
Approved, August 4, 1854.

CHAP. CCXLI.—An Act for the Relief of Ira Call, of Huron County, 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 In-
terior be, and he hereby is, directed to place the name of Ira Call, of
Huron, Ohio, on the list of invalid pensioners, at the rate of eight dollars
per month, from the first day of March, eighteen hundred and fifty-four.
Approved, August 4, 1854.

CHAP. CCXLIII.—An Act to Incorporate the Pioneer Manufacturing Company of
Georgetown, D. C.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That Thomas Wilson, Evan
Lyons, Esau Pickrell, and Thomas Brown, their associates, successors,
and assigns, be, and they are hereby made and constituted a body cor-
porate and politic, by the name of "The Pioneer Manufacturing Company
of Georgetown D. C.," to be established at Georgetown in the District of
Columbia, and as such shall have succession, and may sue and be sued,
implead and be impleaded, in any court of law or equity, and may have
and use a common seal, and the same may change and alter at pleasure,
and shall have and may exercise all the powers, rights and privileges
which are incident to a corporation, except as restricted by this act, and
which are necessary and proper for manufacturing cotton, woollen, or
silk goods or fabrics of various descriptions, and vending the same, and
for making and constructing all machinery which may be necessary for
the purposes aforesaid: and may purchase, have, hold, use, and enjoy
such a quantity of land as may be sufficient for prosecuting the business
aforesaid, to erect thereon such buildings and improvements as may
be necessary for the purposes aforesaid, and to sell and dispose of the
same at pleasure.

Sec. 2. And be it further enacted, That the capital stock or pro-
THIRTY-THIRD CONGRESS. Sess. I. Ch. 243. 1854.

Capital stock. [The text is not readable due to the image quality.]

VOTES.

Management of business. [The text is not readable due to the image quality.]

Directors, &c. [The text is not readable due to the image quality.]

Stockholders' meetings. [The text is not readable due to the image quality.]

Banking privileges not conferred. [The text is not readable due to the image quality.]

Act repealable. [The text is not readable due to the image quality.]

Corporators liable for debts. [The text is not readable due to the image quality.]

Sec. 3. And be it further enacted, That the management of the business and concerns of said corporation, subject, nevertheless, to such restraint and qualifications as may be prescribed by the by-laws or other votes of the stockholders adopted in general meeting, shall be vested in a board to consist of a president and six directors, who shall be elected by ballot, and shall be stockholders at the time of their election; and they, or a majority of them, shall be a quorum for the transaction of business: that the first board shall be elected within six months after the passage of this act; and the subsequent elections shall be made annually thereafter, on the first Monday in May, at a general meeting of the stockholders, to be convened for the purpose at such time and place; and after such notice as may be fixed by the by-laws of the corporation, or by the president and directors in conformity therewith; but if an election shall not be made on the day appointed for the purpose, it may be made at any time thereafter; and the president and directors, for the time being, shall hold and exercise their offices until a new election shall be made; and in case of a vacancy in the office of president or director, the remaining members of the board shall choose a president or director, as the case may be, to serve until the next annual election.

Sec. 4. And be it further enacted, That a general meeting of the stockholders shall be called by the president and directors as often as they may deem expedient, or as the stockholders by their by-laws or other votes may direct, and may likewise be called by any number of stockholders owning not less than one-fourth part of the capital stock; and at least five days' notice of the time and place of such meeting shall be given to each stockholder personally, or by advertisement, to be inserted in a newspaper published daily in the City of Washington; and in any meeting of stockholders for the transaction of any business, the owners of the major part of the capital stock present, by person or by proxy, shall form a quorum; and every such meeting shall have full power and authority to provide by ordinary by-laws, or by other vote, for transacting the business of the corporation, which by-laws or vote whilst in force, shall be binding on the president and directors.

Sec. 5. And be it further enacted, That nothing herein contained shall be construed to confer banking privileges on the said corporation, or the power of issuing bank notes, or notes in the nature of bank notes, or paper intended to circulate as bank notes or currency: Provided, That nothing in this act contained, shall be so construed as to prevent the Congress of the United States from altering or repealing the same whenever the public good requires it. And provided further, That the stockholders, individually and collectively, shall be responsible for all the acts done, and obligations incurred by the corporation created by this act.

Approved, August 4, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 246, 250, 251, 252. 1854. 823

Chap. CCXLVI. — An Act for the Relief of Thomas Bronaugh; and for the repeal of the "Act to aid the Territory of Minnesota in the construction of a Railroad therein," approved the twenty-ninth June, eighteen hundred and fifty-four.

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 hereby directed to increase the pension of Thomas Bronaugh, who is now on the rolls at four dollars, to the rate of eight dollars per month, to commence January first, eighteen hundred and fifty-four.

Sec. 2. And be it further enacted, That the bill entitled "An act to aid the Territory of Minnesota in the construction of a railroad therein," which passed the House of Representatives on the twentieth day of June, eighteen hundred and fifty-four, and which was approved by the President of the United States on the twenty-ninth day of June, eighteen hundred and fifty-four, be, and the same is hereby, repealed.

Approved, August 4, 1854.

Chap. CCL. — An Act to provide a Pension for Captain Thomas Porter:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Captain Thomas Porter, a deputy quartermaster-general in the war of eighteen hundred and twelve, be placed upon the roll of invalid pensioners, at twenty dollars per month, commencing on the second day of March, Anno Domini eighteen hundred and thirty-one, deducting from said amount such sum or sums as have heretofore been allowed and paid to him as pension money.

Approved, August 5, 1854.

Chap. CCLL. — An Act for the Relief of Julia Aiken.

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 hereby instructed to pay to Julia Aiken, the only child of William Yool, who died in the naval service of the United States, in the year eighteen hundred and one, on her sole and separate receipt, and for her sole use and control, the amount of pension she would have been entitled to receive under the provisions of the act of March third, eighteen hundred and thirty-seven, if her claim had been allowed while that act was in force.

Approved, August 5, 1854.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a certain judgment rendered, in the year eighteen hundred and forty-two, against Thomas Ap Catesby Jones and Duncan Robertson, as sureties for Walter F. Jones, formerly postmaster at Norfolk, in the State of Virginia, for the sum of four thousand three hundred and eighty-seven dollars and nine cents, it being on account of the defalcation of said postmaster as such, be, and the same is hereby, declared satisfied, in so far as the said sureties, or either of them, are liable thereon.

Sec. 2. And be it further enacted, That the sum of two thousand five hundred dollars, hereof by said Thomas Ap Catesby Jones, through his agent, paid on said judgment, be, and the same is hereby, ordered to be refunded to said Jones out of any moneys in the treasury of the United States not otherwise appropriated.

Approved, August 5, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 258, 254, 255, 256. 1854.

Chap. CCLIII.—An Act for the Relief of A. S. Laughery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon its being made to appear to the Commissioner of Pensions by sufficient proof, to be judged of by him, that the said A. S. Laughery servered as a clerk in the Commissary Department of the United States Army in Mexico during the late war with that nation, it shall be the duty of the Commissioner of Pensions to issue to the said A. S. Laughery a land warrant for such an amount of acres (according to the time of the service proven) as he would have been entitled to under existing laws if he had served the same time in the army of the United States in said war.

Approved, August 5, 1854.

Chap. CCLIV.—An Act for the Relief of the Legal Representatives of Charles Pavie.

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 correct the error in the description of the claim for land by Charles Pavie (number thirty-seven) in the report of the register and receiver of the land-office at Ouachita, Louisiana, dated July twenty-fourth, eighteen hundred and thirty-seven, and confirmed by the act entitled “An act confirming certain land claims in Louisiana,” approved July sixth, eighteen hundred and forty-two, and to have the same located on the south or right side of Red River descending, not exceeding the quantity claimed and confirmed as aforesaid: Provided, That this is only to operate as a quitclaim on the part of the United States.

Approved, August 5, 1854.


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 Samuel Jack, for himself and the other heirs of Matthew Jack, deceased, late a captain in the Pennsylvania line in the continental establishment of the war of the Revolution, one year’s extra pay of a captain in such service, as promised by the resolves of Congress, to be paid out of any money in the treasury not otherwise appropriated.

Approved, August 5, 1854.

Chap. CCLVI.—An Act for the Relief of the Legal Heirs of Benjamin Metoyer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Benjamin Metoyer, of Natchitoches Parish, of Louisiana, be authorized to enter for himself and the other heirs of Benjamin Metoyer, deceased, [as] near as may be by legal subdivisions, one hundred and twenty-three and twelve hundred acres of land, out of any public lands belonging to the United States.

Sec. 2. And be it further enacted, That the Commissioner of the Land-Office be authorized to issue to the said heirs and legal representatives, patents for the lands heretofore confirmed to them or those under whom they claim by acts of Congress.

Approved, August 5, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 257, 258, 259, 260. 1854. 825

CHAP. CCLVII. — An Act for the Relief of James Capen.

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 directed to place the name of James Capen on the pension roll, and that the said Capen be entitled to receive the sum of eight dollars per month during his natural life, to commence on the fourth day of March, eighteen hundred and fifty-one.

Approved, August 5, 1854.

CHAP. CCLVIII. — An Act for the Relief of Lloyd Dorsey, and others.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Lloyd Dorsey, of the county of St. Charles, and State of Missouri, be, and he is hereby, authorized to enter at the proper land-office in said State, at the minimum price of the public lands, the southeast fractional quarter of section twenty-two, township forty-six, range four east, containing one hundred and forty-two and eighty-nine one hundredth acres; and that he is hereby authorized to enter, for the use and benefit of the heirs of George Pitzer, deceased, the southwest fractional quarter of section twenty-two, township forty-six, range four east, containing one hundred and four acres, and the northeast fractional quarter of section twenty-seven, township forty-six, range four east, containing forty-six acres: Provided, That nothing in this act contained shall prejudice the rights of any person or persons having any legal or equitable claim to the lands herein mentioned, any or part thereof.

Approved, August 5, 1854.

CHAP. CCLIX. — An Act for the Relief of William Curran.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the assignment, bearing date the twenty-fifth day of April, eighteen hundred and fifty-one, from Thomas Myers to William Curran, of bounty land warrant number four hundred and seven, for one hundred and sixty acres of land, dated the seventh day of February, eighteen hundred and fifty-one, and issued to Thomas Myers, private and corporal in Captain Skinner’s company, Colonel Mill’s regiment New York volunteers, war of eighteen hundred and twelve, be, and the same is hereby, confirmed and declared effectual to transfer the said land warrant to the said William Curran, and to vest in him the title thereto from the date of said assignment; and this act shall be deemed and taken to be good and sufficient evidence of said assignment, having been duly made in all courts and places whatever.

Approved, August 5, 1854.

CHAP. CCLX. — An Act for the Relief of Robert F. McGuire and Louisa, his wife, late Louisa Lamy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Robert F. McGuire, and Louisa McGuire, his wife, late Louisa Lamy, be, and they are hereby, confirmed, in their title to a certain tract of land, in the State of Louisiana, containing four hundred arpents, situate in and being a part of the “Baron de Bastrop Grant,” being the same tract to which the said McGuire and wife derived their title from the conveyance of A. Morchous, dated seventeenth April, eighteen hundred and nine: Provided, That this act shall be considered only as a relinquishment of title on the part of the United States to the said tract, and not prejudice the rights of third persons.

Approved, August 5, 1854.

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Chap. CCLXI.—An Act for the Relief of Warren Raymond.

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 the name of Warren Raymond, of the State of New York, upon the roll of invalid pensioners, at the rate of four dollars per month, to commence on the first day of January, Anno Domini, eighteen hundred and fifty-three, and to continue during his natural life.

Approved, August 5, 1854.

Aug. 5, 1854.

Chap. CCLXII.—An Act for the Relief of John S. King, of 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 Interior be, and he is hereby, required to place the name of the said John S. King upon the pension roll, and cause to be paid to him the sum of eight dollars per month, for and during his natural life, commencing January first, A. D. one thousand eight hundred and fifty-three.

Approved, August 5, 1854.

Aug. 5, 1854.

Chap. CCLXIII.—An Act for the Relief of Henry Lewis and Moses Petet, of Clinton County, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Henry Lewis, of Clinton County, Indiana, and Moses Petet, of Parke County, Indiana, be, and they are hereby, each authorized to enter, free of cost, except the fees to the land officers, forty acres of land, out of any lands subject to private entry, at any land-office in the United States, or the Territories thereof, in full of their respective claims for money paid Charles Tyler, register of the land-office at Crawfordsville, Indiana, in the month of January, Anno Domini, eighteen hundred and thirty-seven, the amount thereof, being fifty dollars each.

Approved, August 5, 1854.

Aug. 5, 1854.

Chap. CCLXIV.—An Act for the Relief of the Legal Representatives of George McGirk.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the legal representatives of George McGirk be, and they are hereby, authorized to enter, without payment, one hundred and sixty acres of land, in any land-office of the State of Missouri, in lieu of a tract of land claimed by them in said State, viz: the northwest quarter of section one, in township forty-eight, of range seventeen, (west of the fifth principal meridian line, and being survey number two thousand five hundred and forty-four); for which land, so entered by them, the register of the land-office shall issue the necessary certificate, on payment of the fee therefor, on return of which said certificate to the General Land-Office, a patent shall issue in favor of said legal representatives.

Approved, August 5, 1854.

Aug. 5, 1854.

Chap. CCLXV.—An Act for the Relief of Asa Leach.

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 instructed to place the name of Asa Leach upon the pension roll, and to pay him at the rate of four dollars per month, commencing August first, eighteen hundred and fifty-two, to continue during his life.

Approved, August 5, 1854.
THIRTY-THIRD CONGRESS. Sess. I. Ch. 266, 272, 275. 1854.

CHAP. CCLXVI. — An Act for the Relief of George M. Bentley, of the State of 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 Interior be, and he is authorized and directed to place the name of George M. Bentley, of the State of Indiana, upon the list of invalid pensioners of the United States, at the rate of eight dollars per month, from the first day of January, in the year eighteen hundred and fifty-four, and to continue during his natural life.

Approved, August 5, 1854.

CHAP. CCLXXII. — An Act granting the Right of Way to the Marysville and Benicia Railroad Company through and over the grounds of the United States at Benicia, in California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way, sixty-six feet in width, shall be and is hereby granted to the Marysville and Benicia Railroad Company for the road of said company through and over the grounds of the United States at and near Benicia, in Solano County, and State of California: Provided, That the route of said railroad across said grounds be approved by the Secretary of War before the same is entered upon for the purpose of constructing said railroad: And provided further, That the same be granted without detriment to the public interest in the opinion of the Secretary of War.

Approved, August 5, 1854.

CHAP. CCLXXV. — An Act for the Relief of the Inhabitants of Township Forty-five, Range One, in Warren County, Missouri.

Whereas the concession of six hundred arpens of land by C. D. Delassus, the lieutenant-governor of Upper Louisiana, to Andrew Kinaird, and which concession was confirmed by the act of Congress of July fourth, eighteen hundred and thirty-six, entitled "An act confirming claims to land in the State of Missouri, and for other purposes," was located prior to the surveys of the public lands in Missouri; and whereas, upon the survey of said lands one-half of section sixteen, of township forty-five, of range one west, in Warren county, Missouri, was covered by the concession to said Kinaird: Therefore —

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the board of directors of common schools in and for said township be, and they are hereby, authorized to select and have set apart, for the use of schools in said township, one-half of a section of any of the public lands in the land district within which said county is situated, in lieu of the half of said section sixteen, which is covered by the concession to said Kinaird; and when the said board of directors shall make the selection of said half-section, the [y] shall notify the register of the land-office in said district of the land so selected, and the same shall be reserved from sale and set apart for the use of schools in said township: Provided, That said selection and notification be made within twelve months after the passage of this act, and provided said selection shall be according to the legal subdivisions of the public lands, and in quantities not less than eighty acres.

Sec. 2. And be it further enacted, That, when the half section of land shall have been so aforesaid selected and reported to the register aforesaid, the same shall vest in the State of Missouri, subject to the same disposition and uses, and shall be held subject to the same conditions and terms in all respects whatsoever, as by the sixth section of the act of Congress of March sixth, eighteen hundred twenty, entitled "An act to
THIRTY-THIRD CONGRESS. Sess. I. Ch. 277. 1854.

authorize the people of Missouri Territory to form a constitution and State government, and for the admission of such State into the Union on an equal footing with the original States, and to prohibit slavery in certain Territories," were prescribed or intended in relation to sections numbered sixteen.

APPROVED, August 5, 1854.

July 27, 1854.

CHAP. CCLXXVII.—An Act for the Relief of Joseph Campau.

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 cause a patent to be issued to Joseph Campau, for that tract of land lying in township number six north, of range seventeen east, in the State of Michigan, and described as follows, to wit: sixteen arpens by forty French measure, commencing at a point on the south border of the river Au Delude, about two miles from its confluence with the river St. Clair, and thence up stream, upon said river Delude, sixteen arpens; thence at right angles with the said river Delude, to the distance of forty arpens; thence in rear sixteen arpens; thence to the place of beginning by a line of forty arpens in length.

Sec. 2. And be it further enacted, That if the above description be not sufficiently definite, as to determine the precise boundaries of the said lands, the said commissioner shall cause the said tract of land to be surveyed without delay, and upon the filing of the said survey, together with a plat thereof, in the proper office, the said commissioner shall cause to be issued to the said Joseph Campau a patent for the lands so described in such survey: Provided, That this act shall only be construed to be a relinquishment on the part of the United States, and shall not interfere with the rights of third persons.

APPROVED, July 27, 1854.
RESOLUTIONS.

[No. 2.] Joint Resolution for the Relief of Alexander P. Field, late Secretary of Wisconsin Territory, and sureties.

Resolved 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 authorized and directed to settle the accounts of Alexander P. Field, late Secretary of Wisconsin Territory, upon principles of equity and justice: Provided, That no credit shall be allowed the said Field in said settlement under this resolution, except such of the following items numbering from one to twelve, inclusive, claimed by the said Field, as the said accounting officers may determine in equity and justice should be allowed.

Item No. 1. W. W. Wyman, payment on bond not yet surrendered, four hundred and thirty-seven dollars, ($437.00.)

Item No. 2. C. C. Sholes, payment on his bond not surrendered, one thousand and seventy-five dollars, ($1,075.00.)

Item No. 3. Over-payment to Josiah A. Noonan for printing, one hundred dollars and forty-one cents, ($100.41.)

Item No. 4. Over-payment to John Catlin, one hundred and seven dollars, ($107.00.)

Item No. 5. Geo. L. Coates' bond, wanting Gridley’s endorsement, one hundred dollars, ($100.00.)

Item No. 6. E. Slingerland’s bond, wanting J. Kneeland’s endorsement, one hundred dollars, ($100.00.)

Item No. 7. James Sullivan’s bond, wanting his own endorsement, thirty-five dollars, ($35.00.)

Item No. 8. Appropriation of Legislative Assembly, for expenses of journey to Washington, procuring and transporting funds, etc., eight hundred dollars, ($800.00.)

Item No. 9. Payment to Barlow Shackelford, six dollars and sixty-five cents, ($6.65.)

Item No. 10. Appropriation of Legislative Assembly, February, eighteenth hundred and forty-three, for expense to Washington, procuring and transporting money for expenses of Legislative Assembly, eight hundred dollars, ($800.00.)

Item No. 11. Appropriation for office rent, stationery, etc., one hundred dollars, ($100.00.)

Item No. 12. Appropriation for postage, one hundred dollars ($100.00.) making in all, three thousand seven hundred and sixty-one dollars and six cents, ($3,761.06.)

Approved, January 24, 1854.

[No. 9] Joint Resolution for settling the Accounts of A. Boyd Hamilton.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in place of the parties named for settling the accounts of A. Boyd Hamilton in the seventeenth section of the act entitled "An act making appropriations for the civil

Accounts of Alex. P. Field not to be audited.

No credit to be allowed, except on certain items.

March 27, 1864.
and diplomatic expenses of the Government for the year ending thirtieth June, eighteen hundred and fifty-three, and for other purposes," there be substituted the first Comptroller of the Treasury, who is hereby charged
with their duties as specified in said act, and that the accounts of said A. Boyd Hamilton be settled as prescribed in said section of said act, and that he be paid any sum that may be found due to him at the Treasury of the United States upon the certificate of said Comptroller.

APPROVED, March 27, 1854.

June 29, 1854.

[No. 14.] A Resolution giving the consent of Congress to the acceptance by Lieutenant M. F. Maury, of the Navy, of a Gold Medal from His Majesty the King of Sweden.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Lieutenant M. F. Maury, of the United States Navy, be, and he is hereby, authorized to accept a gold medal recently presented to him by His Majesty the King of Sweden.

APPROVED, June 29, 1854.

July 17, 1854.

[No. 15.] Joint Resolution to correct a clerical error in the Act approved June twenty-second, eighteen hundred and fifty-four, "to authorize a Register to be issued to the steamer 'El Paraguay,' by a new name."

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the word "Joy" where it occurs in the "Act to authorize a register to be issued to the steamer 'El Paraguay,' by a new name," approved June twenty-second, eighteen hundred and fifty-four, shall read and be held to mean Joy.

APPROVED, July 17, 1854.

July 27, 1854.

[No. 19.] A Resolution authorizing the Secretary of the Territory of New Mexico to adjust and pay to Juan C. Armijo, Jose L. Perea, and James L. Collins, the amount by them loaned to the Legislative Assembly of the Territory of New Mexico, under authority of a Joint Resolution of that body, approved the seventeenth of June eighty[eighteen]hundred and fifty-one.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Territory of New Mexico be authorized to adjust and pay to Juan C. Armijo, Jose L. Perea, and James L. Collins, the amount of a loan, with interest, by them made to the Legislative Assembly of the Territory of New Mexico, negotiated by authority of a joint resolution of that body, approved on the seventeenth of June, eighteen hundred and fifty-one. The payment to be made out of the unexpended fund appropriated by Congress for legislative expenses in said Territory, and in accordance with the agreement made when the loan was negotiated.

APPROVED, July 27, 1854.

Aug. 1, 1854.

[No. 20.] Joint Resolution giving One Hundred and Sixty Acres of Land to Francis M. Gwin, of Indiana.

Be it resolved 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 to Francis M. Gwin, of New Albany, Indiana, a land warrant for one hundred and sixty acres of land, in consideration of his gallant services in serving during the Mexican war whilst he was a minor.

APPROVED, August 1, 1854.
[No. 21.] Joint Resolution for the Relief of John A. Bryan.

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 authorized and required to receive proof of the number of days that John A. Bryan was engaged in the discharge of the duties of a commissioner, to make and carry into effect a treaty with the Wyandott Indians, being appointed commissioner for the purposes aforesaid, by the Secretary of War, on the nineteenth of April, eighteen hundred and thirty-six, and to pay the said Bryan, at the rate of eight dollars per day whilst so engaged, out of any money in the treasury not otherwise appropriated, deducting therefrom any amount that said Bryan may have heretofore received for said services.

Approved, August 1, 1854.

[No. 22.] Joint Resolution for the Relief of Brevet Captain J. H. Lendrum, United States Army.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the treasury be authorized to settle the accounts of Brevet Captain J. H. Lendrum, of the United States Army, and to credit the said Lendrum with the sum of two thousand nine hundred and seventy dollars and fourteen cents, moneys disbursed by said Lendrum out of the moneys of the Quartermasters' fund, and to credit the said Lendrum with the sum of three thousand five hundred and seventy-five dollars and ninety-six cents, moneys disbursed by said Lendrum out of the moneys belonging to the civil fund of California, the vouchers for which were lost and destroyed by reason of the fire in the city of San Francisco on the fourth of May, Anno Domini, eighteen hundred and fifty.

Approved, August 3, 1854.

[No. 23.] A Joint Resolution directing the Accounting Officers of the Treasury to Adjust the Account of William Woodbury, late Pension Agent at Portland, Maine.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the treasury be, and they are hereby, directed, in adjusting the account of William Woodbury, late Pension Agent at Portland, Maine, to place to the credit of the said William Woodbury the entire amount paid by him to Mary Hone, the only surviving child and heir of Keziah Hartshorne, deceased, the same having been paid in conformity with the directions of the Commissioner of Pensions, as conveyed upon the face of a certificate of pension issued by said commissioner to said Keziah Hartshorne on the twentieth day of January, one thousand eight hundred and forty-nine.

Approved, August 3, 1854.
PRIVATE ACTS OF THE THIRTY-THIRD 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 fourth day of
December, 1854, and ended on Saturday, the third day of March, 1855.

FRANKLIN PIERCE, President. JESSE D. BRIGHT, President of the
Senate, pro tempore. LINN BOYD, Speaker of the House of Repre-
sentatives.

CHAP. II. — An Act for the Relief of Jacob McLellan.

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 cause to be paid to Jacob McLellan, his heirs or assigns, out of any
money in the treasury not otherwise appropriated, the sum of four hun-
dred and fifty dollars, it being part of a penalty imposed upon the ship
George Turner, and paid by the said McLellan, in December, eighteen
hundred and fifty-one, for an alleged violation of the laws of the United
States restricting the number of passengers in merchant vessels.

APPROVED, December 14, 1854.

CHAP. III. — An Act for the Relief of Isaac M. Sigler, of Putnam County, 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 In-
terior be, and he hereby is, directed to place the name of Isaac M. Sigler, of
Putnam county, Indiana, on the list of invalid pensioners, at the rate of
eight dollars per month, from the first day of April, eighteen hundred and
fifty-four.

APPROVED, December 14, 1854.


Whereas the rolls of Captain Abraham Matteson, of the New York militia,
show that Enoch S. More deserted in eighteen hundred and twelve,
and satisfactory evidence has been filed in the Pension-office, that said
Enoch S. More, instead of having deserted, as shown by said roll, was
absent on furlough, and sick, at the time aforesaid; and whereas, on an
investigation of the said evidence, by the Commissioner of Pensions, it
was deemed sufficient to grant him an invalid pension: Now, therefore,
in order to enable him to get a bounty of land under the act of Sep-
tember twenty-eighth, eighteen hundred and fifty, and to correct said roll —

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Commissioner of Pen-
sions be, and he is hereby, directed to correct the said roll, by erasing the

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words thereon which imply that the said Enoch S. More deserted, and insert in lieu thereof the words "sick and absent on furlough."

SEC. 2. And be it further enacted, That this act shall vest in the said Enoch S. More all the rights he would have had if he had continued in good health and served in said company according to the terms of his enlistment.

APPROVED, December 15, 1854.

[Dec. 19, 1854.]

THIRTY-THIRD CONGRESS. Sess. II. Ch. 8, 9, 11, 12. 1854.

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 Ellis, of Platte county, in the State of Missouri, upon the roll of invalid pensioners, at the rate of eight dollars per month, from the eleventh day of May, eighteen hundred and fifty-two, during his life.

APPROVED, December 19, 1854.

[Dec. 21, 1854.]

CHAP. VIII. — An Act for the Relief of Thomas Ellis.

CHAP. IX. — An Act for the Relief of James S. Graham and Walter H. Finnall.

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 is hereby, authorized and directed to pay to James S. Graham and Walter H. Finnall the sum of three thousand dollars, as compensation in full for the losses sustained by said Graham and Finnall, by reason of the abandonment, by the Postmaster-General, of two contracts made by that officer with them, for the transportation of the mail from Washington to Fredericksburg, and from Fredericksburg to Richmond, which contracts bear date the third day of December, Anno Domini, eighteen hundred and forty-seven.

APPROVED, December 21, 1854.

[Dec. 22, 1854.]

CHAP. X. — An Act for the Relief of Brigadier-General John E. Wool.

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 required to allow to Brigadier-General John E. Wool, Inspector-General of the United States army, double rations, from the twenty-first of July, eighteen hundred and twenty-one, to the third of March, eighteen hundred and thirty-three, being the same as have been allowed by the War Department to other officers of the staff; and when the amount is ascertained, to pay the same out of any money in the treasury not otherwise appropriated.

APPROVED, December 22, 1854.

[Dec. 22, 1854.]

CHAP. XI. — An Act to change the Name of the American-built Brig Como to that of Jehossee, and to grant her a new Register.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the collector of the customs of the port of Charleston, in the State of South Carolina, be, and he is hereby, authorized, under the direction of the Secretary of the Treasury, to admit to register, under the name and title of the "Jehossee," the American-built brig now owned by Hugh E. Vincent and Daniel B. Vincent, of said Charleston, and known as the "Como."

APPROVED, December 22, 1854.
THIRTY-THIRD CONGRESS. Sess. II. Ch. 18, 14, 16, 17, 22. 1854.

CHAP. XIII. — An Act supplemental to an Act therein mentioned.

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 Second Auditor of the Treasury, under the provisions of the act of Congress for the relief of the legal representatives of George Fisher, deceased, approved April twelfth, eighteen hundred and forty-eight, to re-examine the said case, and to allow the claimants the benefit of the testimony here-tofore marked "rejected for the want of authentication," provided the same is now legally authenticated by the executive of Alabama, the adjustment to be made in strict accordance with the act herein above referred to, and to which this act is barely supplemental.

Approved, December 22, 1854.

CHAP. XIV. — An Act to authorize the Secretary of the Treasury to issue a Register to the Schooner "Sarah."

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 issue a register to the British-built schooner "Sarah," of fifty tons burden, wrecked near the District of Passamaquoddy: Provided, it shall be made to appear satisfactorily to the secretary, that the owners of said schooner have expended upon said vessel three fourths of her value, in repairs.

Approved, December 22, 1854.

CHAP. XVI. — An Act for the Relief of Mary Rutherford, Widow of Samuel Rutherford.

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 instructed to place the name of Mary Rutherford, widow of Samuel Rutherford, upon the roll of invalid pensions, and to pay her a pension, at the rate of four dollars per month, for the period of five years, commencing on the first day of January, eighteen hundred and fifty-four.

Approved, December 27, 1854.

CHAP. XVII. — An Act for the Relief of James Butler.

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 the name of James Butler upon the roll of invalid pensions, at the rate of eight dollars per month, to commence on the first day of January, eighteen hundred and fifty-four.

Approved, December 27, 1854.

CHAP. XXII. — An Act authorizing the Washington Gas-light Company to increase the Capital Stock of said Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the "Washington Gas-light Company" be, and the same hereby is, authorized to increase the capital stock thereof one hundred and fifty thousand dollars.

Sec. 2. And be it further enacted, That the said stock shall be subscribed on the books of said company in shares of twenty dollars, and the holders of the said increased certificates of stock shall be held subject to the same liability as is provided in the eleventh section of the original act of incorporation, approved July eight, eighteen hundred and forty-eight.

Approved, January 3, 1855.
THIRTY-THIRD CONGRESS. Sess. II. Ch. 24, 26. 1855.

Herman Chittenden to be placed on pension roll for life at $8 per month, from March 1, 1864.

Jan. 3, 1855.

CHAP. XXIV. — An Act for the Relief of Herman Chittenden.

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, required to place the name of Herman Chittenden upon the pension roll, and cause to be paid to him the sum of eight dollars per month so long as he shall live, commencing March first, eighteen hundred and fifty-four.

Approved, January 3, 1855.

Jan. 10, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Ulysses Ward, Thomas Blagden, F. Howard, J. C. McKelden, John Van Reswick, P. W. Browning, and Matthew G. Emory, and their present and future associates, are hereby declared to be a body politic and corporate under the name and style of the “Mutual Fire Insurance Company of the District of Columbia;” and by the same name shall have perpetual succession; and shall be able to sue and be sued, plead and be impleaded, in all courts of law and equity in the District of Columbia and elsewhere; and to make and to have a common seal, and the same to break, alter, and renew at pleasure; to ordain and establish such by-laws, ordinances, and regulations, and generally to do such acts and things as are or may be necessary to carry into effect this act and promote the objects and designs of this corporation.

Purpose of the corporation.

Sec. 2. And be it further enacted, That the purposes and designs of this corporation shall be to insure the respective dwelling-houses and other buildings, furniture, and every description of property of the members thereof, against loss or damage by fire.

Capital stock.

Sec. 3. And be it further enacted, That the capital stock of this company shall consist of the premium notes given by the insured, and of the cash paid in as interest on said premium notes, which cash shall never exceed twenty thousand dollars. Said notes shall be payable on demand, and shall constitute and be a lien to the amount thereof, respectively, upon all buildings insured by said company, and the land upon which they stand, and the appurtenances to such land, and upon the estate and interest, legal or equitable, of the assured in such buildings, lands, and appurtenances, and upon the other property insured by said company in consideration thereof: Provided, That said company shall file in the office of the clerk of the circuit court of the District of Columbia a memorandum of the name of the individual insured, a description of the property, and the amount of the premium note unpaid; and the said note, upon the filing of said memorandum, shall be deemed and taken to be in all respects as a judgment entered upon confession by virtue of a warrant of attorney; and execution may at any time be had thereon for so much as by virtue of the provisions of this act may be due and demanable; but the lien thereof shall commence with the filing of the memorandum in the said office: Provided, That such lien shall not be construed to take from such person insured as aforesaid the privilege of a freeholder: Provided, further, That the privileges, immunities, and franchises granted by this act shall be confined to the District of Columbia.

Notes to be on demand and to be a lien.

Sec. 4. And be it further enacted, That all persons who shall hereafter insure with said corporation, and also their heirs, executors, administrators, and assigns, continuing to be insured by said corporation, shall thereby become members thereof during the period they shall remain insured by said corporation, and no longer.

How such lien is to be effectuated.

Sec. 5. And be it further enacted, That any member of the said corporation shall have full power to withdraw therefrom at any time by
applying to the proper officer thereof and paying any arrearages of assessments that he may then owe the company, when the said officer shall cancel such insurance or insurances as may be in the name of the person or persons so withdrawing; and also cancel such premium note or notes for which said person is responsible, and return any amount of money which may be due said person on the books of the company; and such person shall be debarred from all claim on this company for any loss or damage by fire, subsequent to the time of such withdrawal and the cancelling such insurance: Provided, That such premium note or notes shall not be cancelled or in any manner discharged or given up until all such arrearages are paid, and also all assessments thereupon to be thereafter made on account of liabilities of the company incurred before or at the time of such withdrawal.

Sec. 6. And be it further enacted, That the affairs of said corporation shall be conducted by a board consisting of seven managers, to be elected at the annual meetings of the members, and to continue in office until successors are chosen; not less than a majority of whom shall be a quorum to do business, but a less number may adjourn from time to time. Vacancies happening in said board may be filled by the remaining managers for the remainder of the year for which they were elected. The board shall choose one of their number as president, and appoint a secretary and treasurer, and such other officers as may be necessary for conducting the affairs of said corporation.

Sec. 7. And be it further enacted, That the persons named in this act, and they are hereby, appointed a board of managers of the said mutual insurance company, until the first annual meeting, and until their successors are chosen, as herein provided; and such of them as shall be present at their first meeting may proceed to organize, by electing a president and secretary thereof, and as soon thereafter as practicable, adopt by-laws, provide the necessary books, and otherwise prepare the company for the transaction of business, and, when so prepared, to exercise a general superintendence of the affairs of the company: Provided, That the said by-laws shall only be made by the concurrent vote of at least two thirds of the whole board of managers, exclusive of the president; and any alteration or amendment shall only be made by a general meeting of the members of the company, at any annual meeting, and two thirds of the votes shall decide; and any alteration thus made, shall be binding on all the members of the company.

Sec. 8. And be it further enacted, That the managers may determine the rates of insurance, the sum to be insured, and the rate of interest to be paid upon the deposit notes, provided it shall not exceed six per centum per annum; but no more than five thousand dollars shall be insured on any one risk, unless the premium notes shall amount to over one hundred thousand dollars, and in that case no risk to exceed five per centum on the whole amount of premium notes.

Sec. 9. And be it further enacted, That every person who shall become a member of said corporation by effecting insurance therein, shall, before he receives a policy, deposit his promissory note for such sum and upon such interest, not exceeding six per centum per annum, as may be determined by the managers; and said note, and all interest paid thereon, shall be liable, in part or the whole, at any time, when the managers shall deem the same requisite for the payment of losses and such incidental expenses as may be necessary for transacting the business of said company, in proportion to the amount of said notes.

Sec. 10. And be it further enacted, That suits may be commenced by any member against this corporation for damages sustained by fire, if payment is withheld for more than sixty days after the company are duly notified of the same; and no member of this corporation, not being in his individual capacity a party to such suit, shall be incompetent as a witness in such suit on account of his being a member of said company.
Sec. 11. And be it further enacted, That whenever the managers shall deem it necessary, for the purpose of paying losses, or the current expenses of said company, or both, to call for the payment of any portion of the principal of the deposit notes, they shall settle and determine the sum to be paid by the several members of said company, which shall always be in proportion to the original amount of the respective deposit notes, and shall give each of said members notice thereof, in such manner as the by-laws shall have prescribed; and if any member shall, for the space of thirty days after receiving such notice, refuse or neglect to pay the sum assessed upon him, in such case the managers may proceed to collect the whole amount of such deposit note, with all costs accruing thereon; and the amount thus collected shall remain in the treasury of the company, subject to the same liabilities as said note or notes would have been liable to.

Sec. 12. And be it further enacted, That the general meetings of this company shall be held annually, the time and place to be determined by the managers; also, it shall be the duty of the president to call a meeting of the company whenever requested to do so by twenty of its members. The election of managers shall be held at the annual meetings, and be by ballot, each member having one vote for each risk held by him. It shall also be the duty of the managers of said corporation to cause to be published annually, in a newspaper published in the city of Washington, the amount of the premium notes and cash on hand, and securities held by them, and the amount of losses, if any, during the previous year, and such other matters relating to the business of said company, as they may think proper; said publication to be at least two weeks previous to the annual meeting of the members of the company; and of said meetings notice shall be given in two newspapers published in the city of Washington, at least two weeks previous thereto.

Sec. 13. And be it further enacted, That nothing in this act shall be construed to grant banking privileges, or the right to issue any note in the nature of a bank-note, or to circulate as money or currency. It shall, however, be lawful for said company to employ and improve all monies received by them, and the profits thereof, in such manner as the managers deem best for the interest of the company, except as above prohibited, and except in the purchase of real estate. And all real estate purchased by said company for the purposes of collecting or securing debts, shall escheat to the government of the United States, unless the same shall have been sold and disposed of, and passed bonâ fide from the possession and ownership of said corporation, within three years next succeeding such purchase: Provided, Said company may hold property that may be absolutely necessary for the transaction of their corporate business.

Sec. 14. And be it further enacted, That this act shall be in full force and effect from its passage.

Sec. 15. And be it further enacted, That Congress reserves to itself the right to change, alter, repeal, or annul this act, or any part thereof, at their pleasure.

Sec. 16. And be it further enacted, That the members of said corporation shall each be liable, in his or her individual capacity, for all debts created by said corporation in favor of persons not members thereof.

Approved, January 10, 1855.

Jan. 12, 1855. CHAP. XXVII.—An Act authorizing the Legal Representatives of Antoine Vasquez, Hypolite Vasquez, Joseph Vasquez, and John Colligan, to enter certain Lands in Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the legal representatives of Antoine Vasquez, Hypolite Vasquez, Joseph Vasquez, and John Colligan, be, and they are hereby, authorized to enter, without payment, at
any land-office in the State of Missouri, in such quantities, agreeably to
the United States surveys, as the claimants may desire, a quantity of
land subject to private entry, not exceeding eight hundred arpens for
each of the three persons first above named, and twelve hundred arpens
for said Colligan, in lieu of, and in compensation for, a claim of that
quantity allowed to them by the board of commissioners appointed for
the final adjustment of private land claims in the State of Missouri, and
confirmed to them by "an act confirming claims to land in the State of
Missouri, and for other purposes," approved July fourth, eighteen hun-
dred and thirty-six; and the register or registers of the land-offices afore-
said shall receive the proper applications and proofs, and shall issue the
necessary certificate or certificates, on return of which to the General
Land-Office, with proofs sufficient, in the opinion of the Secretary of the
Interior, to establish the right of the claimants as such legal representa-
tives, a patent or patents shall issue, as in other cases.

APPROVED, January 12, 1855.

Patent to issue.

CHAP. XXVIII. — An Act for the Relief of the Heirs and Representatives of Uriah
Prewitt, deceased.

Be it enacted by the Senate and House of Representatives of the United
States of America, in Congress assembled, That the heirs and legal represen-
tatives of Uriah Prewitt, deceased, be, and they are authorized to
locate on any unappropriated public lands in the State of Louisiana, the
quantity of four hundred and twenty-four acres; and on obtaining a pro-
er certificate of such location, from the local land-office, under the instruc-
tions of the Commissioner of the General Land-Office, a patent shall
issue to them.

APPROVED, January 12, 1855.

Patent to issue.

CHAP. XXIX. — An Act for the Relief of the Heirs and Legal Representatives of William
Weeks.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the heirs and legal represen-
tatives of William Weeks be, and they are hereby, confirmed in their
claim to a tract of land, containing two thousand and thirty arpens, situ-
atcd in the parish of West Feliciana, State of Louisiana, being the same
granted to said William Weeks, by an order of survey of "Grand Pre,"
then governor of West Florida, on the thirty-first day of May, one thou-
sand eight hundred and six, according to the survey made by Ira C.
Kneeland, deputy-surveyor, under commission from said governor, on the
twenty-second day of September, one thousand eight hundred and six, of
record in the office of the register of the land-office at Greensburg, Louisi-
a, and a patent shall issue therefor: Provided, That this act shall be
held and taken only as a relinquishment on the part of the United States.

APPROVED, January 12, 1855.

Land claim confirmed to
heirs and representa-
tives of Wil-
liam Weeks.

CHAP. XXX. — An Act for the Relief of Purser Francis B. Stockton.

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 pay to Francis B. Stockton, a purser in the United States navy, out of
any money in the treasury not otherwise appropriated, the sum of
sixty-seven dollars and fifty-seven cents, being the amount of loss
sustained by him by reason of making his deposits of public money in

F. B. Stockton

Jan. 12, 1855.

to be paid $67.57
in full of all
claims.
the Phoenix Bank, Charlestown, Massachusetts: Provided, That the said sum shall be received in full of all demands against the government on this account.

Approved, January 12, 1855.

Jan. 12, 1855.

CHAP. XXXI. — An Act for the Relief of C. E. Grenouex.

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 to examine into the claim of the United States against C. E. Grenouex, one of the sureties of Benoist Laurens, late a receiver of public moneys at the land-office at Natchitoches, in Louisiana, and the circumstances of said Grenouex, and to settle and discharge said claim upon such terms as he shall judge most for the interest of the United States, the same relief having been allowed in behalf of his co-sureties, by an act entitled “An Act for the relief of the estates of Benjamin Metoyer and François Gariennie, deceased,” passed March third, eighteen hundred and forty-seven.

Approved, January 12, 1855.

Jan. 12, 1855.

CHAP. XXXII. — An Act for the Relief of Mrs. Ann W. Angus.

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 continue to Ann W. Angus, for a further term of five years from the fourth of March, one thousand eight hundred and fifty-four, the pension heretofore paid her, and which expired on the fourth of March, one thousand eight hundred and fifty-four, as aforesaid: Provided, That nothing herein shall be construed to entitle her to a greater amount than half the pay of her said husband in any one year.

Approved, January 12, 1855.

Jan. 12, 1855.

CHAP. XXXIII. — An Act for the Relief of Thomas B. Parsons.

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, directed to pay, out of any money in the treasury not otherwise appropriated, to Thomas B. Parsons, who was disabled while in the naval service of the United States, in the successful effort to save the lives of seven persons, the sum of three dollars per month from the first day of September, eighteen hundred and eight, to the first day of June, eighteen hundred and thirty-five, the same being the difference between the rate of pension of a seaman and that of a coxswain, which grade he filled at the time of the injury.

Approved, January 12, 1855.

Jan. 12, 1855.

CHAP. XXXIV. — An Act for the Relief of Thomas Butler.

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 moneys in the treasury not otherwise appropriated, to Thomas Butler, of the city of New York, the sum of two thousand nine hundred and twenty-two dollars, being the cost of extra work performed and materials furnished in the construction of a light-house on Execution Rocks, in Long Island Sound, by order of the engineer in charge, and not within the terms of a
contract executed by said Thomas Butler for the construction of said light-house, on the fourth day of August, eighteen hundred and forty-seven.

Approved, January 12, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officer be, and he is hereby, authorized and directed to pay to Charles J. Porcher, out of any money in the treasury not otherwise appropriated, the amount properly payable to a purser of the rank assigned to a sloop-of-war, for his services as acting purser of the United States sloop-of-war Falmouth, whilst on service in the Pacific Ocean, from the date of the death of Purser William B. Hartwell until the appointment of John Y. Mason, junior, in his stead, to wit, from the twelfth day of July, eighteen hundred and forty-nine to the fourteenth day of March, eighteen hundred and fifty, deducting therefrom the amount paid to the said Porcher for the same period as commander's clerk.

Approved, January 12, 1855.

CHAP. XXXVI. — An Act for the Relief of William Duer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State be, and he is hereby, directed to audit, settle, and adjust an account of the necessary expenses incurred by William Duer, while consul of the United States at the port of Valparaiso, in Chili, during the year eighteen hundred and fifty-two, in the support and defence of William N. Stuart, an American citizen, arrested and arraigned before the courts of Chili upon a charge of murder, and for the transportation of said Stuart to the United States after his release, together with an equitable advance upon the amount thus ascertained, for the use of the money during the interval, and pay the same to said William Duer, his heirs or assigns, out of any money in the treasury not otherwise appropriated.

Approved, January 12, 1855.

CHAP. XXXVII. — An Act for the Relief of Francois Cousin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Francois Cousin be, and he is hereby, confirmed in his title to all those parts of sections twenty, twenty-one, twenty-two, twenty-three, twenty-four, twenty-five, twenty-six, twenty-seven, twenty-eight, twenty-nine, thirty-five, and thirty-six, in township eight south, of range twelve east, which are included within the limits of the original claim of the said Francois Cousin, filed before the commissioner to adjust private land claims in Louisiana; also, all that parcel of land described as section forty, in township eight south, of range twelve east, and section thirty-seven, in township eight south, of range thirteen east, all being in the parish of St. Tammany, and State of Louisiana.

Sec. 2. And be it further enacted, That the Commissioner of the General Land-Office shall issue a patent or patents to the said Francois Cousin for the lands above confirmed.

Approved, January 12, 1855.
CHAP. XXXVIII.—An Act for the Relief of the Legal Representatives of James Erwin, of Arkansas, and others.

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, directed to investigate, audit, allow, and pay, out of any money in the treasury not otherwise appropriated, to the legal representatives of James Erwin, of Arkansas, a fair and full renumeration for the actual losses he sustained in consequence of a contract made with the United States in September, eighteen hundred and thirty-four, to supply provisions and transportation for the use of the Creek Indians expected to emigrate from the eastern to the western side of the Mississippi River, but who did not emigrate.

SEC. 2. And be it further enacted, That the Secretary of War be, and he is hereby, directed to investigate, audit, allow, and pay, out of any money in the treasury not otherwise appropriated, to the legal representatives of James Erwin, and to the heirs or legal representatives of Daniel Greathouse, deceased, a full and fair renumeration for the actual losses sustained in consequence of a contract made by said Erwin and said Daniel Greathouse, in his lifetime, and the United States, in December, eighteen hundred and thirty-five, to supply provisions and transportation for the use of the Seminole Indians expected to emigrate from the eastern to the western side of the Mississippi River, but who failed to emigrate: Provided, That in estimating the loss in either case, the Secretary of War shall first ascertain the actual cost of delivering the several articles named in the contract at the places appointed for their delivery, and then what they could have been sold for at auction or otherwise, in the hands of a prudent agent, and the difference, if any, shall be considered the sum actually lost.

Approved, January 12, 1855.

CHAP. XXXIX.—An Act for the Relief of Susan Coody, and others.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of nineteen hundred and ninety-two dollars and sixty-two cents be, and the same is hereby, appropriated, out of any money in the treasury not otherwise appropriated, to be paid to Susan Coody and others, of the Cherokee tribe of Indians, for property destroyed near Fort Gibson, by United States soldiers, on the twelfth of March, eighteen hundred and forty-five, in the proportion and sums respectively due them according to the report of the Committee of Indian Affairs of the Senate of date June twenty-four, eighteen hundred and fifty: Provided, That the same shall be received in full of all demands against the government on this account.

Approved, January 12, 1855.

CHAP. XL.—An Act for the Relief of the Representatives of Thomas D. Anderson, deceased, late Consul of the United States, at Tripoli.

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 settle an account with the proper personal representatives of Thomas D. Anderson, deceased, late consul of the United States, at Tripoli, for contingent expenditures of said consul, from the thirty-first December, in the year eighteen hundred and twenty-one, up to the period when he ceased acting as such consul; and in full for all claims for such expenditures and other demands arising out of said consul, after said thirty-first December, eighteen hundred and twenty-one, to allow them at the rate of seven hun-
dred and fifty dollars per annum during the said period, which sum shall be paid to said personal representatives out of any money in the treasury not otherwise appropriated.

APPROVED, January 12, 1855.

CHAP. XLII. — An Act for the Relief of the Administrator of Thomas Wishart.

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, required to pay, out of any money in the treasury not otherwise appropriated, to the legal representative or representatives of Thomas Wishart, late a lieutenant in the continental line of the array of the United States in the war of the Revolution, five years' full pay of a lieutenant of infantry.

APPROVED, January 18, 1855.


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 pay, out of any money in the treasury not otherwise appropriated, to the legal representatives of Colonel John H. Stone, the half-pay of a colonel in the continental line of the army of the United States; the said half-pay to commence on the first day of August, seventeen hundred and seventy-nine, and to terminate on the fifth day of October, eighteen hundred and four, the day of his death. The same being then due and unpaid to the said Colonel John H. Stone, in virtue of the resolution of Congress of the twenty-sixth of August, seventeen hundred and seventy-six, which engaged to allow half-pay for life to such officers and soldiers as should lose a limb in any engagement, or be so disabled in the service of the United States of America as to render them incapable afterward of getting a livelihood, the said pay to commence from and after the time that their pay as an officer or soldier ceased.

APPROVED, January 18, 1855.

CHAP. XLIV. — An Act for the Relief of David B. Sears.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That David B. Sears be, and he is hereby, authorized to enter the fractional quarter sections of land on
Rock Island, in the Mississippi River and State of Illinois, necessary to secure to him the full and complete use of the water-power as now improved and used by him on the north side of said island; they being the east half of the southwest fractional quarter of fractional section twenty-nine, containing twenty-eight acres and ten hundredths, the southeast fractional quarter of the same fractional section, containing four acres and nine hundredths, and the northeast fractional quarter of fractional section thirty-two, containing three acres and twenty-six hundredths, all of which are situated in township eighteen north of the base line, range one west of the fourth principal meridian, upon his paying to the receiver of public moneys at Dixon, the minimum price of one dollar and twenty-five cents per acre for the same, upon which a final certificate and patent shall issue as in other cases.

**Approved, January 24, 1855.**

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**Jan. 25, 1855.**

**CHAP. XLV.** — *An Act to authorize the Secretary of the Treasury to issue a Register to the Barque Martha.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be issued, under the direction of the Secretary of the Treasury, a register for the barque "Martha," of Charleston, in the State of South Carolina, formerly a British vessel, called the "Aquatíc," but now owned by John W. Caldwell, a citizen of the State of South Carolina, the said vessel having been brought into the port of Charleston in a disabled condition, and condemned as unseaworthy and sold, and which he caused to be repaired and refitted for sea: Provided, It shall be proved to the satisfaction of the Secretary of the Treasury that the cost of the repairs made in the United States, after the purchase of the said vessel by the present owner, exceeds three fourths of the original cost of building a vessel of the same tonnage in the United States.

**Approved, January 25, 1855.**

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**Jan. 25, 1855.**

**CHAP. XLVI.** — *An Act to authorize the Issue of a Register to "the Barque Foundling, of Boston."*

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 admit to register "the barque Foundling, of Boston," she having been picked up at sea with no one on board and brought into the port of Boston, libelled and sold at auction by the United States marshal, and purchased by William C. Fay, of Boston, her present owner, and put in perfect repair by him.

**Approved, January 25, 1855.**

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**Jan. 25, 1855.**

**CHAP. XLVII.** — *An Act for the Relief of the Children and Heirs of Major-General Baron DeKalb.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in consideration of the claims, services, and sacrifices of the late Major-General Baron DeKalb, in the war of the Revolution, the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the children and heirs of Baron DeKalb, named in the petition, the sum of sixty-six thousand and ninety-nine dollars and seventy-six cents, out of any money in the treasury not otherwise appropriated.

**Approved, January 25, 1855.**
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 Sylvester Humphrey and the heirs of Alexander Humphrey, deceased, the sum of twenty-five hundred dollars — one moiety thereof to Sylvester Humphrey, and the other moiety to the heirs of Alexander Humphrey, deceased — for rebuilding the wharf at Staten Island after it had been destroyed by the storm of the third of September, eighteen hundred and twenty-one.

APPROVED, January 25, 1855.

Chap. XLIX. — An Act for the Relief of Joseph Webb.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pension of Joseph Webb be increased so that he shall be entitled to receive, from and after the first day of January, eighteen hundred and fifty-two, the sum of eight dollars per month, during his natural life, in lieu of the pension which he now receives under the act of the twenty-fifth June, eighteen hundred and fifty-four [thirty-four.]

APPROVED, January 31, 1855.


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 for the relief of the legal representatives of Samuel Prioleau, deceased," approved July twenty-seventh, eighteen hundred and fifty-four, be, and the same is hereby repealed.

APPROVED, January 31, 1855.

Chap. LI. — An Act for the Relief of Zebina Rawson.

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 instructed to place the name of Zebina Rawson upon the pension roll, and to pay him eight dollars per month, from March the first, eighteen hundred and fifty-two, during his natural life.

APPROVED, January 31, 1855.

Chap. LII. — An Act for the Relief of James Wright, Jr., of the State of Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pension of James Wright, Jr., of the State of Tennessee, be increased from five dollars and thirty-three cents to eight dollars per month, from the first day of May in the year eighteen hundred and fifty-four; and that the Secretary of the Interior be directed to cause him to [be] paid the pension of eight dollars per month, from said first day of May, in the year eighteen hundred and fifty-four, during his life, instead and in lieu of his pension of five dollars and thirty-three cents per month, heretofore paid him.

APPROVED, January 31, 1855.
Jan. 31, 1855.

William Hankins to be paid $244.80 in full of a certain contract.

Jan. 31, 1855.

Register to issue to the Colonist, under the name of the Lily.

Proviso.

Feb. 6, 1855.

Register to issue to the J. H. Holmes under the name of The Effort.

Register to issue to the Franklin Pierce under the name of The Texana.

Feb. 6, 1855.

Feb. 6, 1855.
may take, receive, purchase, and hold estate, real, personal, and mixed, not exceeding in value one hundred thousand dollars at any one time, and may manage and dispose of the same at pleasure, and apply the same, or the proceeds of the sales thereof, to the uses and purposes of the said corporation, according to the rules and regulations which now are or may hereafter be established.

Sec. 2. And be it further enacted, That Congress may at any time hereafter alter, amend, or repeal the foregoing act.

Sec. 3. And be it further enacted, That nothing in this act shall be so construed as to authorize the said corporation to issue any note, token, device, scrip, or other evidence of debt, to be used as a currency.

Sec. 4. And be it further enacted, That each of the trustees in the said corporation shall be held liable in his or her individual capacity for all the debts and liabilities of the said company, however contracted or incurred, to be recovered by suit, as other debts or liabilities, before any court of competent jurisdiction.

Approved, February 6, 1855.

CHAP. LVIII. — An Act for the Relief of Thomas Marston Taylor.

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 they are hereby, directed to allow to Thomas Marston Taylor, a purser in the United States navy, in the settlement of his accounts, for such deficiency as he shall show to exist by reason of his making deposits of treasury notes in the Phoenix Bank, at Charlestown, Massachusetts, subsequent to the month of April, eighteen hundred and forty-two: Provided, That the said sum shall be received in full of all demands against the government on this account.

Approved, February 6, 1855.

CHAP. LIX. — An Act to increase the Pension of Patrick C. Miles.

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 increase the pension of Patrick C. Miles, (late a sergeant of Company K, first regiment of infantry, United States army, and who lost a leg and was otherwise injured, while gallantly leading to the assault at the storming of Monterey,) to the rate of thirteen dollars per month, the amount of his duty pay; this increase to take effect from the first day of January, eighteen hundred and fifty-four, and continue during his natural life.

Approved, February 10, 1855.

CHAP. LX. — An Act for the Relief of Samuel A. Belden and 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 audit and settle an account of the duties paid by Samuel A. Belden and Company, to the officers of the United States charged with their collection, in the city of Matamoras, in the Republic of Mexico, whilst that city was in the military possession of the United States, upon merchandise, except tobacco, imported by them into Matamoras during that period, which, after the restoration of peace between the two countries, they were deprived of, either in the form in which imported, or in the proceeds of sales, by illegal seizure, confiscation, sequestration, or their forced abandonment of the same by the judicial authorities of the Mexican government, and pay the
amount thus ascertained to the said Samuel A. Belden and Company, out of any money in the treasury not otherwise appropriated, upon the execution by them of a proper and legal assignment to the United States of all their right to the amount so refunded when recovered from the government of Mexico.

Approved, February 10, 1855.

Feb. 10, 1855.

CHAP. LXI.—An Act confirming a Land Claim to Elijah White, of the Territory of Washington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of Doctor Elijah White, to six hundred and forty acres of land on Baker's Bay, near Cape Disappointment, formerly in Oregon, now in Washington Territory, under the act of Congress approved September twenty-seven, eighteen hundred and fifty, creating the office of surveyor-general, and making donations in Oregon, shall not suffer any prejudice by reason of his absence from his settlement, as set forth in his petition; but the said claim, if in other respects within the provisions of the said act of September twenty-seven, eighteen hundred and fifty, shall be confirmed by the surveyor-general to the said Elijah White and his assignees, but not to interfere with any reservation that may be needed by the United States for light-house or other public uses, nor to the prejudice of any valid adverse right, if such exist.

Approved, February 10, 1855.

Feb. 10, 1855.

CHAP. LXII.—An Act for the Relief of the Administrators of Oliver Lee, 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, directed to pay Charles H. Lee, administrator, and Eliza Lee, administratrix, of the estate of Oliver Lee, late of the city of Buffalo, deceased, out of any moneys in the treasury not otherwise appropriated, the sum of five hundred and eighty dollars and thirty-two cents, it being for the amount of a judgment recovered by the said Oliver Lee against Pierre A. Barker, formerly Collector of the port of Buffalo Creek, in the Circuit Court of the United States for the northern district of New York, in the second circuit, and which was docketed on the said thirtieth August, eighteen hundred and forty-four.

Approved, February 10, 1855.

Feb. 10, 1855.

CHAP. LXIII.—An Act for the Relief of George Bush, of Thurston County, Washington Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of George Bush to six hundred and forty acres of land in Thurston county, Washington Territory, in virtue of his early settlement and continued residence and cultivation, as set forth in the memorial passed on the seventeenth March, eighteen hundred and fifty-four, by the Legislative Assembly of Washington Territory, be, and the same is hereby, confirmed—the one half to the said George Bush, and the other half to his wife; and it shall be the duty of the surveyor-general of the said Territory of Washington to designate and set apart the quantity of land aforesaid, to embrace the residence and settlement of the said George Bush, according to the lines of the public surveys, and for the claim hereby confirmed, but not in such a manner as to interfere with any reserve or valid adverse right, if any such exist, to any part of the land claimed aforesaid; and upon the
presentation of a certificate from the Surveyor-General, designating the land which may be officially set apart under this act, a patent shall issue, if the proceedings are found regular by the Commissioner of the General Land-Office.

APPROVED, February 10, 1855.

CHAP. LXIV. — An Act for the Relief of John Steene.

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 instructed to place the name of John Steene upon the roll of invalid pensioners, and to pay him a pension, at the rate of eight dollars per month, during his natural life, commencing on the first day of January, 1855, and continuing for the term of his natural life, or widowhood.

APPROVED, February 10, 1855.

CHAP. LXV. — An Act for the Relief of Catharine B. Arnold.

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 instructed to place the name of Catharine Bryant Arnold, widow of the late Major Ripley A. Arnold, upon the list of pensioners, and to pay to her a pension at the rate of one hundred dollars per month, during her said husband's natural life, commencing on the sixth day of September, one thousand eight hundred and fifty-three, and continuing during her natural life or widowhood.

APPROVED, February 10, 1855.


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 the children of William Van Wart, deceased, a pensioner of the United States, the sum of forty dollars per month, from the fourth day of March, one thousand eight hundred and thirty-one, to the date of the death of said deceased.

APPROVED, February 10, 1855.

CHAP. LXVII. — An Act for the Relief of E. J. McLane.

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 are hereby, authorized and required to pay to E. J. McLane, or his legal representative, the sum of six hundred and ninety-two dollars and forty-five cents, being compensation for his services and expenses, as inspector of the customs in the collection district of Brazos de St. Jago, in the State of Texas, while seizing and detaining horses and mules smuggled into the United States from Mexico; Provided, He shall produce before the accounting officers satisfactory vouchers for the same, or to allow and pay such part as shall be so vouched.

APPROVED, February 10, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Reese A. P. Gerard,
William Gerard, and Rachel Blue, (formerly Rachel Gerard,) the only children and heirs of Joseph Gerard, a messenger of the United States to the Indians, who was killed in seventeen hundred and ninety-two, be, and they or their heirs are hereby permitted to enter, each one of them severally, or his or their heirs, one section of the public lands, without the payment of any consideration for said three sections, being in full payment for the patriotic services of said Joseph Gerard, and in accordance with the spirit of the inducements authorized by President Washington to be held out to such persons as would consent to carry a message from Fort Washington, now Cincinnati, in seventeen hundred and ninety-two, to the hostile Indians of the then Northwest Territory.

Approved, February 10, 1855.

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Feb. 10, 1855.

Chap. LXXIX. — An Act for the Relief of Daniel Morse, of Essex, County of Chittenden, in the State of Vermont.

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, directed to place the name of Daniel Morse, of Essex, county of Chittenden, and State of Vermont, on the list of invalid pensioners, at the rate of eight dollars per month, commencing from the first day of March, eighteen hundred and fifty-four.

Approved, February 10, 1855.

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Feb. 10, 1855.

Chap. LXXII. — An Act for the Relief of the West Feliciana Railroad and the Georgia Railroad and Banking Companies.

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 refund to the West Feliciana Railroad Company the amount paid by them in judgments obtained against said company, by suits instituted on duty bonds given by said company for the importation of certain bars of railroad iron imported at New Orleans, in the month of July, eighteen hundred and thirty-six, and at New York, in the same month of the same year: Provided, That it shall appear to the satisfaction of the Secretary of the Treasury that the said railroad bars have been and are now permanently laid down upon the railroad of the aforesaid company, except such part thereof as may be proved to the satisfaction of said secretary to have been lost by the sinking of the steamboat Choctaw, in an attempt to transport the same from New Orleans to Bayou Sara.

Sec. 2. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized to refund to the Georgia Railroad and Banking Company the duties collected on certain railroad iron imported by said company: Provided, That said company shall prove to the satisfaction of the Secretary of the Treasury that the rails so imported were actually laid down at or about the time when the rails of the Red River Company, the Central Railroad and Banking Company of Georgia, and the Monroe Railroad Company were laid down—on the rails of which companies Congress has already remitted the duties.

Approved, February 10, 1855.

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Feb. 13, 1855.

Chap. LXXIV. — An Act for the Relief of Polly Carver, Widow and Executrix of Nathan Carver, deceased.

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 thirty-four dollars and seventy-nine cents be, and the same hereby is, appropriated out of any money in the treasury not otherwise appropri-
CHAP. LXXV. — An Act for the Relief of Samuel McKnight, of the 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 Interior be, and he is hereby, directed to place the name of Samuel McKnight, of the State of Kentucky, on the list of invalid pensioners of the United States, at the rate of eight dollars per month, to commence on the first day of January, eighteen hundred and fifty-three, and to continue during his natural life.

APPROVED, February 13, 1855.

CHAP. LXXVI. — An Act for the Relief of George Lynch.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That George Lynch, of St. Charles county, Missouri, shall be paid a full pension of eight dollars per month, instead and in lieu of six dollars per month, the amount which he is now receiving under a special act of Congress heretofore passed for his benefit. Said pension of eight dollars a month to commence on the sixth day of June, Anno Domini eighteen hundred and fifty-two, the time at which his proof of total disability was perfected.

APPROVED, February 13, 1855.

CHAP. LXXVII. — An Act for the Relief of Abraham Ausman.

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 hereby directed to increase the pension of Abraham Ausman whose name is now on the rolls at six dollars, to the rate of eight dollars per month, to commence on the first of January, eighteen hundred and fifty-four.

APPROVED, February 13, 1855.

CHAP. LXXVIII. — An Act for the Relief of Lincoln Bates.

Be it enacted by the Senate and House of Representatives of the United States of America, That the Secretary of the Treasury be directed to pay to Lincoln Bates, out of moneys not otherwise appropriated, the sum of fifty-five dollars, in full of the damages sustained by him as a night watchman in the public stores at New York, in July, one thousand eight hundred and forty-nine, in suppressing a fire therein, being the amount of his account, as now on file in the Treasury Department.

APPROVED, February 13, 1855.

CHAP. LXXIX. — An Act for the Relief of John Cole.

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 John Cole, of Lake county, Ohio, now a pensioner of the United States, the sum of ninety-six dollars other pension.
per annum, in lieu of any pension heretofore allowed to him, such pension to be computed from the day of the passage of this act, and to be continued during his natural life.

Approved, February 13, 1855.

Feb. 13, 1855.  

Chap. LXXX.—An Act for the Relief of Eleanor Hoople, of the Province of Canada.

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, from any money in the Treasury not otherwise appropriated, to pay to Eleanor Hoople, a widow, residing in the Province of Canada, the sum of three hundred dollars, for care, services, and attention rendered by herself and husband, in eighteen hundred and fourteen, to David Holden, an American soldier.

Approved, February 13, 1855.

Feb. 13, 1855.  


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 authorized and directed to place the name of William Wallace, of the State of Illinois, on the list of invalid pensioners of the United States, at the rate of six dollars per month, from the fourth day of March, in the year eighteen hundred and fifty-four, and to continue during his natural life.

Approved, February 13, 1855.

Feb. 13, 1855.  

Chap. LXXXII.—An Act for the Relief of the Legal Representatives of John Putnam.

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 legal representatives of John Putnam, the sum of seven hundred and ninety-five dollars and seventy-eight cents, in payment for his services and money paid for the United States at the port of Genesee, New York.

Approved, February 13, 1855.

Feb. 13, 1855.  

Chap. LXXXIII.—An Act for the Relief of William Gore.

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, directed to place the name of William Gore, of the State of Maine, upon the pension rolls, and cause him to be paid the sum of eight dollars per month, so long as he shall live, commencing January first, eighteen hundred and fifty-four.

Approved, February 13, 1855.

Feb. 13, 1855.  

Chap. LXXXIV.—An Act granting Bounty Land to Cornelius Coffey.

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 to Cornelius Coffey, late a private in company G, eighth infantry, United States army, a land warrant for one hundred and sixty acres of land.

Approved, February 13, 1855.
CHAP. LXXXV. — An Act for the Relief of John Brown, second, of New Hampshire.

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 authorized and required to place the name of John Brown, second, of the State of New Hampshire, on the roll of invalid pensioners, at the rate of eight dollars per month, to commence on the ninth day of February, eighteen hundred and fifty-two, to continue during his natural life.

APPROVED, February 13, 1855.

CHAP. LXXXVI. — An Act for the Relief of William 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 cause to be paid to William Parker, of New York, the sum of four dollars per month, so long as he shall live, commencing January first, Anno Domini eighteen hundred and fifty-three. This sum to be in addition to the pension of four dollars per month granted him by act of May nineteenth, eighteen hundred and twenty-four.

APPROVED, February 13, 1855.

CHAP. LXXXVII. — An Act for the Relief of Gilbert C. Russell.

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, or cause to be paid, out of any money in the treasury not otherwise appropriated, to Gilbert C. Russell, of the State of Alabama, twenty thousand dollars: Provided, The same shall be received and receipted for by the said Gilbert C. Russell in full satisfaction of all balance of claims and demands of every description in his favor against the government of the United States growing out of, or in any manner connected with, the construction of the fort at Mobile Point, in the State of Alabama.

APPROVED, February 13, 1855.

CHAP. LXXXVIII. — An Act for the Relief of William Case.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That William Case and his surety, Harrison Gould, be, and hereby are, released from a judgment for the sum of three hundred and twenty dollars rendered against them in favor of the United States, at the March term of the circuit court of the United States, held at Clarksburg, in the State of Virginia, in the year eighteen hundred and fifty-three: Provided, That, before satisfaction of the same shall be entered, the said defendant shall pay all the costs accrued upon the said judgment.

APPROVED, February 13, 1855.

CHAP. LXXXIX. — An Act for the Relief of Sidney P. Pool, of the State of Maine.

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, directed to place the name of Sidney P. Pool upon the roll of invalid pensioners; and that said Pool be paid a pension, $8 per month, at the rate of six dollars per month, from the first day of January, in the year one thousand eight hundred and fifty-four.

APPROVED, February 13, 1855.
Feb. 13, 1855.

Pension of Geo. Elliott increased to $8 per month, from Jan. 1, 1852. 1835, ch. 149.

CHAP. XC. — An Act for the Relief of George Elliott.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That George Elliott, of Franklin county, Missouri, shall be allowed a pension of eight dollars a month, instead of the pension of six dollars a month which he is now receiving, under a special act of Congress, said increase of pension to commence and be calculated from the first day of January, Anno Domini eighteen hundred and fifty-two, when his proof of total disability was perfected.

APPROVED, February 13, 1855.

Feb. 13, 1855.

Geo. H. Paige to be credited $62.28.

CHAP. XCI. — An Act for the Relief of Lieutenant George H. Paige, of the United States Army.

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 United States treasury be, and he is hereby, directed to allow and credit to Lieutenant George H. Paige the sum of sixty-two dollars and twenty-three cents, the amount paid by him to one Philips, a private in the United States army, for services as an auctioneer, in June, eighteen hundred and forty-nine.

APPROVED, February 13, 1855.

Feb. 13, 1855.

John H. Hicks to be placed on pension roll for life, at $8 per month, from Jan. 1, 1855.

CHAP. XCII. — An Act for the Relief of John H. Hicks, of 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 Interior be, and he is hereby, instructed to place the name of John H. Hicks, of Indiana, upon the list of invalid pensioners, at the rate of eight dollars per month, from the first day of January, eighteen hundred and fifty-three, and to continue during his natural life.

APPROVED, February 13, 1855.

Feb. 13, 1855.

Oliver Brown to be placed on pension roll, at $4 per month, from March 1, 1864.

CHAP. XCIII. — An Act to provide a Pension for Oliver Brown, of Chemung County, New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Oliver Brown, of the county of Chemung, in the State of New York, be, and he is hereby, required to be placed upon the pension roll, at the rate of four dollars per month, from the first day of March, eighteen hundred and fifty-four.

APPROVED, February 13, 1855.

Feb. 13, 1855.

Edmund Mitchell to be placed on pension roll, at $8 per month, from March 1, 1864.

CHAP. XCIV. — An Act to provide a Pension for Edmund Mitchell, of Carroll County, in the State of Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of Edmund Mitchell, of Carroll county, in the State of Kentucky, be placed upon the pension roll, at the rate of eight dollars per month, to commence on the first day of March, eighteen hundred and fifty-four.

APPROVED, February 13, 1855.

Feb. 13, 1855.

Geo. J. Rallston to be placed on pension roll for life, at $8 per month, from Jan. 1, 1864.

CHAP. XCV. — An Act for the Relief of George J. Rallston.

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 instructed to place the name of George J. Rallston upon the pension roll, and to pay him at the rate of eight dollars per month, from 1, 1864.
the first day of January, eighteen hundred and fifty-four, to continue during his life.

Approved, February 13, 1855.

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Chap. XCIX. — An Act for the Relief of the Heirs of Larkin 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 Treasury be, and he is hereby, authorized and required, out of any money in the treasury not otherwise appropriated, to pay to the legal representatives of Larkin Smith, five years' full pay of a captain of cavalry, the same being due the said Larkin Smith for services as a captain of cavalry in the army of the United States, in the war of the Revolution.

Approved, February 13, 1855.

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Chap. C. — An Act to change the Name of the Schooner "Henry Plantagenet" to that of "A. G. Brown."

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 admit to register, under the name of "A. G. Brown," the American-built schooner now owned by Ebenezer Clark, of Jackson county, in the State of Mississippi, and known as the "Henry Plantagenet."

Approved, February 13, 1855.

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Chap. CLI. — An Act for the Relief of the Widow and Children of Ezra Chapman, 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, required to pay to the lawful administrators of Ezra Chapman, late of Tolland, Connecticut, deceased, for the benefit of his widow and children, the sum of eight hundred and forty dollars, the same being the aggregate amount of seven years' half-pay of Ezra Chapman, the father of the aforesaid Ezra Chapman, deceased, who was an ensign in the army of the Revolution, and died in the service of the United States, on the first day of September, seventeen hundred and seventy-eight, and which sum of money was due to the said Ezra Chapman, deceased, on account of the services of his said father, by the provisions of the resolution of Congress passed the twenty-fourth day of August, seventeen hundred and eighty.

Approved, February 14, 1855.

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Chap. CII. — An Act for the Relief of Don B. Juan Domercq, a Spanish Subject.

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 examine and investigate the claim of Don B. Juan Domercq, a Spanish subject, for a quantity of tobacco belonging to him, and taken and used for purposes of defence, by order of Colonel Childs, at the siege of Puebla, in Mexico, in the year Ano Domini eighteen hundred and forty-seven, and to allow and pay said Domercq for so much of said tobacco, not exceeding in quantity seven hundred and twenty-one bales, and at a price not exceeding twenty-four dollars the bale, as shall be proved, to the satisfaction of said secretary, to have been destroyed or lost in consequence of said tobacco having been taken and used as aforesaid. And the said Secretary of War shall also allow
and pay said Domercq damages for the injury done to eight hundred and twenty-three bales of tobacco returned to him after being used in barricading the streets, &c., of Puebla: Provided, Said damage shall be proved to the satisfaction of the said secretary, and provided the amount allowed shall not exceed one dollar per bale.

SEC. 2. And be it further enacted, That the Secretary of the Treasury is hereby directed to pay to said Domercq such sum as shall be allowed him, upon such investigation, out of any money in the treasury not otherwise appropriated, in full satisfaction of any claim upon the government of the United States.

Approved, February 14, 1855.

Feb. 17, 1855.

CHAP. CXIII.—An Act for the Relief of Medford Caffey, of the State of Tennessee.

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 cause to be paid to Medford Caffey, of the State of Tennessee, out of any money in the treasury not otherwise appropriated, the sum of one hundred and six dollars, in full compensation for his horse and equipage lost in the Seminole campaign of eighteen hundred and eighteen.

Approved, February 17, 1855.

Feb. 17, 1855.

CHAP. CXIV.—An Act for the Relief of Zachariah Lawrence, of Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to Zachariah Lawrence, of Morgan county, in the State of Ohio, out of any money in the treasury not otherwise appropriated, the sum of twenty-six hundred and forty-five dollars and forty cents, his portion of the prize money for capturing and taking into the port of Passamaquoddy, in eighteen hundred and thirteen, the British sloop "Venture." And there shall be paid to each of the other persons composing the boat's crew, severally, or to their legal representatives, the sum of thirteen hundred and twenty-two dollars and seventy cents, as the share of each in the capture of the said sloop "Venture," on satisfactory proof being made to the Secretary of the Treasury of their being such persons, or their legal representatives.

Approved, February 17, 1855.

Feb. 17, 1855.

CHAP. CXV.—An Act for the Relief of William Hagerty.

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 William Hagerty, out of any money in the treasury not otherwise appropriated, the sum of nine hundred and sixty-four dollars and eighty cents, in full payment of his claim for grading the street around the Capitol inclosure.

Approved, February 17, 1855.

Feb. 21, 1855.

CHAP. CXVI.—An Act authorizing the issue of a Register to the Russian-built Ship "Aina."

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 admit to register the Russian-built ship "Aina," under the name of "St. Andrew," said ship having been libelled and sold by the United States Marshal to Christian F. Funch and Andrew F. Meinche, of the State and city of New York, their present owners.

Approved, February 21, 1855.
THIRTY-THIRD CONGRESS. Sess. II. Ch. 119, 120, 121, 130. 1855. 857


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Henry H. Marsh be, and he is hereby, authorized to relinquish to the United States the east half of the northeast quarter of section number four, of township number eight, south, of range number thirteen west, in the district of lands subject to sale at Kalamazoo, in the State of Michigan, entered by him by mistake, on or about the twenty-first day of July, eighteen hundred and thirty-six, and to apply the money paid for said tract to the purchase of any other lands that may be subject to entry at private sale, at the minimum price of one dollar and twenty-five cents per acre.

Approved, February 21, 1855.

CHAP. CXXX. — An Act for the Relief of Rebecca Winn, Widow and Executrix of the Last Will and Testament of Timothy Winn, deceased, late a Purser in the Navy 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 accounting officers of the treasury be, and they are hereby, required to adjust the accounts of the late purser Timothy Winn, so as to allow his legal representative the sum of six hundred dollars per annum, for clerk hire during his service as purser at the Washington navy-yard, deducting therefrom whatever payments on account of clerk hire have already been made, either by allowance of the department or by judgment of the court of this district.

Approved, February 21, 1855.

CHAP. CXXI. — An Act increasing the Pension of Anthony W. Bayard, of Bellefont, in the State of Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pension now received by Anthony W. Bayard, of Bellefont, in the State of Pennsylvania, be increased to twenty dollars per month, and that the said pension be paid him from the first day of January, in the year eighteen hundred and fifty-two, deducting the amount of the pension he has already received since that date; and that hereafter his pension shall be twenty dollars per month, during his life, instead of eight dollars per month, which he now receives.

Approved, February 24, 1855.

CHAP. CXXX. — An Act for the Relief of Mrs. Helen Mackay, Administratrix of Lieutenant-Colonel Æneas Mackay, late a Deputy Quarter-master in the United States Army.

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 Lieutenant-Colonel Æneas Mackay, deceased, deputy quarter-master general in the United States army, be authorized and directed to allow, as a credit for twenty-five thousand dollars, the receipt of Captain William D. McKissack for that amount, dated the first day of May, eighteen hundred and forty-seven, as well as the receipt of the said Captain William D. McKissack for a similar amount, dated the fourteenth day of August, eighteen hundred and forty-seven.

Sec. 2. And be it further enacted, That the Secretary of the Treasury pay to Mrs. Helen Mackay, administratrix of Colonel Æneas Mackay, deceased, out of any money in the treasury not otherwise appropriated,
whatever balance may be found to be due to her late husband, upon a final settlement of his accounts, in the manner directed by the first section of this act.

Approved, February 28, 1855.

Feb. 28, 1855.

CHAP. CXXXI.—An Act granting Bounty Land to Susan Palmer.

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 issue unto Susan Palmer, widow of Lieutenant Innis B. Palmer, deceased, a land-warrant certificate for one hundred and sixty acres of land, in consideration of his services during the war of eighteen hundred and twelve, in the same manner as if the said Innis B. Palmer’s name had been enrolled as a lieutenant, and not as a deputy wagon-master.

Approved, February 28, 1855.

Feb. 28, 1855.

CHAP. CXXXII.—An Act for the Relief of Lot 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 cause the name of Lot Davis to be placed upon the roll of invalid pensioners, at the rate of six dollars per month, during his life, to commence January first, eighteen hundred and fifty.

Approved, February 28, 1855.

March 2, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the provisions of the act approved February third, eighteen hundred and fifty-three, entitled “An act for the relief of Brevet Brigadier-General Riley, and to enable him to settle his accounts with the United States,” be, and they are hereby, applied to the heirs of Brigadier-General Richard B. Mason, in reference to all moneys raised and collected by him for contributions, penalties, internal assessments, duties, or other objects, in California, from June first, eighteen hundred and forty-seven, to April fifteenth, eighteen hundred and forty-nine, and that the proper accounting officers of the Treasury Department, in settling the accounts of the said Mason, be, and they are hereby, authorized and required to allow, as a credit, a commission of one and a half per cent. upon the moneys so raised, collected, and disbursed by the said Mason while he was governor of California during the time stated above.

Approved, March 2, 1855.

March 2, 1855.

CHAP. CXLIX.—An Act for the Relief of John R. Bowes, Agent in charge of the Property of the United States at Michigan City, in the State of Indiana, and of Isaac S. Smith, of the City of Buffalo, New York.

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 are hereby, authorized and directed to pay to John R. Bowes, of the State of Indiana, agent in charge of the property of the United States at Michigan City, in said State, the sum of four hundred and seventy dollars and thirty-three cents, in payment and in full discharge of all claims of said Bowes against the United States for services as said agent.
SEC. 2. And be it further enacted, That the Secretary of the Treasury shall, and he is hereby, authorized and directed to pay, out of any money in the treasury not otherwise appropriated, to Isaac S. Smith, the sum of four hundred and fifty-two dollars and thirty-two cents, in full for his account for care and charge of the public property at the city of Buffalo, up to the thirtieth day of April, eighteen hundred and fifty-three, under the direction of the Topographical Bureau.

Approved, March 2, 1855.

CHAP. CL. — An Act for the Relief of the Heirs and Legal Representatives of Joseph Savage, 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, required to pay, out of any money in the treasury not otherwise appropriated, to the legal representatives of Joseph Savage, deceased, five years' full pay of a surgeon's mate in the continental line of the army of the Revolution, being the full amount of the sum due to the said Joseph Savage, deceased, for commutation of half-pay as surgeon's mate in the Virginia continental line of the revolutionary army: Provided, That the said sum shall be received in full of all demands against the government on this account.

Approved, March 2, 1855.

CHAP. CLI. — An Act for the Relief of Daniel Searle and Company, for Extra Service rendered the Post-Office Department 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 proper accounting officers of the Post-Office Department be, and they are hereby, authorized and required to settle the account of Daniel Searle and Company, for extra services rendered under the orders of the said department during their contract, made in eighteen hundred and thirty-five, for carrying the mail on routes numbers nine hundred and fifty-six, nine hundred and seventy-nine, and eleven hundred and fifty-seven, from Jersey City to Owego, in the State of New York, and to allow him a pro rata compensation for said extra service; and that the amount found due be paid to said Searle, out of any money in the treasury not otherwise appropriated.

Approved, March 2, 1855.

CHAP. CLII. — An Act for the Relief of Charles W. Carroll.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and there is hereby, appropriated the sum of five thousand dollars, to be paid to Charles W. Carroll, out of any money in the treasury not otherwise appropriated, as compensation and damages for injuries sustained by him by reason of his wrongful arrest and imprisonment as a deserter from the army of the United States.

Approved, March 2, 1855.

CHAP. CLIII. — An Act for the Relief of Henry S. Sanford.

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 moneys in the treasury not otherwise appropriated, to Henry S. Sanford, late acting chargé d'affaires of the United States at Paris, the sum of six thousand two hundred and twenty-three dollars and eighty-two cents, it being the
amount of the difference between the salary received by him, as secretary of legation at Paris, from the fourteenth day of May, eighteen hundred and fifty-three, to the twenty-second day of January, eighteen hundred and fifty-four, and the salary of a chargé d'affaires for the same period, together with the usual outfit of a chargé d'affaires. And for necessary clerk hire paid by him while secretary of legation at Paris, the further sum of eleven hundred and seventy dollars and sixty-three cents.

**APPROVED, March 2, 1855.**

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**March 2, 1855.**

**CHAP. CLIV. — An Act for the Relief of the Children and Grandchildren of Thomas Morris.**

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 are hereby, required to pay to the children and grandchildren of Thomas Morris, who was a captain in the Georgia line on the continental establishment in the revolutionary war, and who died in the service of the United States during said war, the full amount of the half-pay of a captain of artillery for seven years; to be paid out of any money in the treasury of the United States not otherwise appropriated: Provided, Said heirs, before the payment thereof, exhibit to the secretary of the treasury satisfactory proof that they are the only children and grandchildren of the said Thomas Morris.

**APPROVED, March 2, 1855.**

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**March 2, 1855.**

**CHAP. CLV. — An Act for the Benefit of the Heirs of Philip R. Rice, deceased.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to the heirs of Philip R. Rice, deceased, out of any money in the treasury not otherwise appropriated, the sum of three thousand four hundred and fifty dollars, in full payment for the loss of a vessel in the service of the United States, during the war of the Revolution.

**APPROVED, March 2, 1855.**

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**March 2, 1855.**

**CHAP. CLVI. — An Act for the Relief of Charles H. Pointer.**

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 directed to place the name of Charles H. Pointer upon the roll of invalid pensioners of the United States, at the rate of eight dollars per month, and that the said pension commence on the first day of January, eighteen hundred and fifty-four, and continue during his life.

**APPROVED, March 2, 1855.**

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**March 2, 1855.**

**CHAP. CLVII. — An Act for the Relief of Parmelia Slavin, late the Wife of John Blue, 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 cause the name of Parmelia Slavin, the widow of William Slavin, deceased, and lately the widow of John Blue, deceased, to be placed upon the roll of pensioners of the United States, at the rate of four dollars per month, for five years, from the first day of January, Anno Domini one thousand eight hundred and forty-eight, in full satisfaction of her claim to pension as widow of the said John Blue.

**APPROVED, March 2, 1855.**
THIRTY-THIRD CONGRESS. Sess. II. Ch. 158, 159, 160, 161, 162. 1855. 861

CHAP. CLVIII.—An Act for the Relief of Amos Knapp.

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 Amos Knapp, out of any money in the treasury not otherwise appropriated, a sum equal to eleven dollars per month from the first day of July, eighteen hundred and forty-eight, to the date of approval of this act; and that his pension, granted by act of July twelve, eighteen hundred and fifty-two, is hereby declared to be increased to the rate of eleven dollars per month, to continue during his natural life: Provided, That any sum which the said Knapp may have received under the act approved July twelve, eighteen hundred and fifty-two, shall be deducted from the amount required to be paid by the provisions of this act.

APPROVED, March 2, 1855.

CHAP. CLIX.—An Act for the Relief of William G. Howison.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That William G. Howison be allowed by the proper accounting officers of the treasury, the sum of one hundred and sixty-seven dollars, in full for all services as a member of the Auxiliary Guard of the city of Washington.

APPROVED, March 2, 1855.

CHAP. CLX.—An Act for the Relief of William G. Preston.

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 seventy-five dollars and twenty-five cents be, and the same is hereby, appropriated, out of any moneys in the treasury not otherwise appropriated, and that the same be paid to William G. Preston, late a captain in the war with Mexico, to reimburse him for subsisting his command, and foraging the horses of his company, from Ozark to Washington, in Hempstead county, in the State of Arkansas.

APPROVED, March 2, 1855.

CHAP. CLXI.—An Act for the Relief of Sarah Morriss, only Heir of Robert Mitchell, 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 to pay to Sarah Morriss, wife of Robert Morriss, and only heir of the late Robert Mitchell, who was one of the captors of the Algerine vessels taken by the American squadron under the command of Commodore Decatur, the sum of one hundred and twenty-three dollars and seventy-three cents, out of any money in the treasury not otherwise appropriated.

APPROVED, March 2, 1855.

CHAP. CLXII.—An Act for the Relief of Mrs. J. Josephine McClellan.

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 Mrs. J. Josephine McClellan, widow of Brevet Lieutenant-Colonel John McClellan, late of the corps of topographical engineers, half the monthly pay to which her said husband was entitled at the time of his death, for five years from the date of the death of her said husband; and in case of her death or intermarriage before the expiration of the said term of five years, then the
benefits of this act shall inure, for the balance of said term, to his child or
children under sixteen years of age.
Approved, March 2, 1855.

March 2, 1855.

CHAP. CLXIII.—An Act for the Relief of Anna E. 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 is hereby directed to place the name of Anna E. Cook on the
pension rolls at the rate of fifteen dollars per month for five years,
commencing January first, eighteen hundred and fifty-four.
Approved, March 2, 1855.

March 2, 1855.

CHAP. CLXIV.—An Act for the Relief of Peter Amey, (colored man.)

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 Peter Amey upon the list of invalid pensioners of the navy, and pay
to him the sum of ninety-six dollars per annum; the said pension to
commence on the first day of January, eighteen hundred and fifty, and
continue during his natural life.
Approved, March 2, 1855.

March 2, 1855.

CHAP. CLXV.—An Act for the Relief of George W. Torrence.

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 pay to George W. Torrence,
out of any money in the treasury not otherwise appropriated, the sum of
one thousand five hundred and seventy-four dollars, in full compensation
for his gallant military services at the National Bridge, Mexico, on the
ninth of September, eighteen hundred and forty-seven, and for extra-
ordinary expenses incurred by him in consequence of wounds received
by him in the United States service.
Approved, March 2, 1855.

March 3, 1855.

CHAP. CLXXXVI.—An Act for the Relief of Andrew H. Patterson.

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 Andrew
H. Patterson, out of any money in the treasury not otherwise appropri-
ated, the sum of six thousand eight hundred and two dollars, for mail
bags manufactured by him under a contract with the Post-Office Depart-
ment entered into on the twenty-third of May, eighteen hundred and
forty.
Approved, March 3, 1855.

March 3, 1855.

CHAP. CLXXVII.—An Act granting a Pension to Joseph McCormick.

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 the name of Joseph
McCormick, of the State of Virginia, upon the invalid pension roll, at
the rate of four dollars per month, to commence on the first day of
January, one thousand eight hundred and fifty-four, and to continue during his natural life.

Approved, March 3, 1855.


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 do refund and pay to Stephen Lutz, of New York, out of any moneys in the treasury not otherwise appropriated, the sum of five hundred dollars, with interest, at the rate of six per centum per annum, from the tenth day of March, eighteen hundred and fifty-one, being the amount paid by him for thirty-one cases, containing machinery and apparatus for the light, or lantern of a light-house, imported into the port of New York, in the United States, and which were, through mistake or inadvertence, sold by public sale, made by the direction of the then collector of the port of New York, as being property liable to the payment of duties, and which had remained in public store for more than nine months without being claimed by any person, and on which no duties or expenses of storage had been paid. The said Lutz having been the highest bidder at the said sale of the said machinery and apparatus, and the amount of his bid having been paid into the public treasury, the Secretary of the Treasury is authorized to refund to the said Stephen Lutz the costs and expenses to which he was put, and did pay, in and about the defence of his right and title to the said machinery and apparatus so offered for sale by the collector of the port of New York, and purchased by the said Lutz, as aforesaid.

Approved, March 3, 1855.

CHAP. CLXXXIX.—An Act for the Relief of Thomas C. Ramsey, and Ananias O. Richardson, and James McLaughlin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pensions now received by Thomas C. Ramsey and Ananias O. Richardson, of the State of Tennessee, and James McLaughlin, of Virginia, be each increased eight dollars per month, so that their pensions shall each be sixteen dollars per month, instead of eight dollars each, and that the said increase shall commence on and be allowed from the nineteenth day of December, eighteen hundred and fifty-four.

Approved, March 3, 1855.

CHAP. CLXXX.—An Act to continue the Pension of Frances E. Baden.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pension granted to Frances E. Baden, by the act of Congress entitled "An act for the relief of Frances E. Baden," approved March second, eighteen hundred and fifty-three, be, and the same is hereby, continued for five years from the first day of January, one thousand eight hundred and fifty-five.

Approved, March 3, 1855.

CHAP. CLXXXI.—An Act for the Relief of the Heirs of Lieutenant Finly.

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 Nancy
Hough, formerly Nancy Finly, for herself and the heirs of Andrew Finly, late a lieutenant in the Pennsylvania line in the continental establishment of the war of the Revolution, one year's extra pay of a lieutenant in said service, as promised in the resolves of Congress, out of any money in the treasury not otherwise appropriated.

Approved, March 3, 1855.

March 3, 1855.

CHAP. CLXXXII.—An Act for the Relief of Ferdinand Clark.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the duties imposed by the act of June thirtieth, eighteen hundred and thirty-four, entitled "An act concerning tonnage upon Spanish vessels," on the Spanish brig Conde de Villanueva, Captain Carlos de Agao, and paid to the collector of the port of Charleston, in South Carolina, previous to the clearance of said vessel from that port for Cuba, on the eleventh of September, eighteen hundred and thirty-five, with a cargo of rice and lard, be, and the same are hereby, refunded to Ferdinand Clark, the owner of said brig, she having been wrecked on the coast of Florida, on the seventeenth of the same month, and lost, with the greater portion of her cargo.

SEC. 2. And be it further enacted, That the amount hereby refunded to the said Ferdinand Clark shall be paid out of any moneys in the treasury not otherwise appropriated.

Approved, March 3, 1855.

March 3, 1855.

CHAP. CLXXXIII.—An Act for the Relief of Thomas S. Johnson, of the Territory of New Mexico.

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 required to cause to be paid to Thomas S. J. Johnson, out of any money in the treasury not otherwise appropriated, the sum of four thousand and eight hundred dollars, in full compensation for thirty-two wagens, the property of the said Thomas S. J. Johnson, taken by the officers of the United States army, and appropriated to necessary public use.

Approved, March 3, 1855.

March 3, 1855.

CHAP. CLXXXIV.—An Act for the Relief of Titian R. Peale.

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, the sum of seventeen hundred and eighty-two dollars and twenty cents, to be paid to Titian R. Peale, of Philadelphia, or his legal representative, in full payment for the losses which he sustained of his private property when wrecked in the United States ship Peacock, at the mouth of the Columbia River.

Approved, March 3, 1855.

March 3, 1855.

CHAP. CLXXXV.—An Act for the Relief of the Heirs of Thomas Park, 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 to pay to the legal representatives of Thomas Park, deceased, out of any money in the treasury not otherwise appropriated, the sum of eight hundred dollars, said sum of eight hundred dollars being the amount and value of certain sails and
rigging sold by the said Thomas Park to Captain Harding, as agent of the United States, during the revolutionary war: Provided, that the said sum shall be received in full of all demands against the government on this account.

Approved, March 3, 1855.

Chap. CLXXXVI. — An Act for the Relief of Jeptha L. Heminger.

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 cause the name of Jeptha L. Heminger to be placed upon the roll of invalid pensioners, and to pay him at the rate of eight dollars per month during his natural life, commencing on the first of January, eighteen hundred and fifty-three.

Approved, March 3, 1855.

Chap. CLXXXVII. — An Act for the Relief of Franklin Chase.

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 adjust and settle the claim of Franklin Chase, for a share of the proceeds of the sale of the schooner Oregon and cargo, seized and confiscated in the month of April, eighteen hundred and forty-eight, under the President's regulations of the first of March, eighteen hundred and forty-seven, at the port of Tampico, during the war with Mexico, and to pay the amount of said claim, out of any money in the treasury, arising from military contributions collected in Mexico, in pursuance of the regulations of the President before referred to, not exceeding the collector's share: Provided, That before any money is paid in this case, any claim submitted by the owners of the vessel before mentioned, for the remission of the penalty and payment of the proceeds under the confiscation, shall first be duly examined and decided by the Secretary of the Treasury, under the direction of the President of the United States.

Approved, March 3, 1855.

Chap. CLXXXVIII. — An Act for the Relief of Paul S. Ridgway, of 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 Interior is hereby required to place the name of Paul S. Ridgway, of Ohio, upon the pension roll, and cause to be paid to him the sum of eight dollars per month for and during the term of his natural life, commencing June first, one thousand eight hundred and fifty-four.

Approved, March 3, 1855.


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 allow to Purser William A. Christian, in the settlement of his accounts, the sum of two thousand six hundred and forty-three dollars and seventy-four cents, being the amount disallowed him in former settlements of his accounts for payments made to the warrant officers of the United States steamship Princeton.

Approved, March 3, 1855.
March 3, 1855.

CHAP. CXC. — An Act for the Relief of Jesse French, of Braintree, Massachusetts.

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 hereby instructed to place the name of Jesse French on the pension roll, at the rate of four dollars per month, commencing on the first day of January, eighteen hundred and fifty-two, to be continued during his life.

APPROVED, March 3, 1855.

March 3, 1855.

CHAP. CXCI. — An Act to amend an Act entitled "An Act for the Relief of George M. Bentley, of the State of Indiana," approved August five, eighteen hundred and fifty-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no payments shall be made to George M. Bentley after the fourth March, eighteen hundred and fifty-five, under an act entitled "An act for the relief of George M. Bentley, of the State of Indiana," approved August five, eighteen hundred and fifty-four, until the claim and the right to a pension of the said Bentley shall have been presented to the Commissioner of Pensions, supported by evidence, and by said commissioner approved and allowed under the rules and regulations governing the examination and allowance of invalid pension claims for disabilities contracted in the Mexican war.

APPROVED, March 3, 1855.

March 3, 1855.

CHAP. CXCII. — An Act for the Relief of Mrs. Irene G. Scarritt.

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 the name of Mrs. Irene G. Scarritt, widow of J. M. Scarritt, deceased, late an officer in the United States army, upon the list of widows entitled to half-pay, and pay her the sum of twenty-five dollars per month, commencing on the first day of July, eighteen hundred and fifty-four, and continuing for five years: Provided, That in case of her death or intermarriage before the expiration of said term of five years, then the pension hereby granted shall inure to the benefit of the child or children of said J. M. Scarritt, deceased, under sixteen years of age, if such there be: and if there be none such, then the same shall cease.

APPROVED, March 3, 1855.

March 3, 1855.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of nine thousand dollars, out of any money in the treasury not otherwise appropriated, be, and the same is hereby, appropriated, to be paid to Mrs. Madalena Van Ness, widow of Cornelius P. Van Ness, deceased, in consideration of services rendered by the said Cornelius P. Van Ness, in the seizure of goods imported into the district of Vermont, in violation of the laws of the United States, during the years eighteen hundred and thirteen and eighteen hundred and fourteen, while he was collector of the customs for said district, and for which service he did not receive the award provided by law in such cases.

APPROVED, March 3, 1855.
THIRTY-THIRD CONGRESS. Sess. II. Ch. 194, 195, 196, 197. 1855. 867

CHAP. CXCV.—An Act for the Relief of James Holstin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That James Holstin, of Indiana, be, and he hereby is, authorized to enter in legal subdivisions, free of cost, one hundred and sixty acres of any of the public lands of the United States subject to private entry at the rate of one dollar and twenty-five cents per acre; and, upon the return of a certificate therefor by the legally constituted officers, the Commissioner of the General Land-Office shall issue a patent in favour of said Holstin for the land so entered: Provided, That the same shall be in full satisfaction for losses sustained by said Holstin on account of the erroneous location made by him with military bounty-land warrant number eight thousand seven hundred and eighty-two, at the Vincennes land-office, on the first day of February, eighteen hundred and forty-eight.

APPROVED, March 3, 1855.

CHAP. CXCVI.—An Act for the Relief of the Widow of W. Irving, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be allowed and paid out of any money in the treasury not otherwise appropriated, to Sarah Irving, the widow of William Irving, deceased, the sum of four hundred and sixty-six dollars and sixty-seven cents, in full for the services of said Irving as acting superintendent of the Census Department, in addition to the amount which he has already received as clerk of the said department, for and during the same period that he discharged the duties of superintendent of said department.

APPROVED, March 3, 1855.

CHAP. CXCVII.—An Act for the Relief of Mrs. Nancy Weatherford, Widow of Colonel Wm. Weatherford, of the First Regiment Illinois Volunteers in the Mexican War.

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, directed to place the name of Nancy Weatherford, widow of William Weatherford, colonel of the first regiment Illinois volunteers in the Mexican war, upon the roll of pensioners of the United States, and pay to her the sum of thirty dollars per month, to commence on the day of the death of the said Colonel William Weatherford, and continue for five years: Provided, That she shall be entitled to the benefit of any general act of Congress which may hereafter be passed, extending or continuing the half-pay of widows, as if she had been placed on the pension roll under the provisions of the act entitled "An Act amending the act entitled 'An Act granting half-pay to widows or orphans, where their husbands and fathers have died of wounds received in the military service of the United States; in case of deceased officers and soldiers of the militia and volunteers, passed July fourth, eighteen hundred and thirty-six," approved July twenty-one, eighteen hundred and forty-eight.

APPROVED, March 3, 1855.
in the treasury not otherwise appropriated, the sum of eight thousand six hundred and seventeen dollars, and eighty-one cents, in full for the balance due them for constructing a dredging machine at Whitehall, New York, under contract entered into on the second day of November, eighteen hundred and thirty-six; and a dredging machine to be delivered at Monroe, in the State of Michigan, by contract entered into on the fifteenth of October, eighteen hundred and thirty-six.

Approved, March 3, 1855.

Jan. 31, 1855.

CHAP. CCV.—An Act for the Relief of Frederic Vincent, Administrator of James le Caze, survivor of Le Caze and Mallet.

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 Frederic Vincent, administrator of James le Caze, the sum of four thousand eight hundred and ninety-six dollars and eighty-two cents, which sum appears to be due to him on the books of the treasury for advances made to the government of the United States, in the year seventeen hundred and eighty-three; Provided, That the same shall be received in full of all demands against the Government on this account.

Approved, January 31, 1855.
RESOLUTIONS.

[No. 1.] Joint Resolution for the Relief of the Children of Captain Thomas Porter, deceased.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper officer be, and he is hereby, directed to pay to the administrator of Captain Thomas Porter, deceased, out of the money appropriated for the payment of invalid pensions, the amount of pension due the said Captain Thomas Porter, on the day of his decease, by virtue of an act of Congress, passed on the fifth day of August, eighteen hundred and fifty-four, to be, by the said administrator, distributed to the children of the said Captain Thomas Porter, in the same manner as arrearages of pensions are distributed to the children of deceased pensioners.

APPROVED, December 14, 1854.

[No. 3.] Joint Resolution for the Settlement of the Claim of Don Juan Jesus Vigil, of New Mexico.

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 to cause to be audited the claim of Don Juan Jesus Vigil, for a flock of sheep seized from him by a detachment of troops in the service of the United States, in the month of January, eighteen hundred and forty-seven; and to make compensation to him for so many of said sheep as may have been used by said troops, or were lost to the owner in consequence of said seizure: Provided, That the whole amount of compensation allowed shall not exceed the sum of nine thousand dollars, and that the justice and equity of the allowance be established to the satisfaction of the auditing officer and the Secretary of War; and the amount so allowed shall be paid out of any money in the treasury not otherwise appropriated.

APPROVED, December 19, 1854.

[No. 8.] Joint Resolution for the Relief of Lieutenant J. C. Carter.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, in the settlement of his accounts, Lieutenant J. C. Carter shall be allowed such expenses as were incurred by him whilst acting as purser on board the ship Massachusetts, undergoing repairs at San Francisco: Provided, the amount shall not exceed the sum of one thousand eight hundred and sixty-nine dollars and five cents.

APPROVED, February 13, 1855.

[No. 10.] Joint Resolution explanatory of the Act giving Compensation to Judges Woodbridge and Chipman.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That chapter one hundred
Compensation of Judges Woodbridge and Chipman.  
1854, ch. 186.  

and eighty, of the private acts of the first session of the thirty-third Congress, entitled "An act to provide compensation for George Morell, in adjusting titles to land in Michigan," approved August one, eighteen hundred and fifty-four, be construed so as to give to Judges Woodbridge and Chipman, named in said act, the compensation therein provided, only from the date of the termination of their appointments, as such judges.

APPROVED, February 17, 1855.

Feb. 24, 1855.  

[No. 11.]  
A Resolution for the Relief of Rebecca Hinton.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States District Attorney for the district of Ohio, is hereby authorized to settle the suit pending in the circuit court for said district, against the bail of Otho Hinton, and to discharge the bail bond upon the payment of one thousand dollars, and the taxable costs of said suit.

APPROVED, February 24, 1855.

Feb. 24, 1855.  

[No. 12.]  
Joint Resolution in favor of William Monagan.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury pay to William Monagan thirty-six dollars and fifty cents, it being one fourth of the moneys awarded by the umpire on the claim of Martin, Sherlock, Monagan, and McCartney, reported to the twenty-third Congress at their first session.

APPROVED, February 24, 1855.

March 2, 1855.  

[No. 15.]  
Joint Resolution for the Relief of George W. McCerren.

Be it 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 adjudicate and settle the claim of George W. McCerren, for such bread, beans, and pork, or bacon, in barrels, as were taken out of the possession of said McCerren, in eighteen hundred and forty-seven, by order of the commanding officer of the United States army in command at Brazos St. Jago, and used in the construction of Fort Harney; and that the value of said articles or provisions, when ascertained by the Secretary of War, be paid to the said George W. McCerren, out of any moneys in the treasury not otherwise appropriated.

APPROVED, March 3, 1855.

March 2, 1855.  

[No. 16.]  
Joint Resolution to pay the Pension due James Capen to his Administrator.

Whereas, at the last session of Congress, an act was passed granting a pension to James Capen, of eight dollars per month, commencing on the fourth day of March, eighteen hundred and fifty-one, who is now dead, and in order to secure said pension to his representatives,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper officer is hereby directed to pay to the administrator of James Capen, deceased, out of the money appropriated for payment of invalid pensions, the amount of pension due the said Capen by act of Congress of fifth day of August, eighteen hundred and fifty-four.

APPROVED, March 3, 1855.
THIRTY-THIRD CONGRESS. Sess. II. Res. 17, 18, 19, 20, 21. 1855. 871

[No. 17.]  A Resolution explanatory of an Act entitled "An Act for the Relief of Abigail Stafford."

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in making payment under the act of Congress entitled "An act for the relief of Abigail Stafford," the Secretary of the Treasury is hereby directed to settle the same in conformity with the resolution passed by Congress on the third day of June, seventeen hundred and eighty-four.

APPROVED, March 3, 1855.

[No. 18.]  Joint Resolution for the Final Adjustment of the Account of John D. Colmesnil.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General be directed to cause the account of John D. Colmesnil, President of the Ohio and Mississippi Mail Line Company, to be reexamined, for the purpose of determining whether any further compensation is due, in law or equity, to said John D. Colmesnil, and to pay to him such sum as may be adjudged to be due, for the use of himself and associates, out of any funds in the treasury appropriated to the transportation of the mails; the decision of the department being subject, as in all other cases, to the proviso of the eighth section of the act of July second, eighteen hundred and thirty-six, entitled "An act to change the organization of the Post-Office Department, and to provide more effectually for the settlement of the accounts thereof."

APPROVED, March 3, 1855.

[No. 19.]  Joint Resolution for the Relief of James Hughes.

Be it 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 adjudicate and settle the claim of James Hughes, of Madison county, Tennessee, for such clothing as was furnished by him to a company of volunteers engaged in the Seminole war, commanded first by Captain Alexander B. Bradford, and afterwards by Captain Jesse McMahon, and that the value of said clothing, as ascertained by the Secretary of War, be paid to the said James Hughes, out of any moneys in the treasury not otherwise appropriated.

APPROVED, March 3, 1855.

[No. 20.]  Joint Resolution for the Relief of Joel Henry Dyer.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the treasury pay to Joel Henry Dyer, who was a private in Captain Alexander Baler's company of Tennessee volunteers, in the Seminole war, the sum of eight hundred and twenty dollars and forty-three cents, in full satisfaction for the services of said Joel Henry Dyer as judge-advocate in the regiment, in said war, commanded by Colonel Alexander B. Bradford, less the amount which has been paid said Dyer for his services as a private in said company.

APPROVED, March 3, 1855.

[No. 21.]  Joint Resolution for the Relief of John Dugan.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the In-
THIRTY-THIRD CONGRESS. Sess. II. Res. 22. 1855.

John Dugan, to interior issue to John Dugan, late a private in Company C, Mississippi have certain volunteers, in the Mexican war, a bounty-land warrant for one hundred pay, and a bounty-land warrant, and sixty acres of land; and also that the proper accounting officer of the Treasury Department pay to said John Dugan the arrears of pay and extra pay that would be due to him, as though it had not been marked opposite his name on the rolls of said company, "absent without leave."

APPROVED, March 3, 1855.

March 3, 1855. [No. 22.] Joint Resolution for the Relief of Clark Mills.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States cause the sum of five thousand dollars to be advanced to Clark Mills, in addition to the sum already advanced out of the fifty thousand dollars appropriated by the act of January twenty-fifth, eighteen hundred and fifty-three, "To erect at the Capitol of the nation an equestrian statue of Washington," on the personal application and receipt of the said Mills.

APPROVED, March 3, 1855.
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By the President of the United States of America.

A PROCLAMATION.

Whereas, a General Convention of Peace, Amity, Commerce, and Navigation between the United States of America and the Republic of Guatemala, was concluded and signed in the City of Guatemala, by their respective Plenipotentiaries, on the third day of March, in the year of our Lord one thousand eight hundred and forty-nine; which Convention, being in the English and Spanish languages, is, word for word, as follows:

Mariano Paredes, Presidente interino de la República de Guatemala.

Por cuanto entre la República de Guatemala y los Estados Unidos de América se ha concluido y firmado en esta capital el día tres del corriente mes de Marzo, por medio de Plenipotenciarios suficientemente autorizados por ambas Partes, un tratado de amistad, comercio, y navegación que se compone de un preámbulo y treinta y tres artículos, cuyo tenor, palabra por palabra, es el siguiente.


The United States of America and the Republic of Guatemala, desiring to make firm and permanent the peace and friendship which happily prevails between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between the one and another, by means of a treaty or general convention of peace, friendship, commerce, and navigation.

For this most desirable object the President of the United States of America has conferred full powers on Elijah Hise, chargé d'affaires of the United States near this republic, and the Executive Power of the Republic of Guatemala on the Sr. Ldo. D. José Mariano Rodríguez, Secretary of State and of the Department of Foreign Relations, who, after having exchanged their


Treaties.

Preamble.

Con este muy deseable objeto, el Presidente de los Estados [Unidos] de América ha conferido plenos poderes á Elias Hise, Encargado de Negocios de los Estados Unidos en esta República, y el Poder Ejecutivo de la República de Guatemala al Sr. Ldo. D. José Mariano Rodríguez, Secretario de Estado y del despacho del Relaciones Exteriores, quienes después de haberse
said full powers in due and proper form, have agreed to the following articles:

**Article I.**

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Guatemala, in all the extent of their possessions and territories, and between their people and citizens, respectively, without distinction of persons or places.

**Article II.**

The United States of America and the Republic of Guatemala, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation, if the concession was conditional.

**Article III.**

The two high contracting parties, being likewise desirous of placing the commerce and navigation of their respective countries on the liberal basis of perfect equality and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the other, and reside and trade there in all kinds of produce, manufactures, and merchandise; and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce which native citizens do or shall enjoy; submitting themselves to the laws, decrees, and usages there established, to which native citizens are subjected. But it is understood that this article does not include the coasting trade of either country, the regulation of which is

canjeado sus espresados plenos poderes en debida y buena forma, han convenido en los artículos siguientes:

**Artículo I.**

Habrá una paz perfecta, firme, y inviolable, y amistad sincera entre la República de Guatemala y los Estados Unidos de América, en toda la extensión de sus posesiones y territorios, y entre sus pueblos y ciudadanos respectivamente, sin distinción de personas ni lugares.

**Artículo II.**

La República de Guatemala y los Estados Unidos de América, desean vivir en paz y armonía con las demás naciones de la tierra, por medio de una política franca y igualmente amistosa con todas, se obligan mutuamente a no conceder favores particulares a otras naciones con respecto a comercio y navegación, que no se hagan inmediatamente comunes a una u otra, quien gozará de los mismos libremente, si la concesión fuese hecha libremente, o prestando la misma compensación si la concesión fuere condicional.

**Artículo III.**

Las dos altas partes contratantes, desean también establecer el comercio y navegación de sus respectivos países sobre las liberales bases de perfecta igualdad y reciprocidad, convienen mutuamente, que los ciudadanos de cada una podrán frecuentar todas las costas y países de la otra, y residir y traficar en ellos con toda clase de producciones, manufacturas, y mercaderías, y gozarán de todos los derechos, privilegios y exenciones, con respecto a navegación y comercio que gozan los ciudadanos nativos, sometiéndose á las leyes, decretos y usos establecidos, á que están sujetos dichos ciudadanos nativos. Pero debe entenderse que este artículo no comprende el comercio de costa de cada uno de los dos países,
TREATY WITH GUATEMALA. MARCH 3, 1849.

reserved to the parties, respectively according to their own separate laws.

ARTICLE IV.

They likewise agree that whatever kind of produce, manufacture, or merchandize of any foreign country can be from time to time lawfully imported into the United States in their own vessels, may be also imported in vessels of the Republic of Guatemala; and that no higher or other duties upon the tonnage of the vessel or her cargo shall be levied and collected whether the importation be made in vessels of the one country or of the other; and, in like manner, that whatever kind of produce, manufacture, or merchandize of any foreign country can be from time to time lawfully imported into the Republic of Guatemala in its own vessels, may be also imported in vessels of the United States, and that no higher or other duties upon the tonnage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other. And they further agree, that whatever may be lawfully exported or re-exported from the one country in its own vessels to any foreign country, may be in like manner exported or re-exported in vessels of the other country. And the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or re-exportation be made in vessels of the United States or of the Republic of Guatemala.

ARTICLE V.

No higher or other duties shall be imposed on the importation into the United States of any articles the produce or manufactures of the Republic of Guatemala, and no higher or other duties shall be imposed on the importation into the Republic of Guatemala of any articles the produce or manufactures of the United States, than are or shall be payable in like articles cuya regulacion es reservada á las partes respectivamente según sus propias y peculiares leyes.

ARTICULO IV.

Convienen igualmente que cualquiera clase de producciones, manufacturas, y mercaderías extranjeras, que puedan ser en cualquier tiempo legalmente introducidas en los Estados Unidos en sus propios buques, puedan tambien ser introducidas en los buques de la República de Guatemala, y que no se impondrán ó cobrarán otros ó mayores derechos de tonelada ó por el cargamento, ya sea que la importacion se haga en buques de la una ó de la otra. De la misma manera, que cualesquiera clase de producciones, manufacturas, y mercaderías extranjeras, que puedan ser en cualquier tiempo legalmente introducidas en la República de Guatemala en sus propios buques, puedan tambien ser introducidas en los buques de los Estados Unidos, y que no se impondrán ó cobrarán otros ó mayores derechos de tonelada ó por el cargamento, ya sea que la importacion se haga en buques de la una ó de la otra. Convienen ademas que todo lo que pueda ser legalmente esportado ó re-esportado de uno de los dos paises en sus buques propios para un pais extraniero, pueda de la misma manera ser esportado ó re-esportado en los buques del otro. Y los mismos derechos, premio, [premios] y descuentos, se concederán y cobrarán, ya sea que tal esportacion ó re-esportacion se haga en buques de los Estados Unidos ó de la Republica de Guatemala.

ARTICLE V.

No se impondrán otros ó mayores derechos sobre la importacion de cualesquiera artículo, produccion ó manufactura de la Republica de Guatemala en los Estados Unidos, y no se impondrán otros ó mayores derechos sobre la importacion de cualquier artículo, produccion ó manufactura de los Estados Unidos en la Republica de Guatemala, que los que se pagan ó pagarán en ade-
being the produce or manufactures of any other foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries on the exportation of any articles to the United States or to the Republic of Guatemala, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles the produce or manufactures of the United States or of the Republic of Guatemala, to or from the territories of the United States, or to or from the territories of the Republic of Guatemala, which shall not equally extend to all other nations.

ARTICLE VI.

It is likewise agreed, that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries to manage themselves their own business in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignment and sale of their goods and merchandise, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being in all these cases to be treated as citizens of the country in which they reside, or at least to be placed on a footing with the subjects or citizens of the most favored nations.

ARTICLE VII.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandise, or effects, for any military expedition, not [nor] for any public or private purpose whatever, without allowing to those interested a sufficient indemnification.

ARTICLE VIII.

Whenever the citizens of either of the contracting parties shall be lante por iguales artículos, produc- cion, ó manufactura de cualquier país extranjero; ni si impondrán otros ó mayores derechos ó cargas en cualquiera de los dos países, sobre la esportacion de cualquier artículo para los Estados Unidos ó para la República de Guatemala, respectivamente, que los que se pagan ó pagarán en adelante por la esportacion de iguales artículos para cualquiera otro país estran- gero; ni se establecerá prohibición sobre la esportacion ó importación de cualquier artículo, produccion ó manufactura de los territorios de los Estados Unidos para los de la República de Guatemala, ó de los territorios de la República de Guat- emala para los de los Estados Unidos, que no sea igualmente es- tensiva á las otras naciones.

ARTICULO VI.

Se conviene ademas que será enteramente libre y permitido á los comerciantes, comandantes de bu- ques, y otros ciudadanos de ambos países, el manejar sus negocios por sí mismos en todos los puertos y lugares sujetos á la jurisdiccion de uno ú otro, así respecto á las con- signaciones y ventas, por mayor y menor, de sus efectos y mercade- rías, como de la carga, descarga y despacho de sus buques, debiendo en todos estos casos ser tratados como ciudadanos del país en que residan, ó al menos puestos sobre un pie igual con los subditos ó ciu- dadanos de las naciones mas favor- ecidas.

ARTICULO VII.

Los ciudadanos de una ó otra parte no podrán ser embargados ni detenidos en sus embarcaciones, tripulaciones, mercaderías, y efectos comerciales de su pertenencia para alguna expedicion militar, usos públicos ó particulares cualesquiera que sean, sin conceder á los intere- sados una suficiente indemnización.

ARTICULO VIII.

Siempre que los ciudadanos de alguna de las partes contratantes se
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forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other with their vessels, whether merchant or of war, public or private, through stress of weather, pursuit of pirates or enemies, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any kind.

**Article IX.**

All the ships, merchandise, and effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners; they proving in due and proper form their rights, before the competent tribunals; it being well understood that the claim should be made within the term of one year, by the parties themselves, their attorneys, or agents of their respective governments.

**Article X.**

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage on the coasts or within the dominions of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel (if necessary) of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever, provided the same be exported.

**Article XI.**

The citizens of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, vieren precisados a buscar refugio seeking refuge ó asilo en los ríos, bahías, puertos, ó dominios de la otra, con sus buques, ya sean mercantes ó de guerra, públicos ó particulares, por mal tiempo, persecución de piratas ó enemigos, serán recibidos y tratados con humanidad, dándoles todo favor y protección para reparar sus buques, procurar víveres, y ponerse en situación de continuar su viaje sin obstáculo ó estorbo de ningún género.

**Article IX.**

Todos los buques, mercaderías, y efectos pertenecientes a los ciudadanos de una de las partes contratantes que sean apresados por piratas, bien sea dentro de los límites de su jurisdicción, ó en alta mar y fueron llevados ó hallados en los ríos, radas, bahías, puertos, ó dominios de la otra, serán entregados a sus dueños, probando estos en la forma propia [propria], y debida sus derechos ante los tribunales competentes; bien entendido que el reclamo ha de hacerse dentro del término de un año por las mismas partes, sus apoderados, ó agentes de los respectivos gobiernos.

**Article X.**

Cuando algun buque perteneciente á los ciudadanos de alguna de las partes contratantes, naufrague, encalle ó sufra alguna avería en las costas ó dentro de los dominios de la otra, se les dará toda ayuda y protección, del mismo modo que es uso y costumbre con los buques de la nación en donde suceda la avería; permitiéndoles descargár el dicho buque (si fuere necesario) de sus mercaderías y efectos, sin cobrar por esto, con tal que ellos sean esportados, ningún derecho, impuesto ó contribución.

**Article XI.**

Los ciudadanos de cada una de las partes contratantes tendrán poder para disponer de sus bienes personales dentro de la jurisdicción de la otra, with the case of wrecks, &c. Provision for personal estate held by citizens of either nation, in the other.
by sale, donation, testament, or otherwise, and their representatives, being citizens of the other party, shall succeed to their said personal goods whether by testament or ab intestato, and they may take possession thereof, by themselves, or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein said goods are or shall be subject to pay in like cases. And if, in the case of real estate, the said heirs would be prevented from entering into the possession of the inheritance on account of their character of aliens, there shall be granted to them the term of three years to dispose of the same as they may think proper, and to withdraw the proceeds, without molestation, and exempt from all duties of detraction on the part of the government of the respective States.

**Article XII.**

Both the contracting parties promise and engage formally to give their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of the one or of the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country in which they may be; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors as they may judge proper in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited in the said trials.

**Article XIII.**

It is likewise agreed, that the most perfect and entire security of rights of conscience.

**Article XIII.**

Se conviene igualmente en que los ciudadanos de ambas partes con-
both the contracting parties in the countries subject to the jurisdiction of the one and the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established usages of the country. Moreover, the bodies of the citizens of one of the contracting parties who may die in the territories of the other shall be buried in the usual burying-grounds, or in other decent or suitable places, and shall be protected from violation or disturbance.

**ARTICLE XIV.**

It shall be lawful for the citizens of the United States of America and of the Republic of Guatemala to sail with their ships, with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port, to the places of those who now are or hereafter shall be at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade with the same liberty and security, from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one power or under several. And it is hereby stipulated, that free ships shall also give freedom to goods, and that every thing shall be deemed to be free and exempt which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading or any part thereof should appertain to the enemies of either — contraband goods being always excepted. It is also agreed, in like manner, that the same liberty be extended to persons who are on

**ARTICULO XIV.**

Será legalito á los ciudadanos de los Estados Unidos de América, y á los de la República de Guatemala navegar con sus buques con toda seguridad y libertad, de cualquiera puerto á las plazas ó lugares de los que son ó fueren en adelanto enemigos de cualquiera de las dos partes contratantes, sin hacerse distinción de quienes son los dueños de las mercaderías cargadas en ellos. Será igualmente legalito á los referidos ciudadanos navegar con sus buques y mercaderías mencionadas, y traficar con la misma libertad y seguridad en los lugares, puertos, y en las mercaderías de ambas partes, ó de alguna de ellas, sin ninguna oposición ó disturbio cualquiera, no solo directamente de los lugares de enemigos arriba mencionados ó lugares neutros sino también de un lugar perteneciente á un enemigo ó otro enemigo, ya sea que estén bajo de la jurisdicción de una potencia ó bajo la de diversas. Y Free ships to make free goods, and persons, with certain exceptions. Se conviene también, del mismo modo, en que la misma libertad se extienda á las personas que se en-
board a free ship, with this effect: that although they be enemies of both or either party, they are not to be taken out of that free ship unless they are officers or soldiers, and in the actual service of the enemies; provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be understood as applying to those powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third and the other neutral, the flag of the neutral shall cover the property of enemies whose governments acknowledge this principle, and not of others.

**ARTICLE XV.**

It is likewise agreed that in the case where the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessels shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that, two months having elapsed after the declaration, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandises of the neutral embarked in such enemy's ship shall be free.

**ARTICLE XVI.**

This liberty of navigation and commerce shall extend to all kinds of merchandises, excepting those only which are distinguished by the name of contraband; and under
this name of contraband or prohibited goods shall be comprehended:

1st. Canon, mortars, howitzers, swivels, blunderbusses, muskets, fuses, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and granades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2dly. Bucklers, helmets, breastplates, coats of mail, infantry belts, and clothes made up in the form and for a military use.

3dly. Cavalry belts, and horses with their furniture.

4thly. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials, manufactured, prepared, and formed expressly to make war by sea or land.

Article XVII.

All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above, shall be held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner, by both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a belligerent force capable of preventing the entry of the neutral.

Article XVIII.

The articles of contraband before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations vol. x. Treat. — 111

nombre de contrabando ó efectos prohibidos se comprenderán:

1°. Cañones, morteros, obuses, pedrerios, trabucos, mosquetes, fusiles, rifles, carabinas, pistolas, picas, espadas, sables, lanzas, chuzos, alabardas, y granadas, bombas, polvora, mechas, balas, con las demás cosas correspondientes al uso de estas armas.

2°. Escudos, casquetes, corazas, cotas de malla, fornituras y vestidos hechos en forma y a usanza militar.

3°. Bondoleras, y caballos junto con sus armas y arneses.

4°. Y generalmente toda especie de armas é instrumentos de hierro, acero, bronce, cobre, y otras materias cualesquiera, manufacturadas, preparadas, y formadas expresamente para hacer la guerra por mar ó tierra.

Artículo XVII.

Todas las demás mercaderías y efectos no comprendidos en los artículos de contrabando explícitamente enumerados y clasificados en el artículo anterior, serán tenidos y reputados por libres, y de lícito y libre comercio, de modo que ellos puedan ser trasportados y llevados de la manera más libre por los ciudadanos de ambas partes contrantes aun á los lugares pertenecientes á un enemigo de una ó otra, exceptuando solamente aquellos lugares ó plazas que están al mismo tiempo sitiadas ó bloqueadas; y para evitar toda duda en el particular, se declaran sitiadas ó bloqueadas aquellas plazas que en la actualidad estuviesen atacadas por una fuerza de un beligerante capaz de impedir la entrada del neutral.

Artículo XVIII.

Los artículos de contrabando antes enumerados y clasificados que se hallen en un buque destinado a puerto enemigo estarán sujetos á detención y confiscación dejando libre el resto del cargamento y el buque para que los dueños puedan disponer de ellos como lo crean conveniente. Ningún buque de
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shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of such bulk that they cannot be received on board the capturing ship without great inconvenience; but in this and in all other cases of just detention the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment according to law.

**ARTICLE XIX.**

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstance may be turned away from such port or place, but shall not be detained; nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from the commanding officer of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either of the parties, that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo; nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

**ARTICLE XX.**

In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed, mutually, that whenever a vessel of war, public or private, shall meet with a neutral of the other contracting cualquiera de las dos naciones será detenido por tener á bordo artículos de contrabando, siempre que el maestre, capitán, ó sobrecargo de dicho buque quiera entregar los artículos de contrabando al apresador á menos que la cantidad de estos artículos sea tan grande y de tanto volumen que no puedan ser recibidos á bordo del buque apresador sin grandes inconvenientes; pero en este como en todos los otros casos de justa detencion, el buque detenido será enviado al puerto mas immediato comodo y seguro para ser juzgado y sentenciado conforme á las leyes.

**ARTICULO XIX.**

Y por cuanto frecuentemente sucede que los buques navegantes para un puerto ó lugar perteneciente á un enemigo sin saber que aquel esté sitiado, bloqueado, ó embestido, se conviene en que todo buque en estas circunstancias se pueda hacer volver de dicho puerto ó lugar, pero no será detenido ni confiscada parte alguna de su cargamento no siendo de contrabando, á menos que después de la intimación de semejante bloqueo ó ataque por el comandante de las fuerzas bloqueadoras intente otra vez entrar; pero le será permitido ir á cualquiera otro puerto ó lugar que juzque conveniente. Ni ningún buque de una de las dos partes que haya entrado en semejante puerto ó lugar antes que estuviese sitiado, bloqueado, ó embestido por la otra, será impedido de dejar el tal lugar con su cargamento, ni si fuere hallado allí después de la rendicion y entrega de semejante lugar estará el tal buque ó su cargamento sujeto á confiscacion sino que serán restituidos á sus dueños.
party, the first shall remain out of
cannon-shot, and may send its boat,
with two or three men only, in
order to execute the said examina-
tion of the papers concerning the
ownership and cargo of the vessel,
without causing the least extortion,
vigilance, or ill-treatment, for which
the commanders of the said armed
ships shall be responsible, with their
persons and property; for which
purpose, the commanders of the
said private armed vessels shall,
before receiving their commissions,
give sufficient security to answer
for all the damages they may com-
mit. And it is expressly agreed,
that the neutral party shall in no
case be required to go on board the
examining vessel for the purpose
of exhibiting her papers, or for any
other purpose whatever.

ARTICLE XXI.

To avoid all kind of vexation
and abuse in the examination
of the papers relating to the owner-
ship of the vessels belonging to the
citizens of the two contracting par-
ties, they have agreed, and do agree,
that in case one of them should be
engaged in war, the ships and ves-
sels belonging to the citizens of the
other must be furnished with sea-
letters or passports expressing the
name, property, and bulk of the ship,
as also the name and place of habi-
tation of the master or commander
of said vessel, in order that it may
thereby appear that the ship really
and truly belongs to the citizens of
one of the parties. They have
likewise agreed, that such ships,
being laden, besides the said sea-le-
ters or passports, shall also be pro-
vided with certificates containing
the several particulars of the cargo
and the place whence the ship sail-
ed, so that it may be known whether
any forbidden or contraband goods
be on board the same; which cer-
tificates shall be made out by the
officers of the place whence the
ship sailed in the accustomed form;
without which requisites said vessel
may be detained to be adjudged by
the competent tribunal, and may be
tante, el primero permanecerá fuera
de tiro de cañón y podrá mandar
su bote con dos ó tres hombres sola-
mente para ejecutar el dicho exá-
men de los papeles concernientes
á la propiedad y carga del buque,
sin ocasional la menor estorsión,
vigilancia, ó maltratamiento, por lo
que los comandantes del dicho bu-
que armado serán responsables con
sus personas y bienes; á cuyo efec-
to los comandantes de buques ar-
mados por cuenta de particulares
estarán obligados antes de entre-
garseles sus comisiones á patentes
á dar fianza suficiente para respon-
der á los perjuicios que causen. Y
se ha convenido expresamente que
en ningún caso se exigirá á la parte
neutral que vaya á bordo del buque
examinador con el fin de exhibir sus
papeles ó para cualquiera otro ob-
jeto sea el que fuere.

ARTICULO XXI.

Para evitar toda clase de vejá-
men y abuso en el examen de los
papeles relativos á la propiedad de
dos los buques pertenecientes á los ciu-
dadanos de las dos partes contra-
tantes, han convenido y convienen,
que en caso de que una de ellas
estuviera en guerra, los buques y
bajefes pertenecientes á los ciu-
dadanos de la otra serán provistos con
letras de mar ó pasaportes espre-
sando el nombre, propiedad, y ta-
maño del buque, como también el
nombre y lugar de la residencia del
maestre o comandante, á fin de que
se vea que el buque real y verda-
deramente pertenece á los ciudadanos
de una de las partes; y han
convenido igualmente, que estando
cargados los es presados buques ade-
mas de las letras de mar ó pasap-
portes, estarán también provistos de
certificados que contengan los por-
menores del cargamento y el lugar
de donde salió el buque, para que
así pueda saberse si hay á su bordo
algunos efectos prohibidos o de con-
trabando, cuyos certificados serán
hechos por los oficiales del lugar de
la procedencia del buque en la for-
ma acostumbrada; sin cuyos requi-
sitos el dicho buque puede ser de-
tenido para ser juzgado por el tri-
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declared legal prize, unless the said defect shall be satisfied or supplied by testimony entirely equivalent.

**ARTICLE XXII.**

It is further agreed, that the stipulations above expressed relative to the visiting and examination of vessels shall apply only to those which sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and, when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

**ARTICLE XXIII.**

It is further agreed, that in all cases the established courts for prize causes in the country to which the prizes may be conducted shall alone take cognizance of them. And whenever such tribunal of either party shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel without any delay, he paying the legal fees for the same.

**ARTICLE XXIV.**

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a commission or letter of marque for the purpose of assisting or cooperating hostilely with the said enemy against the said party so at war, under the pain of being treated as a pirate.

bunal competente, y puede ser declarado buena presa, á menos que satisfagan ó suplan el defecto con testimonios enteramente equivalentes.

**ARTICULO XXII.**

Se ha convenido ademas, que las estipulaciones anteriores, relativas al examen y visita de buques, se aplicaran solamente á los que navegan sin convoy, y que cuando los dichos buques estuvieren bajo de convoy, sera bastante la declaración verbal del comandante del convoy, bajo su palabra de honor de que los buques que estan bajo su protección pertenecen á la nación cuya bandera llevan, y cuando se dirijan á un puerto enemigo, que los dichos buques no tienen á su bordo articulnos de contrabando de guerra.

**ARTICULO XXIII.**

Se ha convenido ademas, que en todos los casos que ocurran, solo los tribunales establecidos para causas de presas, en el país á que las presas sean conducidas tomaran conocimiento de ellas. Y siempre que semejante tribunal de cualquiera de las partes pronunciase sentencia contra algun buque, ó efectos ó propiedad reclamada por los ciudadanos de la otra parte, la sentencia ó decreto hara mención de las razones ó motivos en que aquella se haya fundado, y se entregara sin demora alguna al comandante ó agente de dicho buque, si lo solicitase, un testimonio autentico de la sentencia ó decreto, ó de todo el proceso, pagando por él los derechos legales.

**ARTICULO XXIV.**

Siempre que una de las partes contratantes estuviere empeñada en guerra con otra estado, ningun ciudadano de la otra parte contratante aceptara una comision ó letra de marca para el objeto de ayudar ó co-oprar hostilmente con dicho enemigo, contra la dicha parte que esté así en guerra, bajo la pena de ser tratado como pirata.
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ARTICLE XXV.

If by any fatality which cannot be expected, and which God forbid, the two contracting parties should be engaged in a war with each other, they have agreed, and do agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations who may be established in the territories or dominions of the United States of America and the Republic of Guatemala shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

ARTICLE XXVI.

Neither the debts due from individuals of the one nation to individuals of the other, nor shares nor moneys which they may have in public funds or in public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

ARTICLE XXVII.

Both the contracting parties, being desirous of avoiding all inequality in relation to their public communications and official intercourse, have agreed, and do agree, to grant to the envoys, ministers, and other public agents the same favors, immunities, and exemptions which those of the most favored nation do or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Republic of Guatemala shall grant to their agents, they shall be entitled to have and to enjoy.

ARTICULO XXV.

Si por alguna fatalidad, que no puede esperarse, y que Dios no permita, las dos partes contratantes se vieren empeñadas en guerra una con otra han convenido y convienen de ahora para entonces que se conceda el término de seis meses a los comerciantes residentes en las costas y en los puertos de entrambas, y el término de un año a los que habitan en el interior, para arreglar sus negocios y trasportar sus efectos a donde quieran, dándoles el salvoconducto necesario para ello que le sirva de suficiente protección hasta que lleguen al puerto que designen. Los ciudadanos de otras ocupaciones que se hallen establecidos en los territorios o dominios de los Estados Unidos de América, o de la república de Guatemala, serán respetados y mantenedos en el pleno goce de su libertad personal y propiedad, a menos que su conducta particular les haga perder esta protección que en consideración a la humanidad las partes contratantes se comprometen a prestarles.

ARTICULO XXVI.

Ni las deudas contraídas por los individuos de una nación con los individuos de la otra, ni las acciones o dineros que puedan tener en los fondos públicos o en los bancos públicos o privados, serán jamas sequestradas o confiscadas en ningún caso de guerra o diferencia nacional.

ARTICULO XXVII.

Deseando ambas partes contratantes evitar toda diferencia relativa a etiqueta en sus comunicaciones y correspondencias diplomáticas han convenido y convienen asimismo en conceder a sus Enviados, Ministros, y otros agentes diplomáticos los mismos favores, inmunidades y exenciones de que gozan o gozaren en lo venidero los de las naciones mas favorecidas; bien entendido que cualquier favor, inmunidad, o privilegio que los Es-
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of Guatemala may find it proper to give the ministers and public agents of any other power, shall, by the same act, be extended to those of each of the contracting parties.

**Article XXVIII.**

To make more effectual the protection which the United States of America and the Republic of Guatemala shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and admit consuls and vice-consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the consuls and vice-consuls of the most favored nation; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such consuls and vice-consuls may not seem convenient.

**Article XXIX.**

In order that the consuls and vice-consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the government to which they are accredited; and, having obtained their esequiatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

**Article XXX.**

It is likewise agreed, that the consuls, their secretaries, officers, and persons attached to the service of consuls, they not being citizens of the country in which the consul resides, shall be exempt from all public service, and also from all kind of taxes, imposts, and contributions United States of America or the Republic of Guatemala tengan por conveniente dispensar a los Emisarios, Ministros, y agentes diplomáticos de otras potencias, se haga por el mismo hecho extensivo a los de una y otra de las partes contratantes.

**Artículo XXVIII.**

Para hacer mas efectiva la protección que los Estados Unidos de América y la República de Guatemala daran en adelante a la navegación y comercio de los ciudadanos de una y otra, se convienen en recibir y admitir Consules y Vice-consules en todos los puertos abiertos al comercio extranjero, quienes gozarán en ellos todos los derechos, prerogativas, inmunidades de los Consules y Vice-consules de la nación mas favorecida (quedando) no obstante en libertad cada parte contratante para exceptuar aquellos puertos y lugares en que la admisión y residencia de semejantes Consules y Vice-consules no parezca conveniente.

**Artículo XXIX.**

Para que los Consules y Vice-consules de las dos partes contratantes, puedan gozar los derechos, prerogativas, inmunidades que les corresponden por su carácter público antes de entrar en el ejercicio de sus funciones, presentar sus comision o patente en la forma debida al gobierno con quien estén acreditados, y habiendo obtenido el exequiatur, serán tenidos y considerados como tales por todas las autoridades, magistrados, y habitantes del distrito consular en que residan.

**Artículo XXX.**

Se ha convenido igualmente, que los Consules, sus Secretarios, oficiales, y personas agregadas al servicio de los Consules (no siendo estas personas ciudadanos del país en que en Consul reside) estarán exentos de todo servicio público, y también de toda especie de pechos,
butions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside, are subject; being in every thing besides subject to the laws of the respective States. The archives and papers of the consulate shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

**ARTICLE XXXI.**

The said consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of deserters from the public and private vessels of their country, and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers of the vessel's or ship's roll, or other public documents, that those men were part of the said crews; and on this demand, so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of the said consuls, and may be put in the public prisons, at the request and expense of those who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

**ARTICLE XXXII.**

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon hereafter as circumstances will permit, to form a consular convention, which shall declare specially the

**ARTICULO XXXI.**

Los dichos Consules tendrán pod-
der de requerir el auxilio de las au-

toridades locales, para la prisión,
detención, y custodia de los deser-
tores de buques públicos y particu-
lares de su país, y para este objeto se
dirijan a los tribunales, jueces, y oficiales competentes, y pediran los dichos desertores por escrito probando por una presentación de los registros de los buques, rol del equipaje, ú otros documentos públicos que aquellos hombres eran parte de las dichas tripulaciones, y a esta demanda así probada (ménos no obstante cuando se probar lo contrario,) no se rehusara la entrega.

Semejantes desertores luego que sean arrestados se pondrán a depo-
sición de los dichos consules, y
puedan ser depositados en las pri-
siones publicas a solicitud y espes-
sas de los que los reclamen para
er enviados a los buques a que corresponden o a otros de la misma nación. Pero si no fueren manda-
dos dentro de dos meses contados desde el día de su arresto, serán puestos en libertad y no volveran a
ser presos por la misma causa.

**ARTICULO XXXII.**

Para proteger mas efectivamente su comercio y navegación, las dos partes contratantes se convienen en formar, luego que las circunstancias lo permitan, una convención consular que declare mas especialmente los poderes é inmunidades de los
TREATY WITH GUATEMALA. MARCH 3, 1849.

powers and immunities of the consuls and vice-consuls of the respective parties.

ARTICLE XXXIII.

The United States of America and the Republic of Guatemala, desiring to make as durable as circumstances will permit the relations which are to be established between the two parties by virtue of this treaty or general convention of peace, amity, commerce, and navigation, have declared solemnly, and do agree to, the following points:

1st. The present treaty shall remain in full force and virtue for the term of twelve years, to be counted from the day of the exchange of the ratifications, and further until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other at the end of said term of twelve years. And it is hereby agreed between them, that on the expiration of one year after such notice shall have been received by either from the other party, this treaty, in all its parts relative to commerce and navigation, shall altogether cease and determine, and in all those parts which relate to peace and friendship it shall be perpetually binding on both powers.

2dly. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizens shall be held personally responsible for the same, and the harmony and good correspondence between the nations shall not be interrupted thereby; each party engaging in no way to protect the offender or sanction such violation.

3dly. If (which indeed cannot be expected) unfortunately any of the articles contained in the present treaty shall be violated or infringed in any other way whatever, it is expressly stipulated that neither of

Consules y Vice-consules de las partes respectivas.

ARTICULO XXXIII.

Los Estados Unidos de América y la República de Guatemala desean hacer tan duraderas y firmes como las circunstancias lo permitan, las relaciones que han de establecerse entre las dos potencias, en virtud del presente tratado o convención general de paz, amistad, comercio, y navegación, han declara do solemnmente y convinenc en los puntos siguientes:

1°. El presente tratado permanecerá en su fuerza y vigor por el término de doce años, contados desde el día del cange de las ratificaciones, y además hasta un año después que cualquiera de las partes contratantes haya notificado a la otra su intención de terminarlo; reservándose las partes contratantes el derecho de hacer tal notificación la una a la otra al fin de dicho término de doce años; y además se ha convenido que este tratado en todo lo relativo á comercio y navegación, quedará sin efecto, trascurrido que sea un año después de recibida dicha notificación por cualquiera de las dos partes, y en todo lo relativo á paz y amistad, será perpetuamente obligatorio á ambas poderes.

2°. Si alguno ó algunos de los ciudadanos de una ó otra parte infringen alguno de los artículos contenidos en el presente tratado, dichos ciudadanos serán personalmente responsables, sin que por esto se interrumpe la armonía y buena correspondencia entre las dos naciones, comprometiéndose cada una á no proteger de modo alguno al ofensor ó sancionar semejante violación.

3°. Si (lo que á la verdad no puede esperarse) desgraciadamente, alguno de los artículos contenidos en el presente tratado fuesen en alguna otra manera violados ó infringidos, se estipula expresamente que
TREATY WITH GUATEMALA. MARCH 3, 1849.

The contracting parties will order or authorize any acts of reprisal, nor declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proof, and demanded justice and satisfaction, and the same shall have been either refused or unreasonably delayed.

4thly. Nothing in this treaty contained shall, however, be construed or operate contrary to former and existing public treaties with other sovereigns or States.

The present treaty of peace, amity, commerce, and navigation shall be approved and ratified by the President of the United States of America by and with the advice and consent of the Senate thereof, and by the government of the Republic of Guatemala, and the ratifications shall be exchanged in the city of Washington or Guatemala within eighteen months, counted from the date of the signature thereof, or sooner, if possible.

In faith thereof, the plenipotentiaries of the United States of America and of the Republic of Guatemala, have signed and sealed these presents, in the city of Guatemala, this third day of March, in the year of our Lord one thousand eight hundred and forty-nine.

ELIJAH HISE, [L. S.]
J. MARIANO RODRIGUEZ. [L. S.]

And whereas the said Convention has been duly ratified on both parts, and the respective ratifications of the same have been exchanged:

Now, therefore, be it known, that I, MILLARD FILLMORE, 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 twenty-eighth day of July, in the year of our Lord one thousand eight hundred and fifty-two, and of the independence of the United States of America the seventy-seventh.

MILLARD FILLMORE.

By the President:
W. HUNTER, Acting Secretary of State.

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TREATIES.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.  

A PROCLAMATION.

WHEREAS a general Treaty of Amity, Navigation, and Commerce, between the United States of North America and the Republic of San Salvador was concluded and signed at the city of Leon, on the second day of January, in the year of our Lord one thousand eight hundred and fifty, which treaty is in the words following, to wit:


The United States of North America and the Republic of San Salvador, desiring to make lasting and firm the friendship and good understanding which happily exists between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between each other, by means of a Treaty or General Convention of Peace and Friendship, Commerce and Navigation.

For this desirable object the President of the United States of America has conferred full powers upon E. G. Squier, a citizen of the said States, and their Chargé d'Affaires to Guatemala; and the President of the Republic of San Salvador has conferred similar and equal powers upon Señor Licenciado Don Augustin Morales, who, after having exchanged their said full powers in due form, have agreed to the following articles:

ARTICLE 1. There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of San Salvador, in all the extent of their possessions and territories, and between their citizens respectively, without distinction of persons or places.

ARTICLE 2. The United States of America and the Republic of San Salvador, desiring to live in peace and harmony with all the nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations in respect of commerce and navigation which shall not immediately become common to the other party, who shall enjoy the same freely if the concession was freely made, or on allowing the same compensation if the concession was conditional.

ARTICLE 3. The two high contracting parties, being likewise desirous of placing the commerce and navigation of their respective countries on the liberal basis of perfect equality and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the other, and reside therein, and shall have the power to purchase and hold lands, and all kinds of real estate, and to engage in all kinds of trade, manufactures, and mining, upon the same terms with the native citizen, and shall enjoy all the privileges and concessions in these matters which are or may be made to the citizens of any country, and shall enjoy all the rights, privileges, and exemptions, in navigation, commerce, and manufactures, which native citizens do or shall enjoy, submitting themselves to the laws, decrees, or usages there established, to which native
Coasting trade reserved.

No distinction as to nationality of vessels.

No discriminating duties on produce of either country.

Articles 4 and 5 to apply, whatever port the vessel sails from.

No discrimination as to nationality of cargo.

How trade is to be conducted.

citizens are subjected. But it is understood that this article does not include the coasting trade of either country, the regulation of which is reserved by the parties respectively, according to their own separate laws.

**ARTICLE 4.** They likewise agree that whatever kind of produce, manufacture, or merchandise of any foreign country can be from time to time lawfully imported into the United States in their own vessels, may be also imported in vessels of the Republic of San Salvador; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other; and in like manner that, whatever kind of produce, manufactures, or merchandise of any foreign country can be from time to time lawfully imported into the Republic of San Salvador in its own vessels, may be also imported in vessels of the United States; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied or collected, whether the importation be made in vessels of the one country or the other. And they further agree, that whatever may be lawfully exported or reexported from one country in its own vessels to any foreign country may in like manner be exported or reexported in the vessels of the other country; and the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or reexportation be made in vessels of the United States or of the Republic of San Salvador.

**ARTICLE 5.** No higher or other duties shall be imposed on the importation into the United States of any articles the produce or manufactures of the Republic of San Salvador; and no higher or other duties shall be imposed on the importation into the Republic of San Salvador of any articles the produce or manufactures of the United States, than are or shall be payable on the like articles being the produce or manufactures of any foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries on the exportation of any articles to the United States or to the Republic of San Salvador, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles the produce or manufactures of the United States or of the Republic of San Salvador, to or from the territories of the United States, or to or from the territories of the Republic of San Salvador, which shall not equally extend to all other nations.

**ARTICLE 6.** In order to prevent the possibility of any misunderstanding, it is hereby declared that the stipulations contained in the three preceding articles are to their full extent applicable to the vessels of the United States and their cargoes arriving in the ports of San Salvador, and reciprocally to the vessels of the said Republic of San Salvador and their cargoes arriving in the ports of the United States, whether they proceed from the ports of the country to which they respectively belong or from the ports of any other foreign country; and, in either case, no discriminating duty shall be imposed or collected in the ports of either country on said vessels or their cargoes, whether the same shall be of native or foreign produce or manufacture.

**ARTICLE 7.** It is likewise agreed, that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries, to manage, by themselves or agents, their own business in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignments and sale of their goods and merchandise, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being in all these cases to be treated as citizens of the country in which they reside, or at least to be placed on an equality with the subjects or citizens of the most favored nation.
TREATY WITH SAN SALVADOR, JAN. 2, 1850.

ARTICLE 8. The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandise, or effects, for any military expedition, nor for any public or private purpose whatever, without allowing to those interested an equitable and sufficient indemnification.

ARTICLE 9. Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other with their vessels, whether merchant or war, public or private, through stress of weather, pursuit of pirates or enemies, or want of provisions or water, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage, without obstacle or hindrance, of any kind.

ARTICLE 10. All the ships, merchandise, and effects belonging to the citizens of one of the contracting parties which may be captured by pirates, whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving in due and proper form their rights, before the competent tribunals; it being well understood that the claim shall be made within the term of one year by the parties themselves, their attorneys, or agents of their respective governments.

ARTICLE 11. When any vessels belonging to the citizens of either of the contracting parties shall be wrecked or foundered, or shall suffer any damage on the coasts or within the dominions of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens; permitting them to unload the said vessel, if necessary, of its merchandise and effects without exacting for it any duty, impost, or contribution whatever, unless they may be destined for consumption or sale in the country of the port where they may have been disembarked.

ARTICLE 12. The citizens of each of the contracting parties shall have power to dispose of their personal goods or real estate within the jurisdiction of the other, by sale, donation, testament, or otherwise; and their representatives, being citizens of the other party, shall succeed to their said personal goods or real estate, whether by testament or ab intestato; and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein said goods are shall be subject to pay in like cases.

ARTICLE 13. Both contracting parties promise and engage formally to give their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country; for which purpose they may either appear in proper person, or employ in the prosecution or defence of their rights such advocates, solicitors, notaries, agents and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions or sentences of the tribunals in all cases which may concern them, and shall enjoy in such cases all the rights and privileges accorded to the native citizen.

ARTICLE 14. The citizens of the United States residing in the territories of the Republic of San Salvador shall enjoy the most perfect and entire security of conscience, without being annoyed, prevented, or disturbed on the proper exercise of their religion, in private houses, or on the chapels or places of worship appointed for that purpose, provided
that in so doing they observe the decorum due to divine worship, and the respect due to the laws, usages, and customs of the country. Liberty shall also be granted to bury the citizens of the United States who may die in the territories of the Republic of San Salvador, in convenient and adequate places to be appointed and established for that purpose, with the knowledge of the local authorities, or in such other places of sepulture as may be chosen by the friends of the deceased; nor shall the funerals or sepulchres of the dead be disturbed in anywise, nor upon any account.

In like manner, the citizens of San Salvador shall enjoy within the government and territories of the United States a perfect and unrestrained liberty of conscience, and of exercising their religion, publicely or privately, within their own dwelling-houses, or on the chapels and places of worship appointed for that purpose, agreeably to the laws, usages, and customs of the United States.

**Article 15.** It shall be lawful for the citizens of the United States of America and of the Republic of San Salvador to sail with their ships, with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port to the places of those who now are or shall be at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade with the same liberty and security, from the places, ports, and havens of those who are the enemies of both or either party, without any opposition or disturbance whatsoever, not only from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one power or under several. And it is hereby stipulated that free ships shall also give freedom to goods, and that every thing which shall be found on board the ships belonging to the citizens of either of the contracting parties shall be deemed to be free and exempt although the whole lading, or any part thereof, should appertain to the enemies of either, (contraband goods being always excepted.)

It is also agreed, in like manner, that the same liberty shall be extended to persons who are on board a free ship, with this effect; that aloth' they be enemies to both or either party, they are not to be taken out of that free ship, unless they are officers and soldiers, and in the actual service of the enemies; provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be understood as applying to those powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third, and the other remains neutral, the flag of the neutral shall cover the property of enemies whose governments acknowledge this principle, and not of others.

**Article 16.** It is likewise agreed, that in the case where the neutral flag of one of the contracting parties shall protect the property of one of the enemies of the other by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessel shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that, two months having elapsed after the declaration of war, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandise of the neutral embarked on such enemy's ships shall be free.

**Article 17.** This liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished
by the name of contraband: and under this name of contraband or prohibited goods shall be comprehended—

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberts, hand-grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2d. Bucklers, helmets, breastplates, coats of mail, infantry belts, and clothes made up in the form and for the military use.

3d. Cavalry belts and horses, with their furniture.

4th. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other material manufactured, prepared, and formed expressly to make war by sea or land.

5th. Provisions that are imported into a besieged or blockaded place.

ARTICLE 18. All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above, shall be held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by the citizens of both the contracting parties, even to places belonging to an enemy, excepting those places only which are at that time besieged or blockaded; and, to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a belligerent force capable of preventing the entry of the neutral.

ARTICLE 19. The articles of contraband before enumerated and classified, which may be found in a vessel bound for an enemy's port shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessels will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk they cannot be received on board the capturing ship without great inconvenience; but in this and all other cases of just detention the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment, according to law.

ARTICLE 20. And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged or blockaded, or invested, it is agreed that every vessel so circumstance may be turned away from such port or place, but shall not be detained; nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from the commanding officer of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting that place with her cargo; nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

ARTICLE 21. In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed mutually that whenever a national vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon-shot, unless in stress of weather, and may send its boat, with two or three men only, in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill treatment, for which the commanders of said armed ships shall be responsible, with their persons and property; for which purpose

...
the commanders of private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damage they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting her papers, or for any other purpose whatever.

**ARTICLE 22.** To avoid all kinds of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens of the two contracting parties, they have agreed, and do hereby agree, that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters or passports expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master and commander of the said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens of one [of] the parties. They have likewise agreed that when such ships have a cargo, they shall also be provided, besides the said sea-letters or passports, with certificates containing the several particulars of the cargo and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods are on board the same, which certificates shall be made out by the officers of the place whence the ship sailed, in the accustomed form; without which requisites said vessel may be detained to be adjudged by the competent tribunal, and may be declared lawful prize, unless the said defect shall be proved to be owing to accident, and shall be satisfied or supplied by testimony entirely equivalent.

**ARTICLE 23.** It is further agreed that the stipulations above expressed, relative to the visiting and examination of vessels, shall apply only to those which sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and, when they may be bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

**ARTICLE 24.** It is further agreed that in all cases the established courts for prize causes in the country to which the prizes may be conducted shall alone take cognizance of them. And whenever such tribunals of either party shall pronounce judgment against any vessel, or goods, or property, claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives upon which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel, without any delay, he paying the legal fees for the same.

**ARTICLE 25.** For the purpose of lessening the evils of war, the two high contracting parties further agree that in case a war should unfortunately take place between them, hostilities shall only be carried on by persons duly commissioned by the Government, and by those under their orders, except in repelling an attack or invasion, and in the defence of property.

**ARTICLE 26.** Whenever one of the contracting parties shall be engaged in war with another state, no citizen of the other contracting party shall accept a commission or letter of marque for the purpose of assisting or cooperating hostilely with the said enemy against the said parties so at war, under the pain of being treated as a pirate.

**ARTICLE 27.** If by any fatality, which cannot be expected, and God forbid, the two contracting parties should be engaged in a war with each other, they have agreed, and do agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe conduct necessary for it,
which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations who may be established in the territories or dominions of the United States or of San Salvador, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

ARTICLE 28. Neither the debts due from individuals of the one nation to the individuals of the other, nor shares nor money which they may have in public funds, nor in public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

ARTICLE 29. Both the contracting parties being desirous of avoiding all inequality in relation to their public communications and official intercourse, have agreed, and do agree, to grant to the envoys, ministers, and other public agents, the same favors, immunities, and exemptions which those of the most favored nations do or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Republic of San Salvador may find it proper to give to the ministers and public agents of any other Power, shall, by the same act, be extended to those of each of the contracting parties.

ARTICLE 30. To make more effectual the protection which the United States and the Republic of San Salvador shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and to admit consuls and vice-consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the consuls and vice-consuls of the most favored nation; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such consuls may not seem convenient.

ARTICLE 31. In order that the consuls and vice-consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and, having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the Consular District in which they reside.

ARTICLE 32. It is likewise agreed that the consuls, their secretaries, officers, and persons attached to the service of consuls, they not being citizens of the country in which the consul resides, shall be exempt from all public service, and also from all kind of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside are subject, being in every thing besides subject to the laws of the respective States. The archives and papers of the consulates shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

ARTICLE 33. The said consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of deserters from the public and private vessels of their country; and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand in writing the said deserters, proving by an exhibition of the registers of the vessel's or ship's roll or other public documents, that those men were part of the said crews; and on this demand, so proved, (saving, however, where the contrary is proved by other testimonies,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of the said consuls, and may be put in the public prisons at the request and expense of those
TREATY WITH SAN SALVADOR, JAN. 2, 1850.

who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation; but if they be not sent back within two months, to be counted from the day of arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

ARTICLE 34. For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree to form, as soon hereafter as circumstances will permit, a consular convention, which shall declare specially the powers and immunities of the consuls and vice-consuls of the respective parties.

ARTICLE 35. The United States of North America and the Republic of San Salvador, desiring to make as durable as possible the relations which are to be established by virtue of this treaty, have declared solemnly, and do agree to, the following points:

1st. The present treaty shall remain in full force and vigor for the term of twenty years from the day of the exchange of the ratifications; and if either party notifies the other of its intention of reforming any or all the articles of this treaty twelve months before the expiration of the twenty years stipulated above, the said treaty shall continue binding on both parties beyond the said twenty years until twelve months from the time that one of the parties notifies the other of its intention of proceeding to a reform.

2d. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizens shall be held personally responsible for the same, and the harmony and good correspondence between the nations shall not be interrupted thereby; each party engaging in no way to protect the offender, or sanction such violation.

3d. If, unfortunately, any of the articles contained in this treaty should be violated or infringed in any way whatever, it is expressly stipulated that neither of the two contracting parties shall ordain or authorize any acts of reprisal, nor shall declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall have laid before the other a statement of such injuries or damages, verified by competent proofs, demanding justice and satisfaction, and the same shall have been denied, in violation of the laws and of international right.

ARTICLE 36. The present treaty of peace, amity, commerce, and navigation shall be approved and 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 Republic of San Salvador, with the consent and approbation of the Congress of the same; and the ratifications shall be exchanged, in the City of Washington or San Salvador, within eight months from the date of the signature thereof, or sooner if possible.

In faith whereof, we, the Plenipotentiaries of the United States of America, and of the Republic of San Salvador, have signed and sealed these presents, in the city of Leon, on the second day of January, in the year of our Lord one thousand eight hundred and fifty, and of the independence of the United States the seventy-fourth.

E. GEO. SQUIER. [L. s.]

AUGUSTIN MORALES. [L. s.]

And whereas the said treaty has been duly ratified on both parts, and the respective ratifications of the same have been exchanged:

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States, have caused the said treaty 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.
TREATY WITH SAN SALVADOR, Jan. 2, 1850.

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 eighteenth day of April, [L. s.] in the year of our Lord one thousand eight hundred and fifty-three, and of the independence of the United States the seventy-seventh.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
May 4, 1850.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Convention of the United States of America and the Republic of New Granada, for declaring especially the powers and immunities of the Consuls and Vice-Consuls of the respective parties, was concluded and signed at Washington on the fourth day of May, in the year of our Lord one thousand eight hundred and fifty, which Convention, being in the English and Spanish languages, is, word for word, as follows:


In the name of the Most Holy Trinity:

The Governments of the Republics of New Granada and the United States of America, having engaged by the thirty-fourth article of the Treaty of Peace, Amity, Navigation, and Commerce, concluded on the 12th of December, 1846, to form a consular convention, which shall declare specially the powers and immunities of the consuls and vice-consuls of the respective parties, in order to comply with this article and more effectively to protect their commerce and navigation, they have given adequate authority to their respective plenipotentiaries, to wit: The Government of New Granada to Raphael Rivas, its Chargé d'Affaires in the United States, and the Government of the United States, to John M. Clayton, Secretary of State, who, after the exchange and examination of their full powers, found to be sufficient and in due form, have agreed upon the following articles:

ARTICLE I.

Each country may appoint consuls, &c., in the other.

Each of the two contracting Republics may maintain in the principal cities or commercial places of the other, and in the ports open to foreign commerce, consuls of its own, charged with the protection

Conversión Consular entre la República de Nueva Granada y los Estados Unidos.

En el nombre de la Santísima Trinidad;

Los gobiernos de las repúblicas de Nueva Granada y de los Estados Unidos de America, habiéndose comprometido por el artículo 34 del Tratado de Paz, Amistad, Navegación i Comercio, celebrado en 12 de Deciembre de 1846, en formar una convención consular que declare especialmente las atribuciones e inmunidades de los Consules y Vice-Consules de las partes respectivas; para dar cumplimiento á dicho artículo, i con el objeto de proteger mas eficazmente su Comercio i Navegacion, han convenido en celebrar las estipulaciones necesarias sobre la materia, i al efecto han autorizado competentemente á sus respectivos Plenipotenciarios, á saber: el Gobierno de la Nueva Granada á Rafael Rivas, su Encargado de Negocios en los Estados Unidos, i el Gobierno de los Estados Unidos, á Juan M. Clayton, Secretario de Estado, quienes previo el canje i exámen de sus plenos poderes, que hallaron bastantes i en debida forma, convinieron en los artículos siguientes:

ARTICULO I.

Cada una de las Repúblicas Contratantes podrá mantener en las principales ciudades ó plazas comerciales de la otra, i en los puertos abiertos en ella al comercio extranjero, cónsules particulares encargados
of the commercial rights and interests of their nation, and to sustain their countrymen in the difficulties to which they may be exposed.— They may likewise appoint consuls-general, as chiefs over the other consuls, or to attend to the affairs of several commercial places at the same time, and vice-consuls for ports of minor importance, or to act under the direction of the consuls. Each republic may, however, except those cities, places, or ports in which it may consider the residence of such functionaries inconvenient, such exception being common to all nations. All that is said in this convention of consuls in general shall be considered as relating not only to consuls, properly so called, but to consuls-general and vice-consuls, in all the cases to which this convention refers.

**ARTICLE II.**

The consuls, appointed by one of the contracting parties to reside in the ports or places of the other, shall present to the government of the republic in which they are to reside, their letters patent or commission, in order that they may receive the proper exequatur, if it be deemed expedient to give it, which shall be granted without any charge; and this exequatur, when obtained, is to be exhibited to the chief authorities of the place in which the consul is to exercise his functions, in order that they may cause him to be recognized in his character, and that he may be sustained in his proper prerogative, in his respective consular district. The government receiving the consul may withdraw the exequatur or his consular commission whenever it may judge proper to do so, but in such case shall state a reasonable ground for the proceeding.

**ARTICLE III.**

The consuls admitted in either republic may exercise in their respective districts the following functions:

de proteger los derechos e intereses comerciales de su Nación i de favorecer á sus compatriotas en las dificultades que les ocurran. También podrán nombrar Cónsules generales como jefes de los demas Cónsules, ó para atendér a muchas plazas comerciales, ó puertos á un tiempo, i Vice Cónsules para los puertos de menor importancia ó para obrar bajo la dependencia de los Cónsules particulares. Sin embargo cada República podrá esceptruar aquellas ciudádes, plazas ó puertos en donde no les pareciere conveniente la residencia de dichos empleados; pero esta excepción será común á todas las Naciones. Lo que en la presente convencion se diga de los Cónsules en general se entenderá no solo de los Cónsules particulares, sino tambien de los Cónsules generales i de los Vice Cónsules siempre que puedan halarse en los casos de que se trata.

**ARTICULO II.**

Los Cónsules nombrados por una de las partes contratantes para residir en los puertos ó plazas de la otra, deben presentar al Gobierno de la República en que van a residir, sus letras patentes ó de provisión, para que si lo tiene á bien, les ponga el correspodiente exequatur, que será expedito sin cobrar derecho alguno; i obtenido este, las exhibirán á las Autoridades Superiores del lugar en que hayan de ejercer sus funciones, para que ellas ordene sean reconocidos en sus empleos, i se les guarden las prerrogativas que les corresponden en el respectivo distrito Consular. El Gobierno que recibe el empleado podrá retirarle cuando lo estime conveniente el exequatur de sus letras Consulares, pero en tal caso expresará la razón que lo mueve á este procedimiento.

**ARTICULO III.**

Los Consules admitidos en cada República podrán ejercer en su respectivo distrito Consular las funciones siguientes:
1. They may apply directly to the authorities of the district in which they reside, and they may in case of necessity, have recourse to the national government through the diplomatic agent of their nation, if there be any, or directly, if there be no such agent, in complaint against any infraction of the treaties of commerce committed by the authorities or persons employed by them in the country, to the injury of the commerce of the nation in whose service the consul is engaged.

2d. They may apply to the authorities of the consular district, and, in case of necessity, they may have recourse to the national government through the diplomatic agent of their nation, if there be any, or directly, if there be no such agent, against any abuse on the part of the authorities of the country, or the persons employed by them, against individuals of their nation in whose service the consul is engaged; and they may, when necessary, take such measures as may be proper to prevent justice from being denied to them, or delayed and to prevent them from being judged or punished by any other than competent judges, and agreeably to the laws in force.

3d. They may, as the natural defenders of their fellow-countrymen, appear in their name and behalf, whenever so requested by them, before the respective authorities of the place, in all cases in which their support may be necessary.

4. They may accompany the captains, mates, or masters of vessels of their nation in all that they may have to do with regard to the manifests of their merchandise and other documents, and be present in all cases in which the authorities, courts, or judges of the country may have to take any declarations from the persons above mentioned, or any other belonging to their respective crews.

5. They may receive depositions, protests, and statements from captains, mates, and masters of vessels of their nation respecting losses and injuries sustained at sea, and protests of any individuals of their nation respecting mercantile affairs.

1. Dirijirse á las Autoridades del distrito de su residencia i ocurrir en caso necesario al Gobierno Supremo por medio del agente diplomático de su Nación, si lo hubiere, ó directamente en caso contrario, reclamando contra cualquiera infracción de los tratados de comercio que se cometa por las autoridades i empleados del país, con perjuicio del comercio de la Nación á que el Consul sirva.

2. Dirijirse á las Autoridades del distrito Consular, i en caso necesario, ocurrir al Gobierno Supremo por medio del respectivo agente diplomático, si lo hubiere, ó directamente en caso contrario, contra cualquiera abuso que los empleados ó Autoridades del país cométan contra individuos de la Nación á que sirva el Consul, i siempre que fuere necesario promover lo conveniente para que no se les niégue ó retarde la administración de justicia i para que no sean juzgados ni penados sino por los jueces competentes i con arreglo á las leyes vigentes.

3. Como defensores naturales de sus compatriotas, podrán presentarse á su nombre, cuando por ellos fuieren solicitados ante las respectivas Autoridades del País, en los negocios en que tengan necesidad de apoyo.

4. Acompañar á los capitanes, contra maestres, i patrones de los buques de su Nación, en todo lo que tengan que hacer para el manifiesto de sus mercancías i despacho de documentos, i estar presentes en los actos en que por las Autoridades, Juicios, ó Tribunales del país, haya de tomarse alguna declaración á los dichos individuos i á cuales quiera otros que pertenezcan á las respectivas tripulaciones.

5. Recibir las declaraciones, protestas, i relaciones de los capitanes, contra maestres, i patrones de los buques de su nación, por razón de averías padecidas en la mar, i las protestas que cualesquiera individuos de su nación tengan á bien
These documents, drawn up in authentic copies, certified by the consul, shall be admitted in the courts and offices of justice, and shall have the same validity as if they had been authenticated before the same judges or courts.

6. They may determine on all matters relating to injuries sustained at sea by effects and merchandise shipped in vessels of the nation in whose service the consul is employed, arriving at the place of his residence, provided that there be no stipulations to the contrary between the shippers, owners, and insurers. But if, among the persons interested in such losses and injuries, there should be inhabitants of the country where the consul resides, and not belonging to the nation in whose service he is, the cognizance of such losses and injuries appertains to the local authorities.

7. They may compromise amicably, and out of court, the differences arising between their fellow countrymen, provided that those persons agree voluntarily to submit to such arbitration; in which case, the document containing the decision of the consul, authenticated by himself and by his chancellor or secretary, shall have all the force of a notarial copy authenticated, so as to render it obligatory on the interested parties.

8. They may cause proper order to be maintained on board of vessels of their nation, and may decide on the disputes arising between the captains, the officers, and the members of the crew, unless the disorders taking place on board should disturb the public tranquility, or persons not belonging to the crew or to the nation in whose service the consul is employed; in which case the local authorities may interfere.

9. They may direct all the operations for saving vessels of their nation which may be wrecked on the coasts of the district where the consul resides. In such cases, the local authorities shall interfere only in order to maintain tranquility, to hacer sobre asuntos mercantiles.

Estos documentos, en copia autentica expedida por el Consul, seran admitidos en los juzgados y tribunales, i tendran el mismo valor que si hubieran sido otorgados ante los mismos jueces i tribunales.

6. Arreglar todo lo relativo a las averías que hayan sufrido en la mar los efectos i mercancías embarcados en buques de la nación a que sirva el Cónsul, que lleguen al puerto en que este resida, siempre que no haya estipulaciones contrarias entre los armadores, los cargadores i los aseguradores. Pero si se hallaren interesados en talos averias, habitantes del país donde resida el Cónsul, i que no sean de la nación a que este sirva, toca a las Autoridades locales el conocer i resolvar sobre dichas averías.

7. Componer amigable i extra-judicialmente, las diferencias que se susciten entre sus compatriotas sobre asuntos mercantiles, siempre que ellos quieran someterse voluntariamente a su arbitramiento, en cuyo caso, el documento en que conste la decisión del Cónsul autorizado por el mismo i por su Canciller o Secretario, tendrá toda la fuerza de un documento guarentijo otorgado con todos los requisitos necesarios para ser obligatory a las partes interesadas.

8. Hacer que se mantenga el de- bido orden interior a bordo de los buques de su nación, i decidir en las diferencias que sobrevengan entre el capitán, los oficiales y los individuos de la tripulación, excepto cuando los desórdenes que sobrevengan a bordo puedan turbar la tranquitlidad publica, ó cuando en las diferencias esten mezclados individuos que no sean de la tripulación ó de la nación a que pertenezca el buque, pues en este caso deberan intervenir las autoridades locales.

9. Dirijir todas las operaciones In case of relativas al salvamento de los bu- wreck. ques de la nación a que pertenezca el Consul cuando naufráguen en las costas del distrito, en que el residia. En tal caso las, Autoridades locales solo intervendrán para mantener el
give security to the interests of the parties concerned, and to cause the dispositions which should be observed for the entry and export of the property to be fulfilled. In the absence of the consul, and until his arrival, the said authorities shall take all the measures necessary for the preservation of the effects of the wrecked vessel.

10. They may take possession, make inventories, appoint appraisers to estimate the value of articles, and proceed to the sale of the moveable property of individuals of their nation who may die in the country where the consul resides without leaving executors appointed by their will or heirs at law. In all such proceedings, the consul shall act in conjunction with two merchants, chosen by himself, for drawing up the said papers or delivering the property or the produce of its sale, observing the laws of his country and the orders which he may receive from his own government; but consuls shall not discharge these functions in those States whose peculiar legislation may not allow it. Whenever there is no consul in the place where the death occurs, the local authority shall take all the precautions in their power to secure the property of the deceased.

11. They may demand from the local authorities the arrest of seamen deserting from the vessels of the nation in whose service the consul is employed, exhibiting, if necessary, the register of the vessel, her muster roll, and any other official document in support of this demand. The said authorities shall take such measures as may be in their power for the discovery and arrest of such deserters, and shall place them at the disposition of the consul; but if the vessel to which they belong shall have sailed, and no opportunity for sending them away should occur, they shall be kept in arrest, at the expense of the consul, for two months; and if, at the expiration of that time, they should not have been sent away, they shall be set at liberty by the respective authorities, and cannot again be arrested for the same cause.

órganos, dar seguridad a los intereses salvados, i hacer que se cumplan las disposiciones que deban observarse para la entrada i salida de estos. En ausencia i hasta la llegada del Consul, deberán tambien dichas Autoridades tomar todas las medidas necesarias para la conservacion de los efectos naufragados.

10. Tomar posesión, formar inventarios, nombrar peritos para hacer los avales i proceder a la venta de los bienes muebles de los individuos de su nación que hayan muerto en el país de la residencia del Consul sin dejar ejecutores testamentarios ni herederos forzosos. En tales diligencias, procederá el Consul asociado de dos comerciantes nombrados por el mismo, i para la práctica de las mismas diligencias ó la entrega de los bienes ó sus productos, observará las leyes de su nación y las órdenes que tenga de su Gobierno; pero los Cónsules no podrán ejercer estas funciones en los estados cuya legislación particular no lo permita. Cuando el Consul no se hallare en el lugar en que haya ocurrido la muerte del individuo, las autoridades locales tomarán las providencias de su resorte para dar seguridad a los bienes de este.

11. Pedir a las Autoridades locales el arresto de los marinos que deseen dé los buques de la nación á que sirva el Cónsul, exhibiendo, si fuere necesario, el registro del buque, el rol de la tripulación, ú otro documento oficial que justifique la demanda. Las dichas Autoridades darán las providencias de su competencia para la persecución, aprehensión i arresto de aquellos desertores, i los pondrán á disposición del Consul; pero si el buque á que pertenezcan hubiere salido, i no se presentase ocasión para hacerlos partir, se mantendrán en arresto, a expensas del Cónsul, hasta por dos meses, i si cumplido este término no se hubieren remitido, serán puestos en libertad por las Autoridades respectivas, i no podrán ser nuevamente arrestados por la misma causa.
12. They may give such documents as may be necessary for the intercourse between the two countries, and countersign those which may have been given by the authorities. They may also give bills of health, if necessary, to vessels sailing from the port where the consul resides to the ports of the nation to which he belongs; they may also certify invoices, muster-rolls, and other papers necessary for the commerce and navigation of vessels.

13. They may appoint a chancellor or secretary whenever the consulate has none and one is required for authenticating documents.

14. They may appoint commercial agents to employ all the means in their power, in behalf of individuals of the nation in whose service the consul is, and for executing the commissions which the consul may think proper to entrust to them, out of the place of his residence; provided, however, that such agents are not to enjoy the prerogatives conceded to consuls, but only those which are peculiar to commercial agents.

**ARTICLE IV.**

The consuls of one of the contracting republics residing in another country may employ their good offices in favor of individuals of the other republic which has no consul in that country.

**ARTICLE V.**

The contracting republics recognize, no diplomatic character in consuls, for which reason they will not enjoy in either country the immunities granted to public agents accredited in that character; but, in order that the said consuls may exercise their proper functions without difficulty or delay, they shall enjoy the following prerogatives:

1. The archives and papers of the consulate shall be inviolable, and cannot be seized by any functionary of the country in which they may be.
2. Consuls, in all that exclusively

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12. Dar los documentos necesarios para la comunicación entre los países y visar los que se hubieren dado por las Autoridades. Dar patentes de sanidad en casos necesarios a los buques que se dirijan del puerto en que el Cónsul reside a los puertos de la nación a que el Cónsul pertenezca; certificar sus facturas, el rol de la tripulación, y demás documentos necesarios para su comercio y navegación.

13. Nombrará un Canciller ó Secretario cuando no lo tenga el consul, en el caso necesario para autorizar sus actos.

14. Nombrará agentes de comercio para prostar todos los buenos oficios comerciales que estén á su alcance a los individuos de la nación á quien sirva, y para desempeñar las comisiones que el Cónsul tenga á bien confiarlas, fuera del lugar de su residencia, bien entendido que estos agentes no gozarán de las prerrogativas que se conceden á los Cónsules, sino solo de las peculiares á los agentes comerciales.

**ARTICULO IV.**

Las Repúblicas contratantes residentes en otra nación podrán hacer uso de sus buenos oficios en favor de los individuos de la otra República que no tuvierén Cónsules en el mismo lugar.

**ARTICULO V.**

Las Repúblicas Contratantes no reconocen en los Cónsules carácter diplomático, i por lo mismo no gozarán en ellas las inmunidades concedidas á los agentes públicos acreditados con aquel carácter; pero para que dichos Cónsules puedan ejercer espeditamente las funciones que les corresponden, gozarán las siguientes prerrogativas:

1. Los archivos i papél de los consulados serán inviolables, i no podrán ser ocupados por ningún funcionario del país en que se hallan.
2. Los Cónsules, en todo lo que
Concerns the exercise of their functions, shall be independent of the State in whose territory they reside.

3. The consuls and their chancellors or secretaries shall be exempt from all public service and from contributions, personal and extraordinary, imposed in the country where they reside. This exemption does not comprehend the consuls or their chancellors or secretaries who may be natives of the country in which they reside.

4. Whenever the presence of consuls may be required in courts or offices of justice, they shall be summoned in writing.

5. In order that the dwellings of consuls may be easily and generally known, for the convenience of those who may have to resort to them, they shall be allowed to hoist on them the flag, and to place over their doors the coat of arms, of the nation in whose service the consul may be, with an inscription expressing the functions discharged by him; but those insignia shall not be considered as importing a right of asylum, nor as placing the house or its inhabitants beyond the authority of the magistrates who may think proper to search them, and who shall have that right in regard to them in the same manner as with regard to the houses of the other inhabitants, in the cases prescribed by the laws.

**ARTICLE VI.**

The persons and dwellings of consuls shall be subject to the laws and authorities of the country in all cases in which they have not received a special exemption by this convention, and in the same manner as the other inhabitants.

**ARTICLE VII.**

Consuls shall not give passports to any individual of their nation or going to their nation who may be held to answer before any authority, court, or judge of the country for delinquencies committed by them, or for a demand which may have

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**ARTICULO VI.**

Las personas i casas de los Cónsules estarán sometidas a las leyes i Autoridades del país, en todo aquello que no se les haya concedido una expresada exención por esta convención, i de la misma manera que los demás habitantes.

**ARTICULO VII.**

Los Cónsules no darán pasaporte á ningún individuo de su nación ó que se dirija a ella, que tenga que responder ante alguna de las Autoridades, Juzgados ó Tribunales del país, por delito ó falta que hubiérese

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To be subject to the laws of the country.

Forbidden to give passports in certain cases.
been legally acknowledged; provided that in each case proper notice thereof shall have been given to the consul; and they shall see that the vessels of their nation do not infringe the rules of neutrality when the nation in which the consul resides is at war with another nation.

ARTICLE VIII.

The present convention shall be ratified by the governments of the two contracting republics, and the ratifications shall be exchanged at Bogotá within the term of eighteen months, counted from this date, or sooner if possible.

ARTICLE IX.

The present convention shall be binding upon the contracting parties so long as the treaty of peace, friendship, navigation, and commerce between the United States and New Granada, the ratifications of which were exchanged at Washington on the tenth of June, one thousand eight hundred and forty-eight, shall remain in force.

In faith whereof, we, the plenipotentiaries of the United States and of New Granada, have signed the present, and have affixed to it our respective seals, at Washington, the fourth day of May, in the year of our Lord one thousand eight hundred and fifty.

JOHN M. CLAYTON. [SEAL.]

RAFAEL RIVAS. [SEAL.]

And whereas the said Convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Bogotá, on the thirtieth day of October last, by YELVERTON P. KING, Chargé d'Affaires of the United States to New Granada, and VICTORIANO DE DIEGO PAREDES, Secretary for Foreign Affairs of New Granada, on the part of their respective Governments:

Now, therefore, be it known, that I, MILLARD FILLMORE, 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

ARTICULO VIII.

La presente Convención será ratificada por los Gobiernos de las Repúblicas Contratantes y los instrumentos de ratificación serán canjeados en Bogotá en el término de diez y ocho meses contados desde esta fecha, ó antes si fuere posible.

ARTICULO IX.

La presente Convención obligará á las partes contratantes mientras que permanezca vigente el Tratado de Paz, Amistad, Navegación, y Comercio entre la Nueva Granada y los Estados Unidos, canjeadó en Washington el día de Junio de mil ochocientos cuarenta y ocho.

En fó de lo cual, Nosotros, los Plenipotenciarios de las Republicas de Nueva Granada y de los Estados Unidos, firmamos el presente y lo sellamos con nuestros respectivos sellos en Washington, el día cuatro de Mayo, del año del Señor mil ochocientos cincuenta.

RAFAEL RIVAS. [SEAL.]

JOHN M. CLAYTON. [SEAL.]
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 5th day of December, in the year of our Lord one thousand eight hundred and fifty-one, and of the Independence of the United States, the seventy-sixth.

[Signed] MILLARD FILLMORE.

BY THE PRESIDENT:

[Countersigned.] DANIEL WEBSTER, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Convention between the United States of America and His Highness the Sultan of Borneo was concluded and signed by their respective plenipotentiaries at the city of Bruni on the twenty-third day of June one thousand eight hundred and fifty, which Convention is word for word as follows:

His Highness Omar Ali Saifeddin, ibn Marhoum Sultan, Mahommed Jamalil Alam, and Pangiran Anak Mumin, to whom belong the government of the country of Bruni and all its provinces and dependencies, for themselves and their descendants on the one part, and the United States of America on the other, have agreed to cement the friendship which has long and happily existed between them by a Convention containing the following articles:

ARTICLE 1. Peace, friendship, and good understanding shall from henceforward and forever subsist between the United States of America and his Highness Omar Ali Saifeddin, Sultan of Borneo, and their respective successors and citizens and subjects.

ARTICLE 2. The citizens of the United States of America shall have full liberty to enter into, reside in, trade with, and pass with their merchandise through all parts of the dominions of his Highness the Sultan of Borneo, and they shall enjoy therein all the privileges and advantages, with respect to commerce or otherwise, which are now or which may hereafter be granted to the citizens or subjects of the most favored nation; and the subjects of his Highness the Sultan of Borneo shall, in like manner, be at liberty to enter into, reside in, trade with, and pass through with their merchandise through all parts of the United States of America as freely as the citizens and subjects of the most favored nation; and they shall enjoy in the United States of America all the privileges and advantages, with respect to commerce or otherwise, which are now or which may hereafter be granted therein to the citizens or subjects of the most favored nation.

ARTICLE 3. Citizens of the United States shall be permitted to purchase, rent, or occupy, or in any other legal way to acquire all kinds of property within the dominions of his Highness the Sultan of Borneo; and his Highness engages that such citizens of the United States of America shall, as far as lies in his power, within his dominions, enjoy full and complete protection and security for themselves, and for any property which they may acquire in future, or which they may have acquired already before the date of the present Convention.

ARTICLE 4. No article whatever shall be prohibited from being imported into or exported from the territories of his Highness the Sultan of Borneo; but the trade between the United States of America and the dominions of his Highness the Sultan of Borneo, shall be perfectly free, and shall be subject only to the custom duties which may hereafter be in force in regard to such trade.

ARTICLE 5. No duty exceeding one dollar per registered ton shall be levied on American vessels entering the ports of his Highness the Sultan of Borneo; and this fixed duty of one dollar per ton to be levied on all American vessels shall be in lieu of all other charges or duties whatsoever. His Highness, moreover, engages that American trade and American goods shall be exempt from any internal duties, and also from any injurious regulations which may hereafter, from whatever causes, be adopted in the dominions of the Sultan of Borneo.
TREATY WITH BORNEO. June 23, 1850.

ARTICLE 6. His Highness the Sultan of Borneo agrees that no duty whatever shall be levied on the exportation from His Highness dominions of any article the growth, produce, or manufacture of those dominions.

ARTICLE 7. His Highness the Sultan of Borneo engages to permit the ships-of-war of the United States of America freely to enter the ports, rivers, and creeks situate within his dominions, and to allow such ships to provide themselves, at a fair and moderate price, with such supplies, stores, and provisions as they may from time to time stand in need of.

ARTICLE 8. If any vessel under the American flag should be wrecked on the coast of the dominions of his Highness the Sultan of Borneo, his Highness engages to give all the assistance in his power to recover for and to deliver over to the owners thereof all the property that can be saved from such vessels. His Highness further engages to extend to the officers and crew, and to all other persons on board of such wrecked vessels, full protection, both as to their persons and as to their property.

ARTICLE 9. His Highness the Sultan of Borneo agrees that in all cases where a citizen of the United States shall be accused of any crime committed in any part of his Highness dominions, the person so accused shall be exclusively tried and adjudged by the American Consul, or other officer duly appointed for that purpose; and in all cases where disputes or differences may arise between American citizens, or between American citizens and the subjects of his Highness, or between American citizens and the citizens or subjects of any other foreign Power in the dominions of the Sultan of Borneo, the American Consul, or other duly appointed officer, shall have power to hear and decide the same, without any interference, molestation, or hindrance on the part of any authority of Borneo, either before, during, or after the litigation.

This treaty shall be ratified, and the ratifications thereof shall be exchanged at Bruni at any time prior to the fourth day of July, in the year one thousand eight hundred and fifty-four.

Done at the city of Bruni on this twenty-third day of June, Anno Domini one thousand eight hundred and fifty, and on the thirteenth day of the month Saaban, of the year of the Hegira one thousand two hundred and sixty-six.

JOSEPH BALESTIER, (L. S.)
OMAR ALI SAIFEDDIN, (L. S.)

And whereas the said Convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at the city of Bruni on the eleventh day of July, one thousand eight hundred and fifty-three, by Captain WILLIAM J. McLUNKEY, of the United States Navy, and PANGERAN ENDAR MACOTAH, Prime Minister of his Highness the Sultan of Borneo, on the part of their respective Governments:

Now, therefore, be it known that I, FRANKLIN PIERCE, 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 twelfth day of July, in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-ninth,

FRANKLIN PIERCE.

By the President:
W. L. MARCY, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Convention between the United States of America and Her Most Faithful Majesty, the Queen of Portugal and of the Algarves, was concluded and signed by their Plenipotentiaries, in this City, on the twenty-sixth day of February, in the year of our Lord one thousand eight hundred and fifty-one, which Convention, being in the English and Portuguese languages, is word for word as follows:

The United States of America and Her Most Faithful Majesty, the Queen of Portugal and of the Algarves, equally animated with the desire to maintain the relations of harmony and amity which have always existed, and which it is desirable to preserve between the two Powers, having agreed to terminate, by a Convention, the pending questions between their respective Governments, in relation to certain pecuniary claims of American citizens presented by the Government of the United States against the Government of Portugal, have appointed as their Plenipotentiaries for that purpose, to wit:

The President of the United States of America, Daniel Webster, Secretary of State of said United States, and

Her Most Faithful Majesty, J. C. de Figanière é Morao, of Her Council, Knight Commander of the Orders of Christ, and of O. L. of Concepcion of Villa Viçosa, and

Minister Resident of Portugal near the Government of the United States—

Who, after having exchanged their respective full powers, found to be in due and proper form, have agreed upon and concluded the following articles:

ARTICLE I.

Her Most Faithful Majesty the Queen of Portugal and of the Algarves, appreciating the difficulty of the two Governments' agreeing upon the subject of said claims, from

Havendo os Estados Unidos da America, e Sua Magestade Fidelissima, A Rainha de Portugal e dos Algarves, igualmente animados do desejo de mantêrem a harmonia e relações de boa amizade, que sempre tem existido e tanto convem conservar entre as duas Potencias, Deliberado terminar por uma Convenção as questões pendentes entre os dois Governos, relativas a certas reclamações pecuniárias de cidadãos Americanos, apresentadas pelo Governo dos Estados Unidos, contra o Governo Português, Nomearam Seus Plenipotenciários para esse fim, a saber:

O Presidente dos Estados Unidos da America, a Daniel Webster, Secretario de Estado dos ditos Estados Unidos, e

Sua Magestade Fidelissima a Joaquim César de Figanière e Morão, do Seu Conselho, Comendador da Ordem de Cristo, e da de N. S. da Conceição de Villa Viçosa, e Ministro Residente de Portugal nos Estados Unidos—

Os quais, depois de terem trocado os seus Plenos Poderes, que foram achados em boa e dívida forma, ajustaram e concluíram os artigos seguintes:

ARTIGO I.

Sua Magestade Fidelíssima, A Rainha de Portugal e dos Algarves, reconhecendo a dificuldade de se entenderem os dois Governos sobre o assunto de aquellas reclamações

Payment to be made in full of claims.
the difference of opinion entertained by them respectively, which difficulty might hazard the continuance of the good understanding now prevailing between them, and resolved to maintain the same unimpaired, has assented to pay to the Government of the United States, a sum equivalent to the indemnities claimed for several American citizens, (with the exception of that mentioned in the fourth article,) and which sum the Government of the United States undertakes to receive in full satisfaction of said claims, except as aforesaid, and to distribute the same among the claimants.

ARTICLE II.

The high contracting parties, not being able to come to an agreement upon the question of public law involved in the case of the American privateer brig "General Armstrong," destroyed by British vessels in the waters of the Island of Fayal, in September, 1814, Her Most Faithful Majesty has proposed, and the United States of America have consented, that the claim presented by the American Government, in behalf of the captain, officers, and crew of the said privateer should be submitted to the arbitrament of a sovereign, potentate, or chief of some nation in amity with both the high contracting parties.

ARTICLE III.

So soon as the consent of the sovereign, potentate, or chief of some friendly nation, who shall be chosen by the two high contracting parties, shall have been obtained to act as arbiter in the aforesaid case of the privateer brig "General Armstrong," copies of all correspondence which has passed in reference to said claim between the two Governments and their respective representatives, shall be laid before the arbiter, to whose decision the two high contracting parties hereby bind themselves to submit.

— pelas opiniões divergentes, que cada um conserva — dificuldade que podia pôr em risco a boa inteligência e harmonia existentes entre elles, e, determinada a conservar uma e outra, anuui a pagar ao Governo dos Estados Unidos, uma soma equivalente às indemnidades pedidas para diversos cidadãos Americanos, (com a excepção da que he mencionada no artigo quarto:) a qual soma o Governo dos Estados Unidos se obriga a receber como compensação plena das ditas reclamações, com a excepção acima referida, e a distribui la pelos reclamantes.

ARTIGO II.

Não podendo as Altas Partes contractantes concordar na questão de Direito Público, relativa ao caso do Corsario Brigue Americano "General Armstrong," destruído por Navios da marinha Britânica nas aguas da Ilha do Faial, em Septembro de 1814, Sua Magestade Fidelíssima Propóz, e os Estados Unidos da America concordaram, que fosse a reclamação apresentada pelo Governo Americano, em favor do capitan, officiaes e Tripulação do mesmo corsario, submetida ao juizo arbitral de algum Soberano, Potentado, ou Chefe de alguma Naça o amigo de ambas as altas partes contractantes.

ARTIGO III.

Lógo que tiver sido obtido o consentimento do Soberano, Potentado, ou Chefe de alguma Naça o amigo, em que tiver recahido a escolha das altas partes contractantes, para servir de arbítrio na precitada questão do corsario " General Armstrong," cópias de toda a correspondência que tem medeado, acerca da mesma reclamação, entre os dois Governose seus respectivos Representantes, seram apresentadas ao mesmo arbítrio, a cuja decizao as duas altas partes contractantes, des de ja se obrigam a se submettêrem.
ARTICLE IV.

The pecuniary indemnities which Her Most Faithful Majesty promises to pay, or cause to be paid, for all the claims presented previous to the 6th day of July, 1850, in behalf of American citizens, by the Government of the United States, (with the exception of that of the "General Armstrong") are fixed at ninety-one thousand seven hundred and twenty-seven dollars, in accordance with the correspondence between the two Governments.

ARTICLE V.

The payment of the sum stipulated in the preceding article shall be made in Lisbon, in ten equal installments, in the course of five years, to the properly-authorized agent of the United States. The first installment of nine thousand one hundred and seventy-two dollars seventy cents, with interest as hereinafter provided, (or its equivalent in Portuguese current money,) shall be paid, as aforesaid, on the 30th day of September of the current year of 1851, or earlier, at the option of the Portuguese Government; and at the end of every subsequent six months a like installment shall be paid; the integral sum of ninety-one thousand seven hundred and twenty-seven dollars, or its equivalent, thus to be satisfied on or before the thirtieth day of September, 1856.

ARTICLE VI.

It is hereby agreed that each and all of the said installments are to bear, and to be paid with an interest of six per cent. per annum, from the date of the exchange of the ratifications of the present Convention.

ARTICLE VII.

This Convention shall be approved and ratified, and the ratifications shall be exchanged in the city of Lisbon within four months.

ARTIGO IV.

As as inmendidades pecuniarias que sua Magestade Fidelissima promete pagar, ou fazer pagar por todas as reclamações apresentadas, antes do dia 6 de Julho, de 1850, em favor de cidadãos Americanos pelo Governo dos Estados Unidos, (com a excepção da do " General Armstrong") são fixadas na soma de noventa um mil setecentos vinte e sete dólares, na forma da correspondência entre os dois Governos.

ARTIGO V.

O pagamento da soma estipulada no artigo precedente, será feito em Lisboa, em dez prestações iguais, no decurso de cinco anos, ao agente dos Estados Unidos devidamente autorizado. A primeira prestaçao de nove mil, cento setenta e dois dólares, e setenta centavos, com os juros adiante, mencionados, (ou seu equivalente em moeda corrente Portuguesa,) será satisfeita, da forma que fica declarada, no dia 30 de Setembro do anno corrente de 1851, ou antes, se o Governo Portugues o tenha por conveniente, e, no fim de cada seis meses subsequentes, o pagamento de igual prestação será feito, ficando assim, no dia, 30 de Setembro de 1856, ou antes, satisfeita a soma integral de noventa um mil setecentos vinte e sete dólares, ou o seu equivalente.

ARTIGO VI.

Fica estipulado que se adicionara ao pagamento de cada uma das ditas prestações, o juro de seis por cento ao anno, contado desde o dia da troca das ratificações da presente Convenção.

ARTIGO VII.

Esta Convenção será approvada e ratificada e as ratificações trocadas no cidade de Lisboa dentro de quatro mezes depois da sua assigna-
Treaty with Portugal. February 26, 1851.

After the date hereof, or sooner if possible.

In testimony whereof, the respective Plenipotentiaries have signed the same, and affixed thereto the seals of their arms.

Done in the city of Washington, D. C., the twenty-sixth day of February, of the year of our Lord one thousand eight hundred and fifty-one.

Daniel Webster.

J. C. de Figaniere e Morão.

And whereas the said Convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Lisbon on the twenty-third day of June, in the year of our Lord one thousand eight hundred and fifty-one, by Charles B. Haddock, Chargé d'Affaires of the United States near the Government of Her Faithful Majesty, and Antonio Aluizio Jervis d'Atoquia, Minister of State for Foreign Affairs of her said Majesty, on the part of their respective Governments:

Now, therefore, be it known that I, Millard Fillmore, 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 September, in the year of our Lord one thousand eight hundred and fifty-one, and in the seventy-sixth year of the Independence of the United States.

By the President:

Millard Fillmore.

Wm. S. Derrick, Acting Secretary of State.
July 10, 1851. BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, a Treaty of Friendship, Commerce, and Navigation between the United States of America and the Republic of Costarica was concluded and signed in the city of Washington, by their respective Plenipotentiaries, on the tenth day of July, in the year of our Lord one thousand eight hundred and fifty-one, the original of which Treaty, being in the English and Spanish languages, is, word for word, as follows:

TREATY


In the name of the Most Holy Trinity.

Preamble.

Commercial intercourse having been for some time established between the United States and the Republic of Costarica, it seems good for the security as well as the encouragement of such commercial intercourse, and for the maintenance of good understanding between the United States and the said Republic, that the relations now subsisting between them should be regularly acknowledged and confirmed by the signature of a treaty of amity, commerce, and navigation.

Negotiators.

For this purpose they have named their respective Plenipotentiaries, that is to say:

The President of the United States, Daniel Webster, Secretary of State;

And his Excellency the President of the Republic of Costarica, Señor Don Felipe Molina, Envoy Extraordinary and Minister Plenipotentiary of that Republic to the United States;

Who, after having communicated to each other their full powers, found to be in due and proper form, have agreed upon and concluded the following articles:

ARTICLE I.

There shall be perpetual amity between the United States and

En el Nombre de la Santíssima Trinidad.

Habiendo tráfico comercial establecido hace algún tiempo, entre la República de Costarica y los Estados Unidos, ha parecido conveniente, para la seguridad, como también para el fomento de sus mutuos intereses, y para la conservación de la buena inteligencia entre la mencionada República y los Estados Unidos, que las relaciones que ahora existen entre ambas partes, sean reconocidas y confirmadas formalmente, por medio de un Tratado de Amistad, Comercio, y Navegación.

Con este objeto, han sido nombrados los respectivos Plenipotenciarios, a saber:

Por su Excelencia el Presidente de la República de Costarica, el Señor Don Felipe Molina, Enviado Extraordinario y Ministro Plenipotenciario de dicha República cerca del Gobierno de los Estados Unidos;

Y por el Presidente de los Estados Unidos, Daniel Webster, Secretario de Estado;

Quienes, después de haberse comunicado mutuamente sus plenos poderes, y halládolos en debida y regular forma, han acordado y concluido los artículos siguientes.

ARTICULO I.

Habrá una perpetua amistad entre el Gobierno de la República de
TREATY WITH COSTARICA. JULY 10, 1851.

their citizens on the one part, and the government of the Republic of Costarica and its citizens on the other.

ARTICLE II.

There shall be, between all the territories of the United States, and the territories of the Republic of Costarica, a reciprocal freedom of commerce. The subjects and citizens of the two countries, respectively, shall have liberty, freely and securely, to come with their ships and cargoes to all places, ports, and rivers in the territories aforesaid, to which other foreigners are or may be permitted to come; to enter into the same, and to remain and reside in any part thereof, respectively; also to hire and occupy houses and warehouses for the purposes of their commerce; and, generally, the merchants and traders of each nation, respectively, shall enjoy the most complete protection and security for their commerce; subject, always, to the laws and statutes of the two countries respectively.

In like manner, the respective ships of war and post-office packets of the two countries shall have liberty, freely and securely, to come to all harbors, rivers, and places to which other foreign ships of war and packets are, or may be permitted to come, to enter into the same, to anchor, and to remain there and refit; subject, always, to the laws and statutes of the two countries respectively.

By the right of entering the places, ports, and rivers mentioned in this article, the privilege of carrying on the coasting trade is not understood; in which trade, national vessels only of the country where the trade is carried on are permitted to engage.

ARTICLE III.

It being the intention of the two high contracting parties to bind themselves, by the preceding arti-

Costarica y sus ciudadanos por una parte y los Estados Unidos y sus ciudadanos por otra parte.

ARTICULO II.

Habrá entre los territorios de la República de Costarica, y todos los territorios de los Estados Unidos una reciproca libertad de comercio. Los ciudadanos y subditos de los dos países, respectivamente, tendrán libertad para ir, libre y seguramente, con sus buques y cargamentos, á todos parages, puertos, y ríos en los territorios antedichos, á los cuales se permite ó se permitiere ir á otros estrangeros, entrar en los mismos, y permanecer y residir en cualquiera parte de ellos, respectivamente; también para alquilar y ocupar casas y almacenes para los objetos de su comercio; y generalmente los comerciantes y traficantes de cada nacion, respectivamente, gozarán la mas completa protección y seguridad para su comercio; estando siempre sujetos á las leyes y estatutos de los dos países, respectivamente.

Del mismo modo, los respectivos buques de guerra y paquetes de correo de los dos países, tendrán libertad para llegar franca y seguramente á todos los puertos, ríos, y lugares, á que se permite ó se permitiere llegar buques de guerra y paquetes de correo de otras naciones, entrar en los mismos, anclar y permanecer en ellos, y repararse, sujetos siempre á las leyes y estatutos de los dos países, respectivamente.

Por el derecho de entrar en parages, puertos, y ríos de que se hace relacion, en este Artículo, no está comprendido el privilegio del comercio de escala y cabotage, que únicamente será permitido á buques nacionales del país donde se hiciere semejante comercio.

ARTICULO III.

Siendo la intención de las dos altas partes contratantes, el obligarse por los articulos precedentes á tra-

Privileges of the “most favor-

ed nation” mutually conceded.
TREATY WITH COSTARICA. JULY 10, 1851.

cles, to treat each other on the foot-
ing of the most favored nation, it
is hereby agreed between them,
that any favor, privilege, or immu-
nity whatever, in matters of com-
merce and navigation, which either
contracting party has actually
granted, or may hereafter grant
to the subjects or citizens of any
other state, shall be extended to
the subjects or citizens of the other
high contracting party gratuitously,
if the concession in favor of that
other nation shall have been gratu-
titous; or in return for a compensa-
tion as nearly as possible of propor-
tionate value and effect, to be ad-
justed by mutual agreement, if the
concessions shall have been condi-
tional.

ARTICLE IV.

No higher nor other duties shall
be imposed on the importation
into the territories of the United
States, of any article being of the
growth, produce, or manufacture
of the Republic of Costarica, and
no higher nor other duties shall be
imposed on the importation into
the territories of the Republic of
Costarica, of any articles being the
growth, produce, or manufacture
of the territories of the United
States, than are or shall be payable
on the like articles, being the growth,
produce, or manufacture of any
other foreign country; nor shall
any other or higher duties or char-
ges be imposed in the territories of
either of the high contracting par-
ties, on the exportation of any
articles to the territories of the
other, than such as are or may be
payable on the exportation of the
like articles to any other foreign
country; nor shall any prohibition
be imposed upon the exportation or
importation of any articles, the
growth, produce, or manufacture
of the territories of the United States,
or of the Republic of Costarica, to
or from the said territories of the
United States, or to or from the
Republic of Costarica, which shall
tarse la una á la otra en los mismos
términos que á la nación mas fa-
vorecida, por el presente convienen
mutuamente en que cualquier favor,
privilegio, ó inmunidad, de cual-
quiera especie que fuere, que en
materias de comercio y navegación
haya concedido actualmente ó pu-
edo en adelante conceder, alguna
de las partes contratantes á los sub-
ditos ó ciudadanos de otra nación
cualquiera, se hará extensivo á los
subditos ó ciudadanos de la otra
alta parte contratante gratuitamente;
siempre que la concesión
en favor de la otra nación hubiere
sido gratuita; pues siendo condi-
cional, en tal caso por mutuo con-
venio, se accordará una compensa-
ción equivalente, cuanto sea posible
y proporcionada, así en el valor
como en los resultados.

ARTICULO IV.

No se impondrán otros ó mas al-
tos derechos á la importacion en los
territorios de la República de Cos-
tarica, de cualesquiera artículos del
producto natural, producciones, ó
manufacturas de los territorios de
de los Estados Unidos, ni se impon-
drán otros ó mas altos derechos á
la importacion en los territorios de
de los Estados Unidos de cualesquiera
artículos del producto natural, pro-
ducciones, ó manufacturas de la
República de Costarica, que los
que se pagan ó pagaren por seme-
jantes artículos, cuando sean pro-
ducto natural, producciones, ó manu-
facturas de cualquiera otro país
extranjero; ni se impondrán otros
ó mas altos derechos ó impuestos
en los territorios de cualquiera de
las altas partes contratantes á la
exportacion de cualesquiera artículos
para los territorios de la otra,
que los que se pagan ó pagaren por
la exportacion de iguales artículos
para cualquiera otro país extran-
gero; ni se impondrá prohibicion
alguna á la exportacion [ó importa-
ción] de cualesquiera artículos del
producto natural, producciones, ó
manufacturas de los territorios de
la República de Costarica, ó de los
territorios de los Estados Unidos
TREATY WITH COSTARICA. JULY 10, 1851.

not equally extend to all other nations.

ARTICLE V.

No higher nor other duties or payments on account of tonnage, of light, or harbor dues, of pilotage, of salvage, in case either of damage or shipwreck, or on account of any other local charges, shall be imposed in any of the ports of the Republic of Costarica, on vessels of the United States, than those payable in the same ports by Costarican vessels; nor in any of the ports of the United States, on Costarican vessels than shall be payable in the same ports on vessels of the United States.

ARTICLE VI.

The same duties shall be paid on the importation into the territories of the Republic of Costarica, of any article being of the growth, produce, or manufacture of the territories of the United States, whether such importation shall be made in Costarican, or in vessels of the United States; and the same duties shall be paid on the importation into the territories of the United States of any article, being the growth, produce, or manufacture of the Republic of Costarica, whether such importation shall be made in United States or in Costarican vessels. The same duties shall be paid, and the same bounties and drawbacks allowed, on the exportation to the Republic of Costarica, of any articles being the growth, produce, or manufacture of the territories of the United States, whether such exportations shall be made in Costarican or in United States vessels; and the same duties shall be paid, and the same bounties and drawbacks allowed on the exportation of any articles, being the growth, produce, or manufacture para los dichos, ó de los dichos territorios de la República de Costarica; ó para los dichos, ó de los dichos territorios de los Estados Unidos, que no se extiendan igualmente á todas las otras naciones.

ARTICULO V.

No se impondrán otros ni más altos derechos ni pagos por razón de toneladas, fanales, emolumentos de puerto, práctico, derecho de salvamento, en caso de perdida ó naufragio, ni por razón de algunas otras cargas locales en ninguno de los puertos de los Estados Unidos, á los buques Costaricenses, sino los que únicamente pagan en los mismos, los buques de los Estados Unidos; ni en los puertos de la República de Costarica se impondrán á los buques de los Estados Unidos, otras cargas que las que, en los mismos puertos, pagan los Costaricenses.

ARTICULO VI.

Se pagarán los mismos derechos de importación en los territorios de los Estados Unidos por los artículos de productos naturales, producciones, y manufacturas de la República de Costarica, bien sean importados en buques de los Estados Unidos ó Costaricenses; y los mismos derechos se pagarán por la importación en los territorios de la República de Costarica, de las manufacturas, efectos, y producciones de los territorios de los Estados Unidos, aunque su importación sea en buques Costaricenses ó de los Estados Unidos.

Los mismos derechos pagarán, y gozarán las mismas franquicias y descuentos concedidos á la exportación para los territorios de los Estados Unidos, cualesquiera artículos de los productos naturales, producciones, ó manufacturas de la República de Costarica, ya sea que la exportación se haga en buques de los Estados Unidos ó Costaricenses; y pagarán los mismos derechos, y se concederán las mismas franquicias y descuentos á la exportación para la República de Costarica, de cu-
TREATY WITH COSTARICA. JULY 10, 1851.

of the Republic of Costarica to the territories of the United States, whether such exportation shall be made in United States or in Costarican vessels.

ARTICLE VII.

All merchants, commanders of ships, and others, citizens of the United States shall have full liberty, in all the territories of the Republic of Costarica, to manage their own affairs themselves, or to commit them to the management of whomsoever they please, as broker, factor, agent, or interpreter; nor shall they be obliged to employ any other persons in those capacities than those employed by Costaricans, nor to pay them any other salary or remuneration than such as is paid in like cases by Costarican citizens; and absolute freedom shall be allowed in all cases to the buyer and seller to bargain and fix the price of any goods, wares, or merchandise imported into or exported from the Republic of Costarica, as they shall see good, observing the laws and established customs of the country. The same privileges shall be enjoyed in the territories of the United States by the citizens of the Republic of Costarica under the same conditions.

The citizens of the high contracting parties shall reciprocally receive and enjoy full and perfect protection for their persons and property, and shall have free and open access to the courts of justice in the said countries respectively, for the prosecution and defence of their just rights; and they shall be at liberty to employ, in all cases, the advocates, attorneys, or agents of whatever description, whom they may think proper, and they shall enjoy in this respect the same rights and privileges therein as native citizens.

ARTICULO VII.

Todo comerciante, comandante de buque, y otros ciudadanos, de la República de Costarica, gozarán de libertad completa en todos los territorios de los Estados Unidos para manejar por sí sus propios negocios, ó para encargar su manejo á quien mejor les parezca, sea corredor, factor, agente, ó interprete; y no se les obligará á emplear para estos objetos á ninguna otra persona mas que las que se emplean por los ciudadanos de los Estados Unidos, ne estarán obligados á pagarles mas salario ó remuneración, que la que, en semejantes casos, se paga por ciudadanos de los Estados Unidos; y se concederá libertad absoluta en todos casos al comprador y vendedor, para ajustar y fijar el precio de cualesquiera efectos, mercaderías, y géneros importados ó exportados de la República de Costarica, como crean conveniente, conformándose con las leyes y costumbres establecidas en el país. Los mismos privilegios disfrutarán en los territorios de la República de Costarica los ciudadanos de los Estados Unidos y sujetos á las mismas condiciones.

Los ciudadanos de las altas partes contratantes recibirán y gozarán reciprocamente de completa y perfecta protección en sus personas y propiedades, y tendrán libre y fácil acceso á los tribunales de justicia en los referidos países, respectivamente, para la prosecución y defensa de sus justos derechos; y estarán en libertad de emplear en todos los casos los abogados, procuradores, ó agentes de cualquier clase, que juzguen conveniente; y gozarán en este respecto, los mismos derechos y privilegios que allí disfrutaren los ciudadanos nativos.
ARTICLE VIII.

In whatever relates to the police of the ports, the lading and unlading of ships, the safety of the merchandise, goods, and effects, the succession to personal estates by will or otherwise, and the disposal of personal property of every sort and denomination, by sale, donation, exchange, testament, or in any other manner whatsoever, as also the administration of justice; the citizens of the two high contracting parties shall reciprocally enjoy the same privileges, liberties, and rights as native citizens, and they shall not be charged in any of these respects with any higher imposts or duties than those which are paid or may be paid by native citizens; submitting of course to the local laws and regulations of each country respectively.

If any citizen of either of the two high contracting parties shall die without will or testament in any of the territories of the other, the consul-general or consul of the nation to which the deceased belonged, or the representative of such consul-general or consul in his absence, shall have the right to nominate curators to take charge of the property of the deceased, so far as the laws of the country will permit, for the benefit of the lawful heirs and creditors of the deceased, giving proper notice of such nomination to the authorities of the country.

ARTICLE IX.

The citizens of the United States residing in the Republic of Costa Rica, and the citizens of the Republic of Costa Rica residing in the United States, shall be exempted from all compulsory military service whatsoever, either by sea or by land, and from all forced loans or military exactions or requisitions, and they shall not be compelled, under any pretext whatsoever, to pay other ordinary charges, requisitions, or taxes greater than those that are paid by native citizens of the contracting parties respectively:

ARTICULO VIII.

Por lo que toca á la policía de los puertos, á la carga y descarga de buques, la seguridad de las mercancías, bienes, y efectos, la sucesión de las propiedades personales por testamento, ó de otro modo, y al derecho de disponer de la propiedad personal, de cualquiera clase ó denominación, por venta, donación, permuta, testamento, ó de otro modo cualquiera, así como también á la administracion de justicia; los ciudadanos de las dos altas partes contratantes, gozarán, reciprocamente los mismos privilegios, libertades, y derechos, que si fueran ciudadanos nativos, y no se les cargará en ninguno de estos puntos ó casos, mayores impuestos ó derechos que los que pagan, ó en adelante pagaren los ciudadanos nativos, sujetos por supuesto á las leyes y estatutos locales de cada país, respectivamente.

En caso que muriere algun ciudadano de cualquiera de las dos altas contratantes, sin haber hecho su última disposición ó testamento, en cualquiera de los territorios de la otra, el Cónsul-general ó el Consul de la nación á que pertenece el difunto, ó en su ausencia, el que representare á dicho Cónsul-general ó Consul tendrá el derecho de nombrar curadores, que se encarguen de la propiedad del difunto, en cuanto las leyes del país lo permitieren, á beneficio de los legítimos herederos y acreedores del difunto; dando noticia conveniente á las autoridades del país.

ARTICLE IX.

Los ciudadanos de los Estados Unidos residentes en la República de Costa Rica y los ciudadanos de la República de Costa Rica residentes en los Estados Unidos, estarán exentos de todo servicio militar forzado de cualquier especie, de mar ó de tierra y de todo préstamo forzoso, ó exacciones militares, ó requisiciones; ni serán compellidos á pagar, bajo ningún pretexto, cualesquiera cargos ordinarios, requisiciones, ó impuestos mayores, que los que paguen los ciudadanos nativos de las partes contratantes respectivamente.
TREATY WITH COSTARICA. July 10, 1852.

Article X.

It shall be free for each of the two high contracting parties to appoint consuls for the protection of trade, to reside in any of the territories of the other party; but before any consul shall act as such, he shall, in the usual form, be approved and admitted by the government to which he is sent; and either of the high contracting parties may except from the residence of consuls such particular places as they judge fit to be excepted. The Costarican diplomatic agents and consuls shall enjoy in the territories of the United States whatever privileges, exemptions, and immunities are or shall be granted to agents of the same rank belonging to the most favored nation; and in like manner the diplomatic agents and consuls of the United States in the Costarican territories, shall enjoy according to the strictest reciprocity whatever privileges, exemptions, and immunities are or may be granted in the Republic of Costarica to the diplomatic agents and consuls of the most favored nation.

Article XI.

For the better security of commerce between the citizens of the United States and the citizens of the Republic of Costarica, it is agreed, that if at any time any interruption of friendly intercourse, or any rupture should unfortunately take place between the two high contracting parties, the citizens of either of the two high contracting parties who may be within any of the territories of the other, shall, if residing upon the coast, be allowed six months, and if in the interior, a whole year to wind up their accounts and dispose of their property; and a safe conduct shall be given them to embark at the port which they themselves shall select; and even in the event of a rupture, all such citizens of either of the two high contracting parties who

Artículo X.

Cada una de las dos altas partes contratantes, podrá nombrar Cónsules, para la protección del comercio, que residan en cualquiera de los territorios de la otra parte; pero antes que ningún Cónsul funcione como tal, deberá ser aprobado y admitido en la forma acostumbrada, por el Gobierno, á quien se dirija; y cualquiera de las altas partes contratantes puede exceptuar de la residencia de Cónsules aquellos puntos particulares, en que no tengan por conveniente admitirlos. Los agentes diplomáticos y los Cónsules de la República de Costarica gozarán en los territorios de los Estados Unidos de todos los privilegios, exenciones, e inmunidades concedidas, ó que se concedieren, á los agentes de igual rango de la nación mas favorecida; y del mismo modo, los agentes diplomáticos y Cónsules de los Estados Unidos, en los territorios de la República de Costarica gozarán, conforme á la mas exacta reciprocidad, todos los privilegios, exenciones, e inmunidades que se conceden ó en adelante se concedieren, á los agentes diplomáticos y Cónsules de la nación mas favorecida, en la República de Costarica.

Artículo XI.

Para mayor seguridad del comercio entre los ciudadanos de los Estados Unidos y los ciudadanos de la República de Costarica, se estipula, que si en algun tiempo ocurriere desgraciadamente una interrupción, en las relaciones amistosas, y se efectuare un rompimiento entre las dos altas partes contratantes, se concederán á los ciudadanos, de cualquiera de las dos altas partes contratantes, que estén dentro de los territorios de la otra, si residen en las costas, seis meses, y un año entero á los que residen en el interior, para arreglar sus negocios, y disponer de sus propiedades; y se les dará un salvo conducto, para que se embarquen en el puerto que ellos elijieren; y aun en caso de un rompimiento, todos aquellos ciudadanos de cualquiera de las dos altas
are established in any of the territories of the other, in the exercise of any trade or special employment, shall have the privilege of remaining and of continuing such trade and employment therein without any manner of interruption, in the full enjoyment of their liberty and property as long as they behave peaceably, and commit no offence against the laws; and their goods and effects of whatever description they may be, whether in their own custody or intrusted to individuals or to the State, shall not be liable to seizure or sequestration, nor to any other charges or demands than those which may be made upon the like effects or property belonging to the native citizens of the country in which such citizens may reside. In the same case debts between individuals, property in public funds, and shares of companies, shall never be confiscated, sequestered, or detained.

**Article XII.**

The citizens of the United States and the citizens of the Republic of Costarica respectively, residing in any of the territories of the other party, shall enjoy in their houses, persons, and properties, the protection of the government, and shall continue in possession of the guarantees which they now enjoy. They shall not be disturbed, molested, or annoyed in any manner on account of their religious belief, nor in the proper exercise of their religion, either within their own private houses or in the places of worship destined for that purpose, agreeably to the system of tolerance established in the territories of the two high contracting parties; provided they respect the religion of the nation in which they reside, as well as the constitution, laws, and customs of the country. Liberty shall also be granted to bury the citizens of either of the two high contracting parties who may die in the territories aforesaid, in burial places of their own, which in the same manner may be freely established and

**ARTICULO XII.**

Los ciudadanos de la República de Costarica y los ciudadanos de los Estados Unidos que residan en cualquiera de los territorios de la otra parte, gozarán reciprocamente en sus casas, personas, y bienes, de la protección del Gobierno, y continuarán en posesión de las garantías que actualmente tienen. No serán inquietados, molestados, ni perturbados en manera alguna, en razón de su creencia religiosa, ni en los ejercicios propios de su religión, ya dentro de sus casas particulares, ó en los lugares del culto destinados para aquel objeto, conforme al sistema de tolerancia establecido en los territorios de las dos altas partes contratantes; con tal que respeten la religión de la nación en que residan, así como la constitución, leyes, y costumbres establecidas. Ten-drán también libertad de enterrar a los ciudadanos de cualquiera de las dos altas partes contratantes, que mueren en los referidos territorios, en sus propios cementerios, que podrán del mismo modo libre-
maintained; nor shall the funerals or sepulchres of the dead be disturbed in any way or upon any account.

**ARTICLE XIII.**

In order that the two high contracting parties may have the opportunity of hereafter treating and agreeing upon such other arrangements as may tend still further to the improvement of their mutual intercourse, and to the advancement of the interests of their respective citizens, it is agreed that at any time after the expiration of seven years from the date of the exchange of the ratifications of the present treaty, either of the high contracting parties shall have the right of giving to the other party notice of its intention to terminate Articles IV. V. and VI. of the present Treaty; and that at the expiration of twelve months after such notice shall have been received by either party from the other, the said articles, and all the stipulations contained therein, shall cease to be binding on the two high contracting parties.

**ARTICLE XIV.**

The present treaty shall be ratified, and the ratifications shall be exchanged at Washington or at San José de Costarica within the space of one year, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the same and have affixed thereto their respective seals.

Done at Washington this tenth day of July, in the year of our Lord one thousand eight hundred and fifty-one.

DANIEL WEBSTER, [L. S.]
F. MOLINA, [L. S.]

And whereas the said Treaty has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Washington, on the twenty-sixth day of May, eighteen hundred and fifty-two, by WILLIAM HUNTER, Acting Secretary of State of the United States of America, and Señor Don FELIPE MOLINA, Envoy Extraordinary and Minister Plenipotentiary of the Republic of Costarica, on the part of their respective governments.
TREATY WITH COSTARICA. JULY 10, 1851.

Now, therefore, be it known, that I, MILLARD FILLMORE, President of the United States of America, have caused the said Treaty 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 twenty-sixth day of May, in the year of our Lord one thousand eight hundred and fifty-two, and of the independence of the United States of America the seventy-sixth.

MILLARD FILLMORE.

BY THE PRESIDENT:

W. HUNTER, Acting Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS, a Treaty of Friendship, Commerce, and Navigation, between the United States of America and the Republic of Peru, was concluded and signed at Lima, on the twenty-sixth day of July, one thousand eight hundred and fifty-one, which treaty, being in the English and Spanish languages, is word for word as follows:

Preamble.

The United States of America and the Republic of Peru, being equally animated with the desire to render firm and permanent the peace and friendship which have always so happily subsisted between them, and to place their commercial relations upon the most liberal basis, have resolved to fix clear and precise rules which shall in future be religiously observed between the two nations by means of a treaty of friendship, commerce, and navigation.

Negotiators.

To attain this desirable object the President of the United States of America has conferred full powers on John Randolph Clay, the accredited chargé d'affaires of the said States, to the government of Peru, and the President of the Republic of Peru has conferred like full powers on Brigadier General Don Juan Crisostomo Torrico, Minister of War and the Marine, Minister of Foreign Affairs, ad interim, &c., who, after exchanging their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

There shall be perfect and perpetual peace and friendship between the United States of America and the Republic of Peru, and between their respective territories, people, and citizens, without distinction of persons or places.

ARTICLE II.

The United States of America, and the Republic of Peru, mutually...
agree that there shall be reciprocal liberty of commerce and navigation between their respective territories and citizens; the citizens of either republic may frequent with their vessels, all the coasts, ports, and places of the other, whatever foreign commerce is permitted, and reside in all parts of the territories of either, and occupy dwellings and warehouses; and every thing belonging thereto shall be respected, and shall not be subjected to any arbitrary visits or search.

The said citizens shall have full liberty to trade in all parts of the territories of either, according to the rules established by the respective regulations of commerce, in all kinds of goods, merchandise, manufactures, and produce not prohibited to all, and to open retail stores and shops, under the same municipal and police regulations as native citizens; and they shall not in this respect be liable to any other or higher taxes or imposts than those which are or may be paid by native citizens. No examination or inspection of their books, papers, or accounts shall be made without the legal order of a competent tribunal or judge.

The citizens of either county shall also have the unrestrained right to travel in any part of the possessions of the other, and shall in all cases enjoy the same security and protection as the natives of the country wherein they reside, on condition of their submitting to the laws and ordinances there prevailing; they shall not be called upon for any forced loan or occasional contribution, nor shall they be liable to any embargo, or to be detained with their vessels, cargoes, merchandise, goods, or effects, for any military expedition, or for any public purpose whatsoever, without being allowed therefor a full and sufficient indemnification, which shall in all cases be agreed upon and paid in advance.

ARTICLE III.

The two high contracting parties hereby bind and engage themselves mutually en que habrá libertad reciproca de comercio y navegacion entre sus respectivos territorios y ciudadanos: los ciudadanos de cualquiera de las dos repúblicas podrán frecuentar con sus buques todas las costas, puertos, y lugares de la otra en que se permite el comercio extranjero; residir en cualquiera punto de los territorios de la otra y ocupar las casas y almacenes que necesiten; y todo lo que les pertenezca será respetado y exento de toda visita ó pesquisita arbitraria.

Dichos ciudadanos gozarán de entera libertad para comerciar en todas partes del territorio de la otra, según las reglas establecidas por las respectivas leyes de comercio en todo genero de efectos, mercaderías, manufacturas, y productos de licito comercio, y abrir tiendas y almacenes por menor, sometiéndose á las mismas leyes, decretos, y usos establecidos para los ciudadanos del país; y no estarán sujetos á mayores contribuciones ó impuestos que los que pagan ó deban pagar los naturales. No se examinarán ó inspeccionarán los libros, papeles, ó cuentas que les pertenezcan sin mandato de un tribunal ó juez competente.

Los ciudadanos de cualquiera de las dos partes tendrán también el derecho ilimitado de viajar por cualquiera parte de las posesiones del otro, y en todos los casos gozarán de la misma seguridad y protección que los naturales del país donde residen, con condición de someterse á las leyes y ordenanzas que en el se observen; no se les exijirá ningún empréstito forzoso, ni ninguna contribución accidental, ni estarán sujetos á ningún embargo, ni á que se les detenga con sus buques, cargamentos, mercaderías, ó efectos para ninguna expedición militar ó para cualquier objeto publico, sin concedérselas por ello una cumplida y suficiente indemnización, que en todo caso se convenga y pague ade- lantada.

ARTICULO III.

Las dos altas partes contratantes se obligan y comprometen á no con-
not to grant any favor, privilege, or immunity whatever, in matters of commerce and navigation, to other nations, which shall not be also immediately extended to the citizens of the other contracting party, who shall enjoy the same, gratuitously, if the concession shall have been gratuitous, or on giving a compensation as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, if the concession shall have been conditional.

**ARTICLE IV.**

No higher or other duties or charges on account of tonnage, light-houses, or harbor dues, pilotage, quarantine, salvage in case of damage or shipwreck, or any other local charges, shall be imposed in any ports of Peru on vessels of the United States, of the burden of two hundred tons and upwards, than those payable in the same ports by Peruvian vessels of the same burden; nor in any of the ports of the United States by Peruvian vessels of the burden of two hundred tons and upwards, than shall be payable in the same ports by vessels of the United States of the same burden.

**ARTICLE V.**

All kinds of merchandise and articles of commerce which may be lawfully imported into the ports and territories of either of the high contracting parties in national vessels, may also be so imported in vessels of the other party, without paying other or higher duties and charges of any kind or denomination whatever than if the same merchandise and articles of commerce were imported in national vessels; nor shall any distinction be made in the manner of making payment of the said duties or charges.

It is expressly understood that the stipulations in this and the preceding article are to their full extent applicable to the vessels and their cargoes belonging to either of the high contracting parties arriving in the ports and territories of ceder favor, privilegio, ó exención alguna sobre comercio y navegación á otras naciones, sin hacerlos extensivos también inmediatamente á los ciudadanos de la otra parte contra- tante, que los gozará gratuitamente si la concesión hubiese sido gratuita, o mediante igual compensación, ú otra equivalente, que se arreglará de mutuo acuerdo, si la concesion hubiese sido condicional.

**ARTICULO IV.**

No se exijirán otros ó mas altos derechos en razon de toneladas, faro, puerto, pilotaje, cuarentena, y salvamento en casos de avería, ó naufragio, ni otros impuestos locales, en los puertos de la República del Perú á los buques de los Estados Unidos de mas de doscientas toneladas, que los que pagaren en dichos puertos los buques Peruanos del mismo porte; ni en los puertos de los Estados Unidos á los buques Peruanos de mas de doscientas toneladas, que los que pagaren en los mismos puertos los buques de los Estados Unidos de igual porte.

**ARTICULO V.**

Toda clase de mercaderías y artículos de comercio que sean importados legalmente en los puertos y territorio de cualquiera de las Altas Partes Contratantes, en buques nacionales, podrán serlo también en los buques de la otra nación, sin pagar otros ó más altos derechos e impuestos cualquiera que sea su denominacion, que si las mismas mercaderías ó artículos fuesen importados en buques nacionales. Ni se hará distincion alguna en los pagos de los mencionados derechos ó impuestos.

Queda expresamente convenido que las estipulaciones de este y del artículo anterior son aplicables en toda su extensión á los buques y sus cargamentos pertenecientes á cualquiera de las Altas Partes Contra- tantes que lleguen á los puertos y
the other, whether the said vessels have cleared directly from the ports of the country to which they appertain, or from the ports of any other nation.

**Article VI.**

No higher or other duties or charges shall be imposed or levied upon the importation into the ports and territories of either of the high contracting parties of any article the produce, growth, or manufacture of the other party, than are or shall be payable on the like article being the produce, growth, or manufacture of any other country; nor shall any prohibition be imposed upon the importation of any article the produce, growth, or manufacture of either party into the ports or territories of the other, which shall not equally extend to all other nations.

**Article VII.**

All kinds of merchandise and articles of commerce which may be lawfully exported from the ports and territories of either of the high contracting parties in national vessels, may also be exported in vessels of the other party; and they shall be subject to the same duties only, and be entitled to the same drawbacks, bounties, and allowances, whether the same merchandise and articles of commerce be exported in vessels of the one party or in vessels of the other party.

**Article VIII.**

No changes or alterations in the tariffs of either of the high contracting parties, augmenting the duties payable upon merchandise or articles of commerce of any sort or kind imported into, or exported from, their respective ports, shall be held to apply to the commerce or navigation of either party, until the expiration of eight calendar months after the said changes or alterations shall have been promulgated and become a law, unless the law or decree by which such territories of the other, ya sea en el caso de que dichos buques hayan salido directamente de los puertos del país a que pertenecen ó de los puertos de cualquiera otra nación.

**Artículo VI.**

No se exijirán otros ó mas altos Duties on goods. derechos á la importacion en los puertos y territorios de cualquiera de las altas partes contratantes de cualquier articulo, producto ó manufactura de la otra, que los que se pagan o pagaren por el mismo articulo, producto, ó manufactura de cualquier otro pais; ni se impondrá prohibicion alguna á la importacion de cualquier articulo, producto, ó manufactura de cada una de las partes á los puertos ó territorios de la otra, sin que la prohibicion se estienda igualmente á todas las demas naciones.

**Artículo VII.**

Toda clase de mercaderías y articulos de comercio que puedan exportarse legalmente de los puertos y territorios de cualquiera de las altas partes contratantes en buques nacionales, podrán exportarse también en buques de la otra parte pagando estos únicamente los mismos derechos y gozando de los mismos descuentos, primas y franquicias, que si la misma mercadería ó los mismos articulos de comercio se exportasen en buques de la una ó de la otra parte.

**Artículo VIII.**

Ningun cambio ó alteracion en las tarifas de una ú otra de las Altas Partes Contratantes aumentando los derechos que se paguen por las mercaderías ó articulos de comercio de cualquier especie ó clase que sean importados en sus respectivos puertos ó exportados de ellos, se aplicará ó tendrá efecto para el comercio ó la navegacion de una ú otra parte hasta que se cumplan ocho meses despues que dichos cambios ó alteraciones se hayan promulgado como ley, ó no ser que la ley ó de-
TREATY WITH PERU. JULY 26, 1851.

changes or alterations shall be made contain a prospective provision to the same or similar effect.

ARTICLE IX.

Provisions as to coasting trade.

It is hereby declared that the stipulations of the present treaty are not to be understood as applying to the navigation and coasting trade between one port and another situated in the territories of either contracting party—the regulation of such navigation and trade being reserved, respectively, by the parties, according to their own separate laws.

Vessels of either country shall, however, be permitted to discharge part of their cargoes at one port open to foreign commerce in the territories of either of the high contracting parties, and to proceed with the remainder of their cargo to any other port or ports of the same territories open to foreign commerce, without paying other or higher tonnage dues or port-charges in such cases than would be paid by national vessels in like circumstances; and they shall be permitted to load in like manner at different ports in the same voyage outwards.

ARTICLE X.

Provisions as to steam-vessels.

The Republic of Peru, desiring to increase the intercourse along its coasts, by means of steam navigation, hereby engages to accord to any citizen or citizens of the United States who may establish a line of steam-vessels, to navigate regularly between the different ports of entry within the Peruvian territories, the same privileges of taking in and landing freight, entering the byports for the purpose of receiving and landing passengers and their baggage, specie, and bullion, carrying the public mails, establishing depots for coal, erecting the necessary machine and workshops for repairing and refitting the steam-vessels, and all other favors enjoyed by any other association or company whatsoever. It is further

creto por el que tales cambios ó alteraciones se hagan contenga alguna disposicion que tienda á producir el mismo ó semejante efecto.

ARTÍCULO IX.

Se declara así mismo que las estipulaciones del presente tratado no se considerarán aplicables á la navegación y comercio de cabotaje, entre un puerto y otro situado en el territorio de cualquiera de las partes contratantes, pues la regulación de este comercio está reservada respectivamente á las leyes particulares de cada una de las partes.

Sin embargo, los buques de cualquiera de los dos países podrán descargar parte de sus cargamentos en un puerto habilitado para el comercio extranjero perteneciente al territorio de cualquiera de las Altas Partes Contratantes y continuar con el resto de su carga á cualquier otro puerto ó puertos del mismo país abiertos al comercio extranjero, sin pagar otros ó mayores derechos de toneladas ó de puerto, que los que pagan en tales casos los buques nacionales en circunstancias analógas; y del mismo modo se les permitirá cargar en diferentes puertos en el mismo viaje para otros países.

ARTÍCULO X.

Desciendo la República del Perú aumentar la comunicación entre los puntos de su costa por medio de la navegación por vapor, se compromete desde ahora á conceder á cualquiera ciudadano ó ciudadanos de los Estados Unidos que establezcan una línea de vapores para navegar con regularidad entre los diferentes puertos de entrada en el territorio Peruano, los mismos privilegios para embarcar y desembarcar carga ó flete, entrar en los puertos intermedios con objeto de recibir y desembarcar pasajeros y sus equipajes, dinero y plata en barras, llevar las balijas de correos, formar depósitos para carbon, establecer máquinas y talleres para reparar y carenar los vapores, y todos los demás favores que goce cualquiera otra sociedad
more understood between the two high contracting parties, that the steam-vessels of either shall not be subject in the ports of the other party to any duties of tonnage, harbor, or other similar duties whatsoever, than those that are or may be paid by any other association or company.

**Article XI.**

For the better understanding of the preceding articles, and taking into consideration the actual state of the commercial marine of Peru, it is stipulated and agreed that every vessel belonging exclusively to a citizen or citizens of the said republic, and of which the captain is also a citizen of the same, though the construction or the crew is or may be foreign, shall be considered, for all the objects of this treaty, as a Peruvian vessel.

**Article XII.**

The whale-ships of the United States shall have access to the port of Tumbez, as well as to the ports of entry in Peru, and may sail from one port to another for the purposes of refreshment and refitting, and they shall be permitted to sell or barter their supplies or goods, including oil, to the amount of two hundred dollars, *ad valorem*, for each vessel, without paying any tonnage or harbor dues, or any duties or imposts upon the articles so sold or bartered. They shall be also permitted, with like exemption from tonnage and harbor dues, further to sell or barter their supplies or goods, including oil, to the additional amount of one thousand dollars, *ad valorem*, for each vessel, upon paying for the said additional articles the same duties as are payable upon like supplies, or goods and oil, when imported in the vessels and by the citizens or subjects of the most favored nation.

ó compañía. Convienen además las altas partes contratantes en que los vapores de cualquiera de ellas no estarán obligados á pagar en los puertos de la otra ninguna clase de derechos de tonelaje, puerto ni otros semejantes que los que pagan ó pagaren los de cualquiera otra sociedad ó compañía.

**Artículo XI.**

Para la mejor inteligencia de los artículos precedentes y teniendo en consideración el estado actual de la marina mercante del Perú se ha estipulado y convenido que todo buque perteneciente exclusivamente á ciudadano ó ciudadanos de dicha república, y cuyo capitán sea también cuidadano de ella, aunque la construcción y tripulación del buque sean extranjeras, será considerado para todos los efectos de este tratado, como buque Peruano.

**Artículo XII.**

Los buques balleneros de los Estados Unidos podrán entrar en el puerto de Tumbez, y en los puertos mayores del Perú, y pasar de uno á otro, con el objeto de tomar víveres y repararse, y les será permitido vender ó cambiar sus provisiones ó mercaderías, inclusive el aceite, hasta la cantidad de doscientos pesos *ad valorem* por cada buque, sin que estén obligados á pagar los derechos de toneladas, ó de puerto, ni derecho alguno ó impuesto por los artículos vendidos ó cambiados de esta manera. Se les permitirá además con la misma exención de los derechos de toneladas y puerto, vender ó cambiar sus provisiones ó mercaderías, incluso el aceite, hasta la suma adicional de mil pesos *ad valorem* por cada buque, pagando por la parte adicional de dichos artículos los mismos derechos que se satisfacen por iguales provisiones ó mercaderías y aceite cuando se importan en buques y por ciudadanos ó subditos de la nación más favorecida.
ARTICLE XIII.

The merchants, commanders, or masters of vessels, and other citizens of either contracting party, shall be wholly free to manage their own business and affairs, in all the ports and places within the jurisdiction of the other, or to commit their business and affairs to the management of any person whom they may choose to appoint, as agent, factor, consignee, or interpreter. They shall not be restrained in the choice of persons to act in such capacities, or be compelled to pay any salary or remuneration to any one whom they do not wish to employ. Absolute freedom shall be given, as well with respect to the consignment and sale of their merchandise and articles of commerce, as to the purchase of their returns, unloading, loading, and sending off their vessels. The buyer and seller shall have full liberty to bargain together and fix the price of any merchandise, or articles of commerce, imported into or to be exported from the territories of either contracting party, the regulations of commerce established in the respective countries being in every case duly observed.

ARTICLE XIV.

Peruvian citizens shall enjoy the same privileges, in frequenting the mines, and in digging or working for gold upon the public lands situated in the State of California, as are, or may be hereafter, accorded by the United States of America to the citizens or subjects of the most favored nation.

ARTICLE XV.

The citizens of either of the high contracting parties shall have the full power and liberty to dispose of their personal property and effects, of every kind and description, within the jurisdiction of the other, by sale, donation, testament, or otherwise, and their heirs or representatives, being citizens of the other party, shall succeed to their said privileges of commercial property.

ARTICULO XIII.

Los negociantes, capitanes, de buques, y todos los ciudadanos de cada una de las Partes Contratan- tes, tendrán en los territorios de la otra plena libertad para manejar por sí sus negocios ó encomendarlos á la persona que quieran emplear como agente, corredor, factor, ó inter- prete. No se les obligará á que empleen personas determinadas para el desempeño de estos servicios, ni tampoco á dar ningun salario, ó remuneracion á quien no quieran ocupar. Gozarán de libertad absolu- luta, así para consignar y vender sus mercaderías y artículos de co- mercio, como para comprar los re- tornos, descargar, cargar, y despachar sus buques. El comprador y vendedor tendrán plena libertad para arreglar entre sí y fijar el precio de cualquiera mercancía ó efectos de comercio que se hayan de importar ó de exportar de los territorios de cualquiera de ambas partes contratantes observándose, en todo caso los reglamentos de comercio vigentes en los respectivos países.

ARTICULO XIV.

Los ciudadanos del Perú gozarán los mismos privilegios que se concede- den á se puedan conceder en adelante por los Estados Unidos de América á los ciudadanos ó subdi- tos de la nación mas favorecida, cuando concurren á las minas y ex- traigan ó busquen el oro en las tierras públicas situadas en el Es- tado de California.

ARTICULO XV.

Los ciudadanos de cada una de las [Altas] Partes Contratan- tes po- drán disponer de sus efectos personales dentro de la jurisdicción de la otra, por venta, donación, testamento, ó de cualquier otro modo, y sus here- deros ó representantes, si son ciuda- danos de la otra parte sucederán en los susodichos efectos personales, ya sea por testamento, ó ab intesta-
personal property and effects whether by testament or *ab intestato*, and may take possession of the same themselves or by others acting for them, and dispose of the same at their pleasure, paying such duties only as the inhabitants of the country wherein said effects may be shall be subject to pay in like cases. Should the property consist of real estate, and the heirs, on account of their character as aliens, be prevented from entering into possession of the inheritance, they shall be allowed the term of three years to dispose of the same and withdraw and export the proceeds, which they may do without any hindrance, and without paying any other dues or charges than those which are established by the laws of the country.

**Article XVI.**

If any vessel belonging to the citizens of either of the high contracting parties should be wrecked, suffer damage, or be left derelict, on or near the coasts, within the territories of the other, all assistance and protection shall be given to such vessel and her crew; and the vessel, or any part thereof, and all furniture and appurtenances belonging thereto, together with all the merchandise which shall be saved therefrom, or the produce thereof, if sold, shall be faithfully restored to the owners, or their agents, they paying only the expenses incurred in the preservation of the property, together with the rate of salvage which would have been payable, in the like case, by national vessels; and it shall be permitted for them to unload the merchandise and effects on board, with the proper precautions to prevent their illicit introduction, without exacting in such case any duty, impost, or contribution whatever, provided the same be exported.

**Article XVII.**

When through stress of weather, want of water or provisions, pursuit of enemies or pirates, the ves-
sels of one of the high contracting parties, whether of war (public or private) or of trade, or employed in fishing, shall be forced to seek shelter in the ports, rivers, bays, and dominions of the other, they shall be received and treated with humanity; sufficient time shall be allowed for the completion of repairs; and while any vessel may be undergoing them, its cargo shall not unnecessarily be required to be landed either in whole or in part; all assistance and protection shall be given to enable the vessels to procure supplies, and to place them in a condition to pursue their voyage without obstacle or hindrance.

**ARTICLE XVIII.**

All vessels, merchandise, and effects, belonging to the citizens of either of the high contracting parties, which may be captured by pirates, either on the high seas or within the limits of its jurisdiction, and may be carried into or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners or their agents, they proving, in due and proper form, their rights before the competent tribunals; it being understood that the claim thereto shall be made within two years, by the owners themselves, their agents, or the agents of the respective governments.

**ARTICLE XIX.**

The high contracting parties promise and engage to give full and perfect protection to the persons and property of the citizens of each other, of all classes and occupations, who may be dwelling or transient in the territories subject to their respective jurisdiction; they shall have free and open access to the tribunals of justice for their judicial recourse, on the same terms as are usual and customary with the natives or citizens of the country in which they may be; and they shall be at liberty to employ, in all causes, the advocates, attorneys, or other Persons entitled to the assistance of the law, to pursue and defend their rights and property.

**ARTICULO XVIII.**

Todos los buques, mercaderías, y efectos pertenecientes a ciudadanos de una de las altas partes contratantes, que sean apresados por piratas, bien en alta mar ó dentro de los límites de su jurisdicción, y que fuesen llevados ó encontrados en los rios, radas, ó bahías, puertos, ó dominios de la otra, serán entregados á los dueños ó á sus agentes, con tal que prueben en propia y debida forma, sus derechos ante los tribunales competentes: debiendo entenderse que el reclamo ha de hacerse dentro del término de dos años por las mismas partes, sus agentes ó los de sus respectivos gobiernos.

**ARTICULO XIX.**

Las Altas Partes Contratantes ofrecen y se comprometen á dar la más cumplida protección á las personas y propiedades de los ciudadanos de una ó otra, de todas clases y ocupaciones, que puedan estar en los territorios sujetos á su respectiva jurisdicción, ya sean transientes ó domiciliados; dándoles libre acceso ante los tribunales de justicia para sus recursos judiciales, en los mismos términos que son de uso y costumbre con los naturales ó ciudadanos del país en donde se hallen; para cuyo efecto podrán emplear en defensa de sus derechos
neys, notaries, or agents, of whatever description, whom they may think proper. The said citizens shall not be liable to imprisonment without formal commitment under a warrant signed by a legal authority, except in cases flagrantis delicti; and they shall in all cases be brought before a magistrate, or other legal authority, for examination, within twenty-four hours after arrest; and if not so examined the accused shall forthwith be discharged from custody. Said citizens, when detained in prison, shall be treated during their imprisonment with humanity, and no unnecessary severity shall be exercised towards them.

**Article XX.**

It is likewise agreed that perfect and entire liberty of conscience shall be enjoyed by the citizens of both the contracting parties in the countries subject to the jurisdiction of the one or the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established usages of the country. Moreover, the bodies of the citizens of one of the contracting parties, who may die in the territories of the other, shall be buried in the usual burying grounds, or in other decent and suitable places, and shall be protected from violation or disturbance.

**Article XXI.**

The citizens of the United States of America and of the Republic of Peru may sail with their vessels, with entire freedom and security, from any port to the ports or places of those who now are, or hereafter shall be, enemies of either of the contracting parties, whoever may be the owners of the merchandise laden in the said vessels. The same citizens shall also be allowed to sail with their vessels, and to carry and traffic with their merchandise from the ports and places of the enemies of both parties, or the abogados, procuradores, escribanos, and ajentes, of cualquier clase que crean conveniente. Dichos ciudadanos no podrán ser presos sin que preceda un auto de prisión y en vista de una orden firmada por una autoridad legal, excepto en los casos de delito infraganti, y siempre se les hará comparecer ante un juez ú otra autoridad legal para tomarle declaraciones dentro del término de veinticuatro horas después del arresto, y si en ese tiempo no se le han tomado declaraciones, el acusado será puertoinmediatamente en libertad. Cuando se de tenga á los dichos ciudadanos, se les tratará con humanidad durante su prisión y no se empleará con ellos ningún rigor innecesario.

**Article XX.**

Se conviene así mismo en que los ciudadanos de las dos Partes Science. Contratantes disfrutarán entera y perfecta libertad de conciencia en los países sometidos á la jurisdicción de la una y de la otra, sin estar sujetos á ser perturbados ó molestados á causa de su creencia religiosa, en tanto que respeten las leyes y usos establecidos del país. Además los cuerpos de los ciudadanos de una de las partes contratantes que mueren en los territorios de la otra, serán enterrados en los lugares de costumbre ó en otros lugares propios y decentes, y serán protegidos de toda violación ó falta de respeto.

**Article XXI.**

Los ciudadanos de la República Provision regarding trade with enemies. del Perú y los de los Estados Unidos de America, podrán navegar con sus buques en perfecta libertad y seguridad, sin que se haga distinción de quienes sean los dueños de las mercaderías que tengan á su bordo, de cualquier puerto ó lugar á los puertos y lugares de aquellos que en la actualidad son ó fueren en lo sucesivo enemigos de una de las partes contratantes. Será así mismo licito á los predichos ciudadanos navegar con los buques y mercaderías arriba mencionadas, y
of one of them, without any hindrance, not only to neutral ports and places, but also from one port belonging to an enemy to another enemy's port, whether they be under the jurisdiction of one power or under several. And it is agreed that free ships shall give freedom to goods, and that every thing shall be deemed free which shall be found on board the vessels belonging to the citizens of either of the contracting parties, although the whole lading or a part thereof, should belong to the enemies of either; articles contraband of war being always excepted. The same liberty shall be extended to persons who may be on board free ships, so that said persons cannot be taken out of them, even if they may be enemies of both parties, or of one of them, unless they are officers or soldiers in the actual service of the enemy. It is agreed that the stipulations in this article declaring that the flag shall cover the property shall be understood as applying to those nations only who recognize this principle; but if either of the contracting parties shall be at war with a third, and the other shall remain neutral, the flag of the neutral shall cover the property of enemies whose governments acknowledge this principle, and not that of others.

**ARTICLE XXII.**

When the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, in virtue of the preceding article, neutral property found on board enemies' vessels shall likewise be considered as enemies' property, and shall be subject to detention and confiscation, unless it shall have been put on board before the declaration of war, or even afterwards, if it were done without comerciar con la misma libertad y seguridad, de los lugares, puertos, y bahías de aquellos que son enemigos de una de las partes, ó de ambas, sin ninguna oposición ó impedimento, no solo directamente de los lugares del enemigo ya nombrado á los lugares neutrales, sino también de un lugar perteneciente á un enemigo ó otro puerto también del enemigo, bien sea que estén bajo la jurisdicción de una misma potencia, ó bajo la de varias; y queda convenido que los buques libres harán libres las mercaderías y que se reputará libre todo lo que se encuentre á bordo de los buques pertenecientes á los ciudadanos de cualquiera de las partes contratantes, aunque todo el cargamento, ó una parte de el pertenezca á enemigos de la otra, exceptuándose siempre los efectos de contrabando de guerra. La misma libertad se estenderá á las personas que estén á bordo de un buque libre, de suerte que dichas personas no podrán ser arrestadas ni sacadas de esos buques aunque sean enemigos de una de las partes ó de ambas á menos que sean oficiales ó soldados y en actual servicio del enemigo. Y se conviene, que las estipulaciones contenidas en este artículo, declarando que el pabellón cubrirá la propiedad son aplicables á aquellas potencias solamente que reconocen este principio; pero si alguna de las partes contratantes estuviere en guerra con una tercera, y la otra fuere neutral, el pabellón del neutral cubrirá la propiedad de aquellos enemigos cuyos gobiernos reconocen este principio y no de los otros.

**ARTICULO XXII.**

En los casos en que el pabellón neutral de una de las partes contratantes proteja la propiedad de los enemigos de la otra, en virtud de la precedente estipulación, la propiedad neutral que se hallare á bordo de los buques del enemigo se considerara del mismo modo como propiedad enemiga, y estará sujeta a detención y confiscación a menos que hubiere sido puesta á bordo de tales buques antes de la declaración de
knowledge of such declaration; but the contracting parties agree that ignorance cannot be alleged after the lapse of six months from the declaration of war. On the contrary, in those cases where the flag of the neutral does not protect enemies' property which may be found on board, the goods or merchandise of the neutral embarked in enemies' vessels shall be free.

ARTICLE XXIII.

The liberty of commerce and navigation stipulated for in the preceding articles shall extend to all kinds of merchandise except the articles called contraband of war, under which name shall be comprehended:

1. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusées, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, grenades, bombs, powder, matches, balls, and every thing belonging to the use of these arms.

2. Bucklers, helmets, breastplates, coats of mail, accoutrements, and clothes made up in military form, and for military use.

3. Calvary belts and horses, with their harness.

4. And generally, all offensive or defensive arms made of iron, steel, brass, copper, or of any other material, prepared and formed to make war by land or at sea.

ARTICLE XXIV.

All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above shall be held and considered as free and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by both the contracting parties even to places belonging to an enemy, excepting only those places which are at that time besieged or

ARTÍCULO XXIII.

La libertad de comercio y navegación estipulada en los artículos anteriores se extenderá a toda especie de mercaderías, exceptuándose únicamente aquellos artículos que se llaman contrabando de guerra, bajo cuya denominación se comprenden:

1\°. Cañones, morteros, obuses, pedreríos, trabucos, mosquetes, fusiles, rifles, carabinas, pistolas, picas, espadas, sables, lanza, chuzos, alabardas, granadas, y bombas, polvorilla, medallas, balas con las demás cosas correspondientes al uso de estas armas:

2\°. Escudos, casquetes, corazas, cotas de malla, fornituras, y vestidos hechos en forma y para uso militar:

3\°. Bandoleras y calabos junto consu arneses:

4\°. Y generalmente toda especie de armas ofensivas y defensivas hechas de hierro, acero, bronce, cobre, y otros materiales manufacturadas, preparadas, y formadas expresamente para hacer la guerra por mar ó por tierra.

ARTÍCULO XXIV.

Cualesquiera otras mercaderías y cosas no comprendidas en los artículos de contrabando explícitaumente enumerados y clasificados arriba, se tendrán y considerarán libres y materia de libre y legítimo comercio; de manera que puedan ser llevadas y transportadas en el modo mas libre por las dos partes contratantes, aun a los lugares pertenecientes a un enemigo, exceptu-
Blockaded and siege defined.

Provisions for the case of contraband, among free articles.

Article XXV.

The articles of contraband, or those before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation; but the rest of the cargo and the ship shall be left free, that the owners may dispose of them as they see proper. No vessel of either of the contracting parties shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless, indeed, the quantity of such articles be so great, or of so large bulk, that they cannot be received on board the capturing vessel without great inconvenience; but in this and all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port, for trial and judgment according to law.

Article XXVI.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated, unless, after having been warned of such blockade or investment by the commanding officer of a vessel forming part of the blockading forces, she again attempt to enter; but she shall be permitted to go to any other port or place the master or supercargo may think

ando únicamente aquellos lugares que estén en aquel tiempo sitiados o bloqueados; y para evitar toda duda sobre el particular, se declara que únicamente se consideraran sitiados o bloqueados aquellos lugares que se hallen a la sazon atacados por una fuerza capaz de impedir la entrada del neutral.

Artículo XXV.

Los artículos de contrabando, ó los ya enumerados y clasificados que se encuentren en un buque destinado á un puerto enemigo, estarán sujetos á detención y confiscación; pero el resto del cargamento y el buque se dejarán libres para que los dueños puedan disponer de ellos según estimen conveniente. Ningun buque de ninguna de las partes contratantes será detenido en alta mar por tener á bordo artículos de contrabando, siempre que el maestre, capitán, ó sobre-cargo del susodicho buque entregue los artículos de contrabando al apresador; á menos que sea tan grande y de tanto volumen la cantidad de los tales artículos que no puedan recibirse á bordo del buque apresador sin gran inconveniente; pero en este y en todos los otros casos de justa detención, el buque detenido será enviado al puerto mas immediato, cómodo, y seguro, para ser juzgado con arreglo á las leyes.

Artículo XXVI.

Y como frecuentemente sucede que navegan buques para un puerto ó lugar perteneciente á un enemigo, sin saber que él mismo está sitiado, bloqueado, ó atacado, se conviene que todo buque que se halle en este caso, sea rechazado del tal puerto ó lugar, pero no detenido, ni confiscada ninguna parte de su carga mento que no sea contrabando, á menos que despues de notificarsel el bloqueo ó ataque por el oficial que mande un buque que forme parte de las fuerzas bloqueadoras intente el nuevo entrar; pero se le permitirá ir á cualquiera otro puerto ó lugar que juzgue oportuno el maestre ó sobre-cargo. Y á nin-
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proper. Nor shall any vessel of either party that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from leaving it with her cargo, nor, if found therein before or after the reduction and surrender, shall such vessel or her cargo be liable to seizure, confiscation, or any demand on the score of redemption or restitution; but the owners thereof shall remain in the undisturbed possession of their property.

And if any vessel having thus entered the port before the blockade took place shall take on board a cargo after the blockade be established, and attempt to depart, she may be warned by the blockading forces to return to the blockaded port, and discharge the said cargo; and if, after receiving such warning, the vessel shall persist in going out with the cargo, she shall be liable to the same consequences as in the case of a vessel attempting to enter a blockaded port after having been warned off by the blockading forces.

**Article XXVII.**

To prevent disorder and irregularity in visiting and examining the vessels and cargoes of both the contracting parties on the high seas, they have agreed, mutually, that whenever a vessel of war, public or private, shall meet with a neutral of the other party, the former shall remain at the greatest distance compatible with the possibility and safety of making the visit, under the circumstances of wind and sea and the degree of suspicion attending the vessel to be visited, and shall send one of her small boats with no more men than may be necessary to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, in respect of which the commanders of said armed vessels shall be responsible with their persons and property; for which purpose the commanders of said private armed vessels shall,

**Artículo XXVII.**

Para impedir todo género de desorden e irregularidad en la visita y examen de los buques y cargamentos de las dos partes contratantes en alta mar, han convenido mutuamente, que cuando un buque de guerra, público ó particular encuentre á un neutral de la otra parte contratante, el primero permanecerá á la mayor distancia que sea compatible con la posibilidad y la seguridad de hacer la visita, atendidas las circunstancias del viento y de la mar, y el grado de sospecha que inspire el bajel que ha de ser visitado, y enviara uno de sus botes pequeños sin más jente que la necesaria para tripularlo, con el objeto de ejecutar el predicho examen de los papeles relativos á la propiedad y cargamento del buque, sin causar la menor extorsión, violencia, ó maltratamiento; respecto á lo cual los comandantes de los susdichos buques armados serán, responsables con sus personas y proprie-
before receiving their commissions, give sufficient security to answer for all the injuries and damages they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting the ship’s papers, nor for any other purpose whatever.

**Article XXVIII.** Both contracting parties likewise agree that when one of them shall be engaged in war, the vessels of the other must be furnished with sea-letters, patents, or passports, in which shall be expressed the name, burden of the vessel, and the name and place of residence of the owner, and master, or captain thereof, in order that it may appear that the vessel really and truly belongs to citizens of the said other party. It is also agreed that such vessels, being laden, besides the said sea-letters, patents, or passports, shall be provided with manifests or certificates, containing the particulars of the cargo and the place wherein it was taken on board, so that it may be known whether any part of the same consists of contraband or prohibited articles; which certificate shall be made out in the accustomed form by the authorities of the port whence the vessel sailed; without which requisites the vessel may be detained, to be adjudged by the competent tribunals, and may be declared good and legal prize, unless it shall be proved that the said defect or omission was owing to accident, or unless it shall be satisfied or supplied by testimony equivalent in the opinion of the said tribunals, for which purpose there shall be allowed a reasonable length of time to procure and present it.

**Article XXIX.** The preceding stipulations relative to the visit and examination of vessels, shall apply only to those vessels under convoy. dades; para cuyo fin los coman- dantes de los predichos buques par- ticipares armados, antes de recibir sus comisiones, darán la sufi- ciente seguridad para responder por todos los daños y perjuicios que cometi- ren. Y se conviene expresamente que en ningún caso se requerirá que la parte neutral vaya á bordo del buque que hace la visita, ni para exibir sus papeles ni para ningún otro objeto.

**Artículo XXVIII.** Ambas partes contratantes convienen que en el caso que una de ellas estuviere empeñada en guerra, los buques de la otra deben estar provistos de letras de mar, patentes, ó pasaportes, en que se expresen el nombre y tamaño del buque, como también el nombre y el lugar de la residencia de su dueño, maestre, ó capitán, á fin de que aparezca por ellos que el susodicho buque perte- nece real y verdaderamente á ciu- danos de la dicha otra parte. Y han convenido así mismo en que los dichos buques estando cargados, lle- varán además de las mencionadas letras de mar, patentes, ó pasa- portes, manifiestos, ó certificados que contengan los diferentes pormenores del cargamento, y el lugar donde fué embarcado; de manera que se sepa si hay á su bordo efectos pro- hibidos ó de contrabando, dichos certificados serán expedidos por las autoridades del lugar de donde salió el buque en la forma acostumbrada, sin cuyos requisitos, el susodicho buque puede ser detenido para ser adjudicado por los tribunales compe- tentes y puede ser declarado presa legal, á menos que se pruebe el precitado defecto proviene de aci- dente, ó sea satisfecho ó suplido por un testimonio del todo equivalente, en la opinion de los susodichos tribu- nales, á cuyo fin se concederá un término suficiente para proporcionar-arselo.

**Artículo XXIX.** Las estipulaciones arriba expre- sadas relativas á la visita y examen de los buques, se aplicarán sola-
which sail without convoy; for when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag they carry, and, when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

**Article XXX.**

It is further agreed that, in all prize cases, the courts specially established for such causes in the country to which the prizes may be conducted shall alone take cognizance of them. And whenever such courts of either party shall pronounce judgment against any vessel, merchandise, or property claimed by the citizens of the other party, the sentence or decree shall set forth the reasons or motives on which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings connected with the case, shall, if demanded, be delivered to the commander or agent of the said vessel, merchandise, or property, without any excuse or delay, upon payment of the established legal fees for the same.

**Article XXXI.**

Whenever one of the contracting parties shall be engaged in war with another nation, no citizen of the other contracting party shall accept a commission, or letter of marque, for the purpose of assisting, or coöperating hostilely with the said enemy against the said party so at war, under pain of being treated as a pirate.

**Article XXXII.**

If, which is not to be expected, a rupture should at any time take place between the two contracting nations, and they should engage in war with each other, they have
Agreed now for then, that the merchants, traders, and other citizens of all occupations of either of the two parties, residing in the cities, ports, and dominions of the other, shall have the privilege of remaining and continuing their trade and business therein, and shall be respected and maintained in the full and undisturbed enjoyment of their personal liberty and property, so long as they conduct themselves peaceably and properly, and commit no offence against the laws. And in case their acts should render them justly suspected, and, having thus forfeited this privilege, the respective governments should think proper to order them to leave the country, the term of twelve months from the publication or intimation of the order therefor shall be allowed them in which to arrange and settle their affairs and remove with their families, effects, and property; to which end the necessary safe conduct shall be given to them, which shall serve as a sufficient protection, until they arrive at the designated port and there embark; but this favor shall not be extended to those who shall act contrary to the established laws. It is, nevertheless, understood that the respective governments may order the persons so suspected to remove, forthwith, to such places in the interior as may be designated.

**ARTICLE XXXIII.**

In the event of a war, or of any interruption of friendly intercourse between the high contracting parties, the money, private debts, shares in the public funds or in the public or private banks, or any other property whatever, belonging to the citizens of the one party in the territories of the other, shall in no case be sequestrated or confiscated.

**ARTICLE XXXIV.**

The high contracting parties, desiring to avoid all inequality in their public communications and

Right to order their removal, how to be exercised.

Property, debts, &c., not to be confiscated by war.

Rights of envoys, &c.

ahora para entonces, que los comerciantes, traficantes, y otros ciudadanos de todas profesiones, de cualquiera de las partes que residen en las ciudades, puertos, y dominios de la otra, tendrán el privilegio de permanecer allí y de continuar su comercio y negocios y serán respetados y mantenidos en el pleno y tranquilo goce de su libertad personal y de su propiedad, en tanto que se conduzcan pacíficamente de un modo acreditado, y no cometen ofensa alguna contra las leyes. Y en caso de que su conducta los hiciere justamente sospechosos y habiendo perdido así este privilegio, los respectivos gobiernos juzgarán oportunamente mandarlos salir del país, se les concederá el término de doce meses, contados desde la publicación ó intimación de la orden, para que en el puedan arreglar y ordenar sus negocios y retirarse con sus familias, efectos, y propiedades; á cuyo fin, se les dará el necesario salva conducto, que sirva de suficiente protección hasta que lleguen al puerto designado, y en él se embarquen. Pero este favor no se estenderá á aquellos que obraran de un modo contrario á las leyes establecidas. Debe no obstante entenderse, que á las personas así sospechosas, pueden los gobiernos respectivos mandarlas retirar inmediatamente á lo interior, á aquellos lugares que tengan por conveniente designar.

**ARTICULO XXXIII.**

En el caso de una guerra ó de una interrupción de la cordial inteligencia de las dos Altas Partes Contratantes, la propiedad en dinero, deudas entre particulares, acciones en los fondos públicos, ó en los bancos, públicos o privados, ó cualquiera otra propiedad perteneciente á las ciudadanos de una de los partes en el territorio de la otra no podrá ser secuestrada ó confiscada en ningún caso.

**ARTICULO XXXIV.**

Deseando las dos partes contratantes evitar toda desigualdad con relación á sus comunicaciones púb-
official intercourse, agree to grant to their envoys, ministers, chargés d'affaires, and other diplomatic agents, the same favors, privileges, immunities, and exemptions, that those of the most favored nations do or shall enjoy; it being understood that the favors, privileges, immunities, and exemptions granted by the one party to the envoys, ministers, chargés d'affaires, or other diplomatic agents of the other party, or to those of any other nation, shall be reciprocally granted and extended to those of both the high contracting parties respectively.

**Article XXXV.**

To protect more effectually the commerce and navigation of their respective citizens, the United States of America and the Republic of Peru agree to admit and receive, mutually, consuls and vice-consuls in all their ports open to foreign commerce, who shall enjoy, within their respective consular districts, all the rights, prerogatives, and immunities of the consuls and vice-consuls of the most favored nation; but to enjoy the rights, prerogatives, and immunities which belong to them, in virtue of their public character, the consuls and vice-consuls shall, before exercising their official functions, exhibit to the government to which they are accredited their commissions or patents in due form, in order to receive their exequatur; after receiving which they shall be acknowledged, in their official characters, by the authorities, magistrates, and inhabitants of the district in which they reside. The high contracting parties, nevertheless, remain at liberty to except those ports and places where the admission and residence of consuls or vice-consuls may not seem convenient, provided that the refusal to admit them shall likewise extend to those of all nations.

**Artículo XXXV.**

A fin de hacer mas efectiva la protección que la República del Perú y los Estados Unidos de América concedieren en lo futuro al comercio y navegación de sus respectivos ciudadanos, la República del Perú y los Estados Unidos de América convienen en recibir y admitir Consules y Vice-Consules en todos los puertos abiertos al comercio extranjero; los cauces disfrutarán dentro de sus respectivos distritos consulares, todos los derechos, prerogativas, inmunidades de los Consules y Vice-Consules de la nación mas favorecida. Pero para que los Consules y Vice-Consules de las dos partes contratantes, puedan disfrutar de los derechos, prerogativas, inmunidades que les pertenezcan por su carácter público, presentarán ántes de ejercer sus funciones, su nombramiento ó patente, en debida forma al gobierno cerca del cual sean acrreditados, a fin de obtener el exequatur; y recibido este serán tenidos y considerados como tales Consules ó Vice-Consules, por todas las autoridades, magistrados, y habitantes del distrito consular donde residan. Queda sin embargo cada una de las partes contratantes en libertad de esceputuar aquellos puertos y lugares en donde no se crea conveniente la admisión y residencia de tales funcionarios, bien entendido que en tal
TREATY WITH PERU. July 26, 1851.

Article XXXVI.

The consuls, vice-consuls, their officers, and persons employed in their consulates, shall be exempt from all public service and from all kinds of taxes, imposts, and contributions, except those which they shall lawfully be held to pay on account of their property or commerce, and to which the citizens and other inhabitants of the country in which they reside are subject, they being, in other respects, subject to the laws of the respective countries. The archives and papers of the consulates shall be inviolably respected, and no person, magistrate, or other public authority shall, under any pretext, interfere with, or seize them.

Article XXXVII.

Deserters, reclamation of.

The consuls and vice-consuls shall have power to require the assistance of the public authorities of the country in which they reside, for the arrest, detention, and custody of deserters from the vessels of war or merchant vessels of their nation; and where the deserters claimed shall belong to a merchant vessel, the consuls or vice-consuls must address themselves to the competent authority, and demand the deserters in writing, proving, by the ship's roll or other public document, that the individuals claimed are a part of the crew of the vessel from which it is alleged that they have deserted; but should the individuals claimed form a part of the crew of a vessel of war, the word of honor of a commissioned officer attached to the said vessel shall be sufficient to identify the deserters; and when the demand of the consuls or vice-consuls shall, in either case, be so proved, the delivery of the deserters shall not be refused. The said deserters, when arrested, shall be delivered to the consuls or vice-consuls, or, caso la exclusion ó negativa á admitirlos deberá ser común ó general para todas las naciones.

Artículo XXXVI.

Los Consules, Vice-Consules, oficiales, y personas empleadas en sus consulados estarán esentos de todo servicio público, y también de todo género de contribuciones, pechos, e impuestos, excepto aquellos que estuvieren obligados á pagar á causa de su comercio ó de sus propiedades, y á los que estan sujetos los ciudadanos y otros habitantes del país en que residen, estando ellos por lo demás sometidos á las leyes de los respectivos países. Los archivos y papeles de los Consulados, serán inviolablemente respetados, y bajo de ningún pretexto se apoderará de ellos ó intervendrá en manera alguna con ellos, ninguno majistrado, ni cualquiera otra persona.

Artículo XXXVII.

Los Consules y Vice-Consules tendrán la facultad de requerir el auxilio de las autoridades del país en que residan para el arresto, detención y custodia de los desertores de los buques de guerra y mercantes de su nación; y cuando los desertores reclamados pertenezcan á un buque mercante, los Consules y Vice-Consules podrán dirigirse ellos mismos á las autoridades competentes y pedir por escrito los susodichos desertores, manifestando el rol del búque y otros documentos públicos para probar con ellos que los hombres pedidos forman parte de la tripulación del buque de donde se alega que desertaron; pero si los individuos reclamados perteneciesen á la tripulación de un buque de guerra, bastará la palabra de honor del comandante de dicho buque para identificar á los desertores y en cualquier caso que se pruebe por estos medios la reclamación de los consules ó vice-consules, no se rehusará la entrega de los desertores. Una vez arrestados los tales desertores, se tendrán á disposición de los susodichos
at the request of these, shall be put in the public prisons and maintained at the expense of those who reclaim them, to be delivered to the vessels to which they belong, or sent to others of the same nation; but if the said deserters should not be so delivered or sent within the term of two months, to be counted from the day of their arrest, they shall be set at liberty, and shall not be again apprehended for the same cause. The high contracting parties agree that it shall not be lawful for any public authority, or other person within their respective dominions, to harbor or protect such deserters.

**Article XXXVIII.**

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree to form, as soon hereafter as may be mutually convenient, a consular convention, which shall declare specially the powers and immunities of the consuls and vice-consuls of the respective parties.

**Article XXXIX.**

Until the conclusion of a consular convention, the high contracting parties agree that, in the absence of the legal heirs or representatives, the consuls or vice-consuls of either party shall be ex officio the executors or administrators of the citizens of their nation who may die within their consular jurisdictions, and of their compatriots dying at sea, whose property may be brought within their district. The said consuls or vice-consuls shall call in a justice of the peace, or other local authority, to assist in taking an inventory of the effects and property left by the deceased; after which, the said effects shall remain in the hands of the said consuls or vice-consuls, who shall be authorized to sell immediately such of the effects or property as may be of a perishable nature, and to dispose of the remainder according to the instructions of their respective consuls, and they too may be placed in the public prisons and maintained at their expense; and if they should not be delivered or sent within the space of two months, to be counted from the day of their arrest, they shall be set at liberty, and shall not be again apprehended for the same cause. The high contracting parties agree that it shall not be lawful for any public authority, or other person within their respective dominions, to harbor or protect such deserters.

**Article XXXVIII.**

Con el objeto de proteger de un modo mas efectivo su comercio y navegacion, las dos partes contratantes convienen por la presente en formar, mas adelante, tan pronto como á ambas los convenga, una convencion consular en que se declaren especialmente las facultades y inmunidades de los Consules y Vice-Consules de las partes respectivas.

**Article XXXIX.**

Hasta que se concluya una convencion consular, queda estipulado que en ausencia de los herederos legales ó sus representantes, los Consules ó Vice-Consules de cada una de las partes serán "ex officio" los albaceas ó administradores de las propiedades de los ciudadanos de su nación que mueran dentro de sus distritos consulares; y de aquellos que mueran en la mar, y cuya propiedad pueda ser llevada á algún puerto ó lugar dentro de los mismos distritos. Los dichos Consules ó Vice-Consules podrán presentarse á un juez de paz, ó á cualquier otra autoridad local, y pedir que se haga el inventario de los efectos y propiedades que ha dejado el difunto, y después de hecho, esos efectos quedarán en poder del Consul ó Vice-Consul, el que estará autorizado para vender inmediatamente aquellos efectos ó propiedades que puedan sufrir de-
spective governments. And where
the deceased has been engaged in
commerce or other business, the
consuls or vice-consuls shall hold
the effects and property so remain-
ing until the expiration of twelve
calendar months; during which
time the creditors, if any, of the
deceased, shall have the right to
present their claims or demands
against the said effects and pro-
erty, and all questions arising out
of such claims or demands shall be
decided by the laws of the country
wherein the said citizens may have
died. It is understood, neverthe-
less, that if no claim or demand
shall have been made against the
effects and property of an indi-
dual so deceased, the consuls or
vice-consuls, at the expiration of
the twelve calendar months, may
close the estate and dispose of the
effects and property, in accordance
with the instructions from their own
governments.

ARTICLE XL.

The United States of America
and the Republic of Peru, desiring
to make as durable as circumstan-
ces will permit, the relations esta-
blished between the two parties in
virtue of this treaty of friendship,
commerce, and navigation, declare
solemnly and agree as follows:

1. The present treaty shall re-
main in force for the term of ten
years from the day of the exchange
of the ratifications thereof; and,
further, until the end of one year
after either of the high contracting
parties shall have given notice to
the other of its intention to termi-
nate the same — each of them re-
serving to itself the right of giving
such notice to the other at the end
of the said term of ten years. And
it is hereby agreed between the
parties that, on the expiration of
one year after such notice shall
have been received by either of
them from the other party, as above
mentioned, this treaty shall al-
together cease and determine.

2. If any citizen or citizens of
either party shall infringe any of

This treaty to remain in force
ten years, and till twelve
months' notice

Acts of private
citizens, not to
disturb amicable
relations.

terioro, y para disponer del resto
según las instrucciones de sus re-
spectivos gobiernos. Y cuando el
difunto haya estado consagrado al
comercio ó a otros negocios, los
Consules ó Vice-Consules guarda-
rán los efectos y propiedades que
hayan quedado durante el plazo de
doce meses, á fin de que si hay
acreadores contra el difunto puedan
presentar sus reclamaciones ó de-
mandas contra los dichos bienes, y
todas las cuestiones que se susciten
por tales reclamaciones ó demandas
se dispondrán según las leyes del país
en donde los dichos ciudadanos ha-
yan fallecido. Se entiende, sin em-
bargo, que si ninguna reclamacion
ó demanda se ha hecho contra los
bienes de un individuo que haya
fallecido de esa manera, los Con-
sules ó Vice-Consules, al final del
plazo de los doce meses podrán con-
cluir la testamentaria y disponer de
los bienes conforme á los instruc-
ciones de sus propios gobiernos.

ARTICULO XL.

La República del Perú y los Es-
tados Unidos de América desean
dar hacer tan durables como las circun-
stancias lo permitan las relaciones
establecidas entre ambas Partes, en
virtud de este Tratado de Amistad,
Comercio, y Navegación, declaran
solemnemente, y convienen en lo
que sigue:

1°. El presente Tratado durará
por el término de diez años, conta-
dos desde el día del canje de las
ratificaciones, y más hasta el fin de
un año después que cualquiera de
das dos partes contratantes haya no-
tificado á la otra su intención de
cancelarlo, reservándose cada una
cuando el derecho de hacer esa notificación
da pie, al fin de dicho plazo de
diez años. Y se conviene además
entre las partes que á la esperación
de un año después que se haya re-
cibido esa notificación por una de
eellas, hecha por la otra parte como
se ha mencionado, este tratado con-
cluirá y terminará enteramente.

2°. Si cualquier ciudadano ó cu-
alesquier ciudadanos de una ú otra
the articles of the treaty, such citizen or citizens shall be held personally responsible therefor; and the harmony and good understanding between the two nations shall not be interrupted thereby—each party engaging in no way to protect the offender or offenders, or to sanction such violation, under pain of rendering itself liable for the consequences thereof.

3. Should unfortunately any of the provisions contained in the present treaty be violated or infringed in any other manner whatever, it is expressly stipulated and agreed that neither of the contracting parties shall order or authorize any act of reprisals, nor declare nor make war against the other, on complaint of injuries or damages resulting therefrom, until the party considering itself aggrieved shall first have presented to the other a statement or representation of such injuries or damages, verified by competent proofs, and demanded redress and satisfaction, and the same shall have been either refused or unreasonably delayed.

4. Nothing contained in this treaty shall, however, be construed to operate contrary to former and existing public treaties with other nations or sovereigns.

The present treaty of friendship, commerce, and navigation, shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Peru, with the authorization of the Congress thereof; and the ratifications shall be exchanged at Washington within eighteen months from the date of the signature hereof, or sooner if possible.

In faith whereof, we, the plenipotentiaries of the United States of America and of the Republic of Peru, have signed and sealed these presents.

Done at the city of Lima on the 26th day of July, in the year of our Lord one thousand eight hundred and fifty-one.

[Signatures and seals]
TREATY WITH PERU. JULY 26, 1851.

twenty-sixth day of July, in the year of our Lord one thousand eight hundred and fifty-one.

J. CMO. TORRICO, [L. s.]
J. RANDOLPH CLAY, [L. s.]
J. CMO. TORRICO, [L. s.]

And whereas, the said Treaty has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Washington, on the sixteenth instant, by WILLIAM HUNTER, Acting Secretary of State of the United States, and Señor Don JUAN Y. DE OSMA, Chargé d'Affaires of the Republic of Peru, on the part of their respective governments:

Now, therefore, be it known, that I, MILLARD FILLMORE, President of the United States of America, have caused the said Treaty 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 nineteenth day of July, in the year of our Lord one thousand eight hundred and fifty-two, and of the independence of the United States the seventy-seventh.

MILLARD FILLMORE.

BY THE PRESIDENT:

W. HUNTER, Acting Secretary of State.
TREATY WITH THE SIOUX.  JULY 23, 1851.

TREATIES.

MILLARD FILLMORE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING,

WHEREAS a treaty was made and concluded at Traverse des Sioux, in the Territory of Minnesota, on the twenty-third day of July, one thousand eight hundred and fifty-one, between the United States of America, by Luke Lea, Commissioner of Indian Affairs, and Alexander Ramsey, Governor and ex-officio Superintendent of Indian Affairs in said Territory, acting as Commissioners, and the See-see-toan and Wah-pay-toan bands of Dakota or Sioux Indians, which treaty is in the words following, to wit:

Articles of a treaty made and concluded at Traverse des Sioux, upon the Minnesota River, in the Territory of Minnesota, on the twenty-third day of July, eighteen hundred and fifty-one, between the United States of America, by Luke Lea, Commissioner of Indian Affairs, and Alexander Ramsey, Governor and ex-officio Superintendent of Indian Affairs in said Territory, commissioners duly appointed for that purpose, and the See-see-toan and Wah-pay-toan bands of Dakota or Sioux Indians.

ARTICLE 1. It is stipulated and solemnly agreed, that the peace and friendship now so happily existing between the United States and the aforesaid bands of Indians, shall be perpetual.

ARTICLE 2. The said See-see-toan and Wah-pay-toan bands of Dakota or Sioux Indians, agree to cede, and do hereby cede, sell, and relinquish to the United States, all their lands in the State of Iowa; and also, all their lands in the Territory of Minnesota, lying east of the following line, to wit: Beginning at the junction of the Buffalo River with the Red River of the north; thence along the western bank of said Red River of the north, to the mouth of the Sioux Wood River; thence along the western bank of said Sioux Wood River to Lake Traverse; thence, along the western shore of said lake, to the southern extremity thereof; thence in a direct line, to the junction of Kampska Lake with the Tchan-kas-an-data or Sioux River; thence along the Western bank of said river to its point of intersection with the northern line of the State of Iowa; including all the islands in said rivers and lake.

ARTICLE 3.* In part consideration of the foregoing cession, the United States do hereby set apart for the future occupancy and home of the Dakota Indians, parties to this treaty, to be held by them as Indian lands are held, all that tract of country on either side of the Minnesota River from the Western boundary of the lands herein ceded, east to the Tchay-tam-bay River on the north, and to the Yellow Medicine River on the south side, to extend, on each side, a distance of not less than ten miles from the general course of said river; the boundaries of said tract to be marked out by as straight lines as practicable, whenever deemed expedient by the President, and in such manner as he shall direct.

ARTICLE 4. In further and full consideration of said cession, the United States agree to pay to said Indians, the sum of one million, six hundred and sixty-five thousand dollars ($1,665,000) at the several times, in the manner and for the purposes following, to wit:

* This article was stricken out. See amendments, post, p. 951.
TREATY WITH THE SIOUX. JULY 23, 1851.

1st. To the Chiefs of the said bands, to enable them to settle their affairs and comply with their present just engagement; and in consideration of their removing themselves to the country set apart for them as above, which they agree to do within two years or sooner, if required by the President, without further cost or expense to the United States, and in consideration of their subsisting themselves the first year after their removal, which they agree to do without further cost or expense on the part of the United States, the sum of two hundred and seventy-five thousand dollars ($275,000): Provided, That said sum shall be paid to the Chiefs in such manner, as they, hereafter, in open Council shall request, and as soon after the removal of said Indians to the home set apart for them, as the necessary appropriation therefor shall be made by Congress.

2d. To be laid out under the direction of the President, for the establishment of manual labor schools; the erection of mills and blacksmith shops, opening farms, fencing and breaking land, and for such other beneficial objects as may be deemed most conducive to the prosperity and happiness of said Indians, thirty thousand dollars ($30,000.)

The balance of said sum of one million six hundred and sixty-five thousand dollars ($1,665,000) to wit: One million, three hundred and sixty thousand dollars ($1,360,000,) to remain in trust with the United States, and five per cent. interest thereon to be paid, annually, to said Indians for the period of fifty years, commencing the first day of July, eighteen hundred and fifty-two (1852,) which shall be in full payment of said balance, principal and interest, the said payment to be applied under the direction of the President, as follows to wit:

3d. For a general agricultural improvement and civilization fund, the sum of twelve thousand dollars ($12,000.)

4th. For educational purposes, the sum of six thousand dollars, ($6,000.)

5th. For the purchase of goods and provisions, the sum of ten thousand dollars, ($10,000.)

6th. For money annuity, the sum of forty thousand dollars ($40,000.)

ARTICLE 5. The laws of the United States prohibiting the introduction and sale of spirituous liquors in the Indian country shall be in full force and effect throughout the Territory hereby ceded and lying in Minnesota until otherwise directed by Congress or the President of the United States.

ARTICLE 6. Rules and regulations to protect the rights of persons and property among the Indians, parties to this Treaty, and adapted to their condition and wants, may be prescribed and enforced in such manner as the President or the Congress of the United States, from time to time, shall direct.

In testimony whereof, the said Commissioners, Luke Lea and Alexander Ramsey, and the undersigned Chiefs and Headmen of the aforesaid See-see-toan and Wah-pay-toan bands of Dakota or Sioux Indians, have hereunto subscribed their names and affixed their seals, in duplicate, at Traverse des Sioux, Territory of Minnesota, this twenty-third day of July, one thousand eight hundred and fifty-one.

[SEAL.]

L. LEA, [SEAL.]
ALEX. RAMSEY, [SEAL.]

Een-yang-ma-nee, (Running Walker or "the Gun,")
Wa-ma-ksoon-tay, ("Walnut," or Blunt headed arrow.)

Wee-cham-hi-pie-e-toy-toan, (the Star face or the "Orphan")
Ma-za-shu, (Metal Sounding.)

Ee-tay-wa-keen-yam, ("Limping Devil" or "Thunder Face,")
Ya-sho-a-pie, (The wind instrument.)

Eesh-ta-hum-ba, ("Sleepy Eyes,"
No-na-pa keen-yam, (Twice Flying.)

Oo-pie-ya-hen-day-a, (Extending his train.)
Wa-shee-tchoon-ma-za, (Iron Frenchman.)

[SEAL.]

[SEAL.]
TREATY WITH THE SIOUX. JULY 23, 1851.


To the Indian names are subjoined marks.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the twenty-third day of June, one thousand eight hundred and fifty-two, amend the same by a resolution in the words and figures following, to wit:

In Executive Session, Senate of the United States, June 23d, 1852.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the Articles of a Treaty made and concluded at Traverse des Sioux, upon the Minnesota River, in the Territory of Minnesota, on the twenty-third day of July, eighteen hundred and fifty-one, between the United States of America, by Luke Lea, Commissioner of Indian Affairs, and Alexander Ramsey, Governor and ex-officio Superintendent of Indian Affairs in said Territory, Commissioners duly appointed for that purpose, and the See-see-toan and Wah-pay-toan bands of Dakota or Sioux Indians with the following Amendments:

Strike out the third article of the treaty and add the following supplemental article.

1st. The United States do hereby stipulate to pay the Sioux bands of Indians, parties to this treaty, at the rate of ten cents per acre, for the lands included in the reservation provided for in the third article of the treaty as originally agreed upon in the following words:

"Article 3. In part consideration of the foregoing cession, the United States do hereby set apart for the future occupancy and home of the Dakota Indians, parties to this treaty, to be held by them as Indian lands are held, all that tract of country on either side of the Minnesota River, from the western boundary of the lands herein ceded, east, to the Tchay-tam-bay River on the north, and to Yellow Medicine River on the south side, to extend, on each side, a distance of not less than ten miles from the general course of said river; the boundaries of said tract to be marked out by as straight lines as practicable, whenever deemed expedient by the President, and in such manner as he shall direct: which article has been stricken out of the treaty by the Senate, the said payment to be in lieu of said reservation: the amount when ascertained under instructions from the Department of the Interior, to be added to the trust fund provided for in the Fourth article.

2d. It is further stipulated, that the President be authorized, with the assent of the said bands of Indians, parties to this treaty, and as soon

Land to be set apart for said Indians.

Supplemental article.

Payment for land ceded.
TREATY WITH THE SIOUX. JULY 23, 1851.

after they shall have given their assent to the foregoing article, as may be convenient, to cause to be set apart by appropriate landmarks and boundaries, such tracts of country without the limits of the cession made by the First [2d] article of the treaty as may be satisfactory for their future occupancy and home: Provided, That the President may, by the consent of these Indians, vary the conditions aforesaid if deemed expedient.

Attest—

ASBURY DICKINS, Secretary.

AND WHEREAS, the said amendments having been submitted and explained to the said See-see-toan and Wah-pay-toan bands of Sioux Indians, the said Indians did, on the eighth day of September, one thousand eight hundred and fifty-two, assent to the said treaty as amended by the Senate, in words following, to wit:

We, the undersigned, Chiefs and Headmen of the See-see-toan and Wah-pay-toan bands of Dakota or Sioux Indians, parties to the treaty made and concluded at Traverse des Sioux, upon the Minnesota River, on the twenty-third day of July, eighteen hundred and fifty-one, trusting to the justice, liberality, and humanity of the President and the Congress of the United States, that such tracts of country will be set apart for our future occupancy and home as will be to us acceptable and satisfactory, do hereby give our free and voluntary assent to the foregoing treaty of July 23, 1851, as amended by the resolution of the Senate of the United States, on the twenty-third day of June, eighteen hundred and fifty-two, the same having been submitted to us by Alexander Ramsey, Superintendent of Indian Affairs for the Territory of Minnesota, and Commissioner on the part of the United States, and fully and fairly explained by him to us in Council assembled.

In testimony whereof the undersigned, Chiefs and Headmen of the See-see-toan and Wah-pay-toan bands of Dakota or Sioux Indians, have hereunto subscribed their names, in duplicate, at the office of the Superintendent of Indian Affairs, in the town of Saint Paul, Territory of Minnesota, this eighth day of September, eighteen hundred and fifty-two.


To the Indian names are subjoined marks.

The foregoing assent was signed in presence of myself, and the witnesses whose names are annexed.

ALEX. RAMSEY, Commissioner.
Now, therefore, be it known, that I, MILLARD FILLMORE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the twenty-third day of June, one thousand eight hundred and fifty-two, accept, ratify, and confirm the said treaty as amended.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-fourth day of February, in the year of our Lord one thousand eight hundred and fifty-three, and of the Independence of the United States the seventy-seventh.

(Signed) MILLARD FILLMORE.

BY THE PRESIDENT:
(Signed) EDWARD EVERETT, Secretary of State.

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TREATY WITH THE SIOUX. AUGUST 5, 1851.

MILLARD FILLMORE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

WHEREAS a Treaty was made and concluded at Mendota, in the Territory of Minnesota, on the fifth day of August, one thousand eight hundred and fifty-one, between the United States of America, by Luke Lea, Commissioner of Indian Affairs, and Alexander Ramsey, Governor and ex-officio Superintendent of Indian Affairs in said territory, acting as commissioners, and the Med-ay-wa-kan-toan and Wah-pay-koo-tay bands of Dakota or Sioux Indians, which treaty is in the words following, to wit:

Articles of a treaty made and concluded at Mendota, in the Territory of Minnesota, on the fifth day of August, eighteen hundred and fifty-one, between the United States of America, by Luke Lea, Commissioner of Indian Affairs, and Alexander Ramsey, Governor and ex-officio Superintendent of Indian Affairs in said territory, commissioners duly appointed for that purpose, and the Med-ay-wa-kan-toan and Way-pay-koo-tay bands of Dakota and Sioux Indians.


Article 2. The said Med-ay-wa-kan-toan and Wah-pay-koo-tay bands of Indians do hereby cede and relinquish all their lands and all their right, title and claim to any lands whatever, in the Territory of Minnesota, or in the State of Iowa.

Article 3. In part consideration of the foregoing cession and relinquishment, the United States do hereby set apart for the future occupancy and home of the Dakota Indians, parties to this treaty, to be held by them, as Indian lands are held, a tract of country of the average width of ten miles on either side of the Minnesota River, and bounded on the West by the Tchay-am-bay and Yellow Medicine Rivers, and on the East by the Little Rock River, and a line running due South from its mouth to the Warraju River; the boundaries of said tract to be marked out by as straight lines as practicable, whenever and in such manner as the President of the United States shall direct: Provided, That said tract shall be held and occupied by said bands in common, and that they shall hereafter participate equally and alike, in all the benefits derived from any former treaty between said bands, or either of them, and the United States.*

Article 4. In further and full consideration of said cession and relinquishment, the United States agree to pay to said Indians the sum of one million four hundred and ten thousand dollars, ($1,410,000,) at the several times, in the manner and for the purposes following, to wit:

1st. To the Chiefs of the said bands, to enable them to settle their affairs and comply with their present just engagements; and in consideration of their removing themselves to the country set apart for them as above, (which they agree to do within one year after the ratification of this treaty, without further cost or expense to the United States,) and in consideration of their subsisting themselves the first year after their removal, (which they agree to do without further cost or expense on the part of the United States,) the sum of two hundred and twenty thousand dollars ($220,000.) Provided, That said sum shall be paid, one half to the Chiefs of the Med-ay-wa-kan-toan band, and one half to the Chief

* This article was changed. See amendments, post, p. 957.
and Headmen of the Wah-pay-koo-tay band, in such manner as they, hereafter, in open Council, shall respectively request, and as soon after the removal of said Indians to the home set apart for them as the necessary appropriations therefor shall be made by Congress.

2d. To be laid out, under the direction of the President, for the establishment of manual labor schools; the erection of mills and blacksmith shops, opening farms, fencing and breaking land, and for such other beneficial objects as may be deemed most conducive to the prosperity and happiness of said Indians, thirty thousand dollars ($30,000.)

The balance of said sum of one million four hundred and ten thousand dollars, ($1,410,000,) to wit: One million, one hundred and sixty thousand dollars ($1,160,000,) to remain in trust with the United States, and five per cent. interest thereon to be paid annually to said Indians for the period of fifty years, commencing on the first day of July, eighteen hundred and fifty two (1852,) which shall be in full payment of said balance, principal and interest: said payments to be made and applied, under the direction of the President as follows, to wit:

3d. For a general agricultural improvement and civilization fund, the sum of twelve thousand dollars, ($12,000.)

4th. For educational purposes, the sum of six thousand dollars, ($6000.)

5th. For the purchase of goods and provisions, the sum of ten thousand dollars, ($10,000.)

6th. For money annuity, the sum of thirty thousand dollars, ($30,000.)

ARTICLE V. The entire annuity, provided for in the first section of the second article of the treaty of September twenty-ninth, eighteen hundred and thirty seven (1837,) including any unexpended balance that may be in the treasury on the first of July, eighteen hundred and fifty-two, (1852,) shall thereafter be paid in money.

ARTICLE VI. The laws of the United States prohibiting the introduction and sale of spirituous liquors in the Indian country shall be in full force and effect throughout the Territory hereby ceded and lying in Minnesota, until otherwise directed by Congress or the President of the United States.

ARTICLE VII. Rules and Regulations to protect the rights of persons and property among the Indians parties to this Treaty, and adapted to their condition and wants, may be prescribed and enforced in such manner as the President or the Congress of the United States, from time to time, shall direct.

ARTICLE VIII. The Half-Breeds of the Sioux Nation having failed and refused to avail themselves of the provisions for their benefit in the ninth and tenth articles of the treaty concluded at Prairie du Chien on the fifteenth of July, eighteen hundred and thirty, it is hereby agreed at their request, that, in lieu of the tract of land set apart for the occupancy of said Half-Breeds there shall be paid to them, by the United States, under the direction of the President, the sum of one hundred and fifty thousand dollars ($150,000): Provided, That the non-ratification of this article shall, in no manner affect the other provisions of this Treaty.*

In witness whereof, the said Luke Lea and Alexander Ramsey, Commissioners on the part of the United States and the undersigned Chiefs and Headmen of the Med-ay-wa-kan-toan and Wah-pay-koo-tay bands of Dakota or Sioux Indians, have herunto set their hands, at Mendota, in the Territory of Minnesota, this fifth day of August, Anno Domini, one thousand eight hundred and fifty-one.

L. LEA.
ALEX. RAMSEY.

* This article was struck out. See amendments, post, p. 957.
TREATY WITH THE SIOUX. August 5, 1851.

Med-a-gwa-kan-toans.

Chief Ta-o-ya-to-duta, (his scarlet people, or "Little Crow")

Headmen Wa-kan-o-zhan, (Sacred Light, or Medicine Bottle,)

" Too-tchay, (Top of the Lodge or "Jim," or "Old Thad")

" Ta-tchan-h'pee-sa-pa, (His "Black Tomahawk,"")

" Ma-kana-to-kan-ma-nee, (At whose tread the earth re-
sounds,)

" H-da-e-ee-yan-kay, (He runs rat-
ting,)

" Too-kan-a-hen-a-nee, (Walker
on the Medicine Bould-
ers or Stones,)

" Wa'm-dee-doo-ta, (Scarlet War
Eagle,)

" Na-ghee-yoo-shkan, (He moves
the Ghosts or Shadows,)

" Sho-nk-'a-ska, ("White Dog,"")

" Ho-off-sa-ghee, (one leg yellow
or orange colored,)

" Wa-teen-ya-
shak-tay, ("Good
Thunder,"")

Chief Wa-pa-sha, (The Standard, or "Red Leaf,"")

Headmen Wa-kan-hendeec-o-ta, (Many
Lightnings,)

" Tchan-h'pee-yoo-koo-ka, (He has a
war club,)

" Heen-han-doo-ta, (Red Owl,)

" Ma-ka-ka-ee-day, (He sets the
Earth on fire,)

" Ee-a-hoo-her-day, (He bursts out
speaking,)

Chief Wa-koo-tay, (The "Shooter,"")

Headmen Ma-h'pee-yo-ma-za, (Metal
cloud,)

" Ta-ma-za-ko-wash-tay, (his
good iron voice,)

" Ma-ka-na-zeen, (He stands
on the earth,)

" Ee-wan-kam-ea-nazhan, (He
stands above,)

" Wa-kan-ta-pay-ta, (The Spirit's
Fire,)

" Na-gheeyoe-te-nah-keetay, (He
kills the Ghosts,)

" Ee-yan-sha-sha, (Red Stones,)

" Ee-day-wa-kan, (Sacred Blaze,)

" Ta-sug-yo-ma-za, (His metal
Staff,)

Chief Ma-h'pee-ya-tcheh-she-
estay, (man
of the sky,)

Headmen Wee-tchan-h'pee, (The Star,)

" Ta-tay-nah-pee-ma, (Little
standing Wind,)

Headmen Hoak-shuee-doo-ta, (Scarlet
Boy,)

" Am-pay-shoo-ta, (Smoky Day,)

" Ha-la-ka-ma-za, (Metal Elk,)

" Ta-tay-h'pee-ya-he-ya-ya,
("Whistling Wind,"")

" Wa-pana-nee, (He strikes
walking,)

" Ma-h'pee-ya-wa-kan, (Sacred
Cloud,)

" Ta-tchan-h'pee-ma-za, (His Iron
War Club,)

Chief Ma-za-ho-ta, (Gray Metal,)

Headmen Wa-soo-mee-tcheh-sha-nee,
(Wicked or "Bad Hail,"")

" Oan-kety-tee-ee-ta, (Little
Water-God or "Little
Whale,"")

" Tcha-noom-pay-sa, (The Smok-
er,)

" Ta-tay-to-kay-tcha, (Other
wind,)

" Ka-ho, (The Ramblre about,

Chief Ta-tchan-koo-wash-tay, (Good
Road,)

Headmen Ta-tay-o-wo-teen-ma-nee,
(Foaring Wind that walks)

" O-yah-teen-ma-nee, (Track
Maker,)

" Ta-sho-orkay, (His Dog,)

Chief Sha-k'pay, ("Six,"")

Headmen A-no-ghee-ma-nee, (He that
davens on both sides,)

" Hoo-ya-pa, (Eagle Head,)

" Ta-tay-mee-na, (Round Wind,)

" Ka-tata-pun-o-oo, (He comes
pounding to pieces,)

" Ma-h'pee-ya-henda-keen-yan,
(Strolling across a cloud,)

" Wa-pea-shee, (The orange red
speckled cloud,)

" Ma-za-wa-meno-oo, (Gourd
tshell metal medicine rat-
tle,)

Chief Hay-ee-sho-cha-h'moo-ma-nee,
(Horn whistling walking,)

Headmen Pay-pay, (Shar-
" Wa-wo-ta-way圆满完成, (His
Scarlet Armor,)

" Hay-ppee, (Third Son,)

" A-pay-ho-ta, (Grey mane or
crest,)

" Ho-in-cun, (His voice can be
heard,)

" Ma-h'pee-ya-shoo-ta, (Bad
Cloud,)

" Ta-wa-tcheen, (His mind,)

" Han-ya-pee-koo-pee-pa-pee,
(Night which is feared,)

In presence of Thomas Foster, Secretary. Nathaniel MeLean, Indian Agent.
Alexander Faribault, P. Prescott, G. H. Pond, Interpreters. David Olmstead; W.
C. Henderson; Alexis Baillie; Richard Chute; A. Jackson; A. L. Larpentur;
W. H. Randall, Sr.; A. S. H. White; H. L. Dousman; Frederic B. Sibley; Marian
McLeod; Geo. H. Faribault.

To the Indian names are subjoined marks.

And whereas the said treaty having been submitted to the Senate of
the United States for its constitutional action thereon, the Senate did,
the twenty-third day of June, one thousand eight hundred and fifty-
two, amend the same by a resolution in the words and figures following,
towit:
TREATY WITH THE SIOUX. August 5, 1851.

In Executive Session, Senate of the United States,
June 23d, 1852.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the Articles of a Treaty made and concluded at Mendota, in the Territory of Minnesota, on the fifth day of August, eighteen hundred and fifty-one, between the United States of America, by Luke Lea, Commissioner of Indian Affairs, and Alexander Ramsey, Governor and ex-officio Superintendent of Indian Affairs in said Territory, Commissioners duly appointed for that purpose, and the Med-ay-wa kan-toan and Wah-pay-koo-tay bands of Dakota or Sioux Indians with the following:

AMENDMENTS:

Strike out the third article of the treaty and add the following supplemental article.

1st. The United States do hereby stipulate to pay the Sioux bands of Indians, parties to this treaty, at the rate of ten cents per acre, for the lands included in the reservation provided for in the third article of the treaty as originally agreed upon in the following words:

"ARTICLE III. In part consideration of the foregoing cession and relinquishment, the United States do hereby set apart for the future occupancy and home of the Dakota Indians, parties to this treaty, to be held by them as Indian lands are held, a tract of country of the average width of ten miles on either side of the Minnesota River, and bounded on the west by the Tchay-tam-bay and Yellow Medicine Rivers, and on the east by the Little Rock River, and a line running due south from its mouth to the Waraju River; the boundaries of said tract to be marked out by as straight lines as practicable, whenever and in such manner as the President of the United States shall direct: Provided, That said tract shall be held and occupied by said bands in common, and that they shall hereafter participate equally and alike, in all the benefits derived from any former treaty between said bands, or either of them and the United States," which article has been stricken out of the treaty by the Senate. The said payment to be in lieu of said reservation: the amount when ascertained under instructions from the Department of the Interior to be added to the trust fund provided for in the fourth article.

2d. It is further stipulated, that the President be authorized, with the assent of the said bands of Indians, parties to this treaty, and as soon after they shall have given their assent to the foregoing article, as may be convenient, to cause to be set apart by appropriate landmarks and boundaries, such tracts of country without the limits of the cession made by the First article of the treaty as may be satisfactory for their future occupancy and home: Provided, That the President may, by the consent of these Indians, vary the conditions aforesaid if deemed expedient.

Strike out of the Treaty the following article.

ARTICLE VIII.

"The Half-Breeds of the Sioux nation having failed and refused to avail themselves of the provisions for their benefit in the ninth and tenth articles of the treaty concluded at Prairie Du Chien, on the fifteenth of July, 1830, it is hereby agreed, at their request, that in lieu of the tract of land set apart for the occupancy of said Half-Breeds, there shall be paid to them by the United States, under the direction of the President, the sum of one hundred and fifty thousand dollars: ($150,000,) Provided, That the non-ratification of this article shall in no manner affect the other provisions of this treaty."

Attest — ASBURY DICKINS, Secretary.
TREATY WITH THE SIOUX. August 5, 1851.

AND WHEREAS, the said amendments having been submitted and explained to the said Med-ay-wa-kan-toan and Wah-pay-koo-tay bands of Dakota or Sioux Indians, the said Indians did, on the fourth day of September, one thousand eight hundred and fifty-two, assent to the said treaty as amended by the Senate, in words following, to wit:

We the undersigned, Chiefs and Headmen of the Med-ay-wa-kan-toan and Wah-pay-koo-tay bands of Dakota or Sioux Indians, parties to the treaty made and concluded at Mendota, in the Territory of Minnesota, on the fifth day of August, eighteen hundred and fifty-one, confining in the justice, liberality, and humanity of the President and the Congress of the United States, that such tracts of country will be set apart for our future occupancy and home as will be to us acceptable and satisfactory, do hereby give our free and voluntary assent to said treaty of August 5, 1851, as amended by the resolution of the Senate of the United States, on the twenty-third day of June, eighteen hundred and fifty-two, the same having been submitted to us by Alexander Ramsey, Superintendent of Indian Affairs for the Territory of Minnesota, and Commissioner on the part of the United States, and fully and fairly explained by him to us in Council assembled.

In testimony whereof the undersigned, Chiefs and Headmen of the Med-ay-wa-kan-toan and Wah-pay-koo-tay bands of Dakota or Sioux Indians, have heretounto subscribed their names, in duplicate, at the office of the Superintendent of Indian Affairs, in the town of St. Paul, Territory of Minnesota, this fourth day of September, eighteen hundred and fifty-two.


To the Indian names are subjoined marks.

The foregoing assent was signed in presence of myself, and the witnesses whose names are annexed.

ALEX. RAMSEY, Commissioner.
TREATY WITH THE SIOUX. AUGUST 5, 1851.

Now, therefore, be it known that I, MILLARD FILLMORE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the twenty-third day of June, one thousand eight hundred and fifty-two, accept, ratify, and confirm the said treaty as amended.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-fourth day of February, in the year of our Lord one thousand eight hundred and fifty-three, and of the Independence of the United States the seventy-seventh.

(Signed) MILLARD FILLMORE.

BY THE PRESIDENT:

(Signed) EDWARD EVERETT, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. April 30, 1852.

A PROCLAMATION.

WHEREAS a Convention between the United States of America and the Free and Hanseatic Republics of Hamburg, Bremen, and Lubeck, was concluded and signed by their respective Plenipotentiaries at the City of Washington, on the thirtieth day of April, one thousand eight hundred and fifty-two; which Convention, being in the English and German languages, is word for word as follows:

Convention for the mutual extension of the jurisdiction of Consuls, between the United States of America and the Free and Hanseatic Republics of Hamburg, Bremen, and Lubeck.

The United States of America, and the Free and Hanseatic Republics of Hamburg, Bremen, and Lubeck, having agreed to extend, in certain cases, the jurisdiction of their respective Consuls, and to increase the powers granted to said Consuls by existing Treaty stipulations, have named for this purpose, as their respective Plenipotentiaries, to wit: the President of the United States of America, Daniel Webster, Secretary of State of the United States, and the Senate of the Free and Hanseatic City of Hamburg, the Senate of the Free and Hanseatic City of Bremen, and the Senate of the Free and Hanseatic City of Lubeck, Albert Schumacher, Consul-General of Hamburg and Bremen in the United States; who, having exchanged their full powers, found in due and proper form, have agreed to and signed the following articles:

ARTICLE I.

The Consuls, Vice-Consuls, commercial and vice-commercial agents of each of the high contracting parties shall have the right, as such, to act in cases between masters and crews.


ARTIKEL I.

Die Consuln, Vice-Consuln, Handels- und Vice-Handels-Agenten sollen das Recht haben, als solche, bei Streitigkeiten welche zwischen den Consuln to act
sit as judges and arbitrators in such differences as may arise between the masters and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the master should disturb the order or tranquillity of the country; or the said Consuls, Vice-Consuls, commercial agents, or vice-commercial agents, should require their assistance in executing or supporting their own decisions. But this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authority of their own country.

**ARTICLE II.**

The present Convention shall be in force for the term of twelve years from the day of its ratifications; and further until the end of twelve months, after the Government of the United States on the one part, or the Free and Hanseatic Republics of Hamburg, Bremen, or Lübeck, or either of them, on the other part, shall have given notice of their intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other at the end of the said term of twelve years; and it is hereby agreed, that, at the expiration of twelve months after such notice shall have been received by either of the parties from the other, this Convention, and all the provisions thereof, shall altogether cease and determine, as far as regards the States giving and receiving such notice; it being always understood and agreed that, if one or more of the Free and Hanseatic Republics aforesaid shall, at the expiration of twelve years from the date of the ratification of the Convention, give or receive notice of the termination of the same, it shall, nevertheless, remain in full force and operation, as far as regards the remaining Free and Hanseatic Republics or Repub-

**ARTIKEL II.**

Der gegenwärtige Vertrag soll vom Tage der Ratifikations-Urkunden an gerechnet, zwölf Jahre in Kraft bleiben und überdies bis nach Ablauf von zwölf Monaten, nachdem die eine oder die andere der Regierungen der Hanseatischen Freistaaten Hamburg, Bremen und Lübeck eine, oder die Regierung der Vereinigten Staaten, andererseits ihre Absicht, ihn zu endigen, der andern angekündigt haben wird; indem jeder der betrachtenden Theile sich gegen den andern die Befugniss vorbehält, am Ende der bestimmten Frist von zwölf Jahren eine solche Erklärung abzugeben. Es ist dabei zwischen ihnen verabredet, dass mit dem Ablauf der zwölf Monate, nachdem eine solche Erklärung des einen Theils bei dem andern eingegangen, dieser Vertrag und alle seine Bestimmungen in Bezug auf die Staaten welche diese Erklärung abgegeben und erhalten haben, ihre verbindliche Kraft verlieren sollen, welches verabredet wurde so zu verstehen, dass wenn einer oder mehrere der genannten Hanseatischen Freistaaten bei Ablauf der zwölf Jahre vom Tage der Ratifikation die Erklärung über das Aufhören dieses Vertrages abgeben
lic, which may not have given or received such notice.

ARTICLE III.

This Convention is concluded subject to the ratification of the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the Senates of the Free and Hanseatic Republics of Hamburg, Bremen, and Lübeck; and the ratifications shall be exchanged at Washington within twelve months from the date hereof, or sooner, if possible.

In witness whereof, the respective Plenipotentiaries have signed the above articles, as well in German as in English, and have thereto affixed their seals.

Done in quadruplicate, at the City of Washington, on the thirtieth day of April, A. D., one thousand eight hundred and fifty-two, in the seventy-sixth year of the Independence of the United States of America.

DAN'L WEBSTER, [L. s.]
A. SCHUMACHER, [L. s.]

And whereas the said Convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Washington, on the twenty-fifth of February last, by Edward Everett, Secretary of State of the United States, and Albert Schumacher, Consul-General of the Hanse Towns, in the United States, on the part of their respective Governments:

Now, therefore, be it known that I, FRANKLIN PIERCE, 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 sixth day of June, in the year of our Lord, one thousand eight hundred and fifty-three, and of the Independence of the United States of America the seventy-seventh.

By the President:
W. L. MARCY, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Convention between the United States of America and Prussia and other States of the Germanic Confederation, was concluded and signed at the City of Washington, by their respective Plenipotentiaries, on the sixteenth day of June, one thousand eight hundred and fifty-two; and whereas an Additional Article to the said Convention was agreed to and signed by the Plenipotentiaries of the parties on the sixteenth day of November, one thousand eight hundred and fifty-two; which Convention and Additional Article being in the English and German languages, are word for word as follows:

Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States, on the one part, and Prussia and other States of the Germanic Confederation, on the other part.

Preamble.

Whereas it is found expedient, for the better administration of justice and the prevention of crime within the territories and jurisdiction of the parties, respectively, that persons committing certain heinous crimes, being fugitives from justice, should, under certain circumstances, be reciprocally delivered up; and also to enumerate such crimes explicitly; and whereas the laws and Constitution of Prussia, and of the other German States, parties to this Convention, forbid them to surrender their own citizens to a foreign jurisdiction, the Government of the United States, with a view of making the Convention strictly reciprocal, shall be held equally free from any obligation to surrender citizens of the United States; therefore, on the one part, the United States of America, and on the other part, His Majesty the King of Prussia, in His own name as well as in the name of His Majesty the King of Saxony, His Royal Highness the Elector of Hesse, His Royal Highness the Grand Duke of Hesse and on Rhine, His Royal Highness the Grand Duke of Saxe-Weimar-Eisenach,


Da es Behörs besserer Verwaltung der Rechtspflege und zur Verhütung von Verbrechen innerhalb des Gebietes der Gesetze der Gerichtsbarkeit der kontrahirenden Theile zweckmäßig befinden worden ist, dass Individuen, welche gewisse schwere Verbrechen begehen und vor der Justiz flüchtig geworden sind, unter Umständen gegenseitig ausgeliefert werden, auch das die betreffenden Verbrechen namentlich aufgezählt werden; und da die Gesetze und Verfassung Preussens und der anderen deutschen Staaten, welche diesen Vertrag kontrahiren, ihnen nicht gestatten, ihre eigenen Untertanen einer auswärtigen Jurisdiction zu überliefern, also die Regierung der Vereinigten Staaten mit Rücksicht darauf, dass der Vertrag unter strenger Reciprocity geschlossen wird, gleicherweise von jeder Verpflichtung frei sein soll, Bürger der Vereinigten Staaten auszuliefern; so haben andererseits die Vereinigten Staaten von Nord Amerika und andererseits Seine Majestät der König von Preussen, sowohl für Sich als im Namen Seiner Majestät des Königs von Such-
TREATY WITH PRUSSIA, &c. JUNE 16, 1852.

nach, His Highness the Duke of Saxe-Meiningen, His Highness the Duke of Saxe-Altenburg, His Highness the Duke of Saxe-Coburg-Gotha, His Highness the Duke of Brunswick, His Highness the Duke of Anhalt-Dessau, His Highness the Duke of Anhalt-Bernburg, His Highness the Duke of Nassau, His Serene Highness the Prince of Schwarzburg-Rudolstadt, His Serene Highness the Prince of Schwarzburg-Sondershausen, Her Serene Highness the Princess and Regent of Waldeck, His Serene Highness the Prince of Reuss, elder branch, His Serene Highness the Prince of Reuss, junior branch, His Serene Highness the Prince of Lippe, His Serene Highness the Landgrave of Hesse-Homburg, as well as the free city of Francfort, having resolved to treat on this subject, have for that purpose appointed their respective plenipotentiaries to negotiate and conclude a convention — that is to say:

The President of the United States of America, Daniel Webster, Secretary of State, and His Majesty the King of Prussia in His own name, as well as in the name of the other German Sovereigns above enumerated, and the free city of Francfort, Frederic Charles Joseph von Gerolt, His said Majesty’s Minister Resident near the Government of the United States, who, after reciprocal communication of their respective powers, have agreed to and signed the following articles:

ARTICLE I.

It is agreed that the United States and Prussia, and the other States of the Germanic Confederation included in, or which may hereafter


Der Präsident der Vereinigten Staaten von Nord-Amerika den Staats-Sekretär Daniel Webster, und Seine Majestät der König von Preussen in Seinem eigenen Namen sowohl, als Namens der andern, oben aufgezählten Deutschen Souveräne und der freien Stadt Frankfort, Allehöchst Ihren Ministers-Residenten bei der Regierung der Vereinigten Staaten, Friedrich Carl Joseph von Gerolt, welche nach gegeneseitiger Mittheilung ihrer respectiven Vollmachten, die folgenden Artikel vereinbart und unterzeichnet haben:

ARTIKEL I.

Man ist dahin überein gekommen, dass die Vereinigten Staaten und Preussen nebst den anderen Staaten des Deutschen Bundes, die personen chargt, with certain crimes to be mutually surren-
Proceedings before surrender.

in diese Übereinkunft miteinge- 
schlossen sind oder die derselben spät-
ter hineingezogen, auff gegenseitige 
Requisitionen, welche respective sie 
selbst oder ihre Gesandten, Beam-
ten oder Behörden erlassen, alle In-
dividuen der Justiz ausliefern soll-
en, welche beschuldigt, das Ver-
brechen des Mordes, oder eines An-
griffs in mörderischer Absicht, oder 
des Seeruchs oder der Brandstif-
tung, oder des Raubes, oder der 
Fälschung, oder des Ausgabens fal-
scher Documente, oder der Verfert-
gung, oder Verbreitung falschen 
Geldes, sei es gemünztes oder Pa-
pier-Geld, oder des Defects oder 
der Unterschlagung öffentlicher 
Gelder, innerhalb der Gerichts-
barkeit eines der beiden Theile be-
gangen zu haben, in dem Gebiete 
des andern Theils eine Zuflucht su-
chen oder dort aufzufinden werden: 
mit der Beschränkung jedoch, dass 
dies nur auf solche Beweise für die 
Strafbarkeit geschehen soll, welche 
nach den Gesetzen des Orts, wo der 
Flüchtling oder das so beschuldigte 
Individuum aufgefunden wird, des-
sen Verhaftung und Stellung vor 
Gericht rechtfertigen würden, wenn 
das Verbrechen oder Vergehen dort 
 begangen wäre; und die respective 
Richter und andere Behörden der 
beiden Regierungen sollen Macht, 
Befugniss und Autorität haben, auf 
eidlich erhärtete Angabe einen Be-
fel zur Verhaftung des Flüchtlings 
oder so beschuldigten Individuums 
zuerlassen, damit er vor die ge-
dachten Richter oder andern Be-
hörden zu dem Zwecke gestellt 
werde, dass der Beweis für die 
Strafbarkeit gehört und in Erwä-
gung gezogen werde; und wenn bei 
dieser Vernehmung der Beweis für 
ausreichend zur Aufrechthaltung 
der Beschuldigung erkannt wird, so 
so soll es die Pflicht des prüfenden 
Richters oder der Behörde sein, 
selbiges für die betreffende execu-
tive Behörde festzustellen, damit 
ein Befehl zur Auslieferung eines 
solchen Flüchtlings erlassen werden 
könne. Die Kosten einer solchen 
Verhaftung und Auslieferung sollen 
von dem Theil getragen und erstat-
tet werden, welcher die Requisition 
erlässt und den Flüchtling in Empf-
fang nimmt.
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ARTICLE II.*

The stipulations of this Convention shall be applied to any other State of the Germanic Confederation, which may hereafter declare its accession thereto.

ARTICLE III.

None of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this Convention.

ARTICLE IV.

Whenever any person accused of any of the crimes enumerated in this Convention shall have committed a new crime in the territories of the State where he has sought an asylum, or shall be found, such person shall not be delivered up under the stipulations of this Convention, until he shall have been tried, and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

ARTICLE V.

The present Convention shall continue in force until the 1st of January, 1858; and if neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the high contracting parties shall have given notice to the other of such intention; each of the high contracting parties reserving to itself the right of giving such notice to the other, at any time after the expiration of the said first day of January, 1858.

ARTICLE VI.

The present Convention shall be

* See p. 970, 971, 972 for declarations of accession.
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ratified by the President, by and with the advice and consent of the Senate of the United States, and by the government of Prussia, and the ratifications shall be exchanged at Washington within six months from the date hereof, or sooner if possible.

In faith whereof, the respective Plenipotentiaries have signed this Convention, and have hereunto affixed our seals.

Done in triplicate at Washington the sixteenth day of June, one thousand eight hundred and fifty-two, and the seventy-sixth year of the Independence of the United States.

DANIEL WEBSTER, [L. s.]
FR. v. GEROLT, [L. s.]

Additional Article to the Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States, on the one part, and Prussia and other States of the Germanic Confederation, on the other part, at Washington, the 16th day of June, one thousand eight hundred and fifty-two.

Whereas it may not be practicable for the ratifications of the Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, between the United States and Prussia and other States of the Germanic Confederation, signed at Washington, on the 16th day of June, 1852, to be exchanged within the time stipulated in said Convention; and whereas both parties are desirous that it should be carried into full and complete effect, the President of the United States of America has fully empowered on his part Edward Everett, Secretary of State of the United States, and His Majesty the King of Prussia, in his own name, as well as in the name of the other German Sovereigns enumerated in the aforesaid


Zu Urkund dessen haben wir, die respective Bevollmächtigten, diese Uebereinkunft unterzeichnet und hierunter unsere Siegel beigedrückt.

In dreifacher Ausfertigung geschehen zu Washington den sechszehnten Juni, 1852, im 76ten Jahre der Unabhängigkeit der Vereinigten Staaten.

FR. v. GEROLT, [L. s.]
DANIEL WEBSTER, [L. s.]


Convention, has likewise fully empowered Frederick Charles Joseph von Gerolt, His said Majesty’s Minister Resident near the Government of the United States, who have agreed to and signed the following article:

The ratifications of the Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded on the 16th of June, 1852, shall be exchanged at Washington within one year from the date of this agreement, or sooner, should it be possible.

The present additional Article shall have the same force and effect as if it had been inserted, word for word, in the aforesaid Convention of the 16th of June, 1852, and shall be approved and ratified in the manner therein prescribed.

In faith whereof, we the respective Plenipotentiaries, have signed this agreement and have hereunto affixed our seals.

Done at Washington, this sixteenth day of November, one thousand eight hundred and fifty-two, and the seventy-seventh year of the Independence of the United States.

EDWARD EVERETT, [L. S.]
FR. v. GEROLT, [L. S.]

And whereas the said Convention and Additional Article have been duly ratified on both parts, and the respective ratifications of the same were exchanged at Washington on the 30th ultimo, by WILLIAM L. MARCY, Secretary of State of the United States, and FREDERIC CHARLES JOSEPH VON GEROIIT, Minister Resident of his Majesty the King of Prussia in the United States, on the part of their respective Governments:

Now, therefore, I, FRANKLIN PIERCE, President of the United States of America, have caused the said Convention and Additional Article 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.

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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 June, in the year of our Lord one thousand eight hundred and fifty-three, and of the Independence of the United States of America the seventy-seventh.

FRANKLIN PIERCE.

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.

June 16, 1852.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS it is provided by the second article of the Convention of the 16th of June, 1852, between the United States and Prussia and other States of the Germanic Confederation, for the mutual delivery of criminals, fugitives from justice, in certain cases, that the stipulations of that Convention shall be applied to any other State of the Germanic Confederation which might thereafter declare its accession thereto:

And whereas the Free Hanseatic city of Bremen has declared its accession to the said Convention, and the exchange of the said declaration for my acceptance of the same was made at Washington on the 14th instant, by Rudolph Schleiden, Minister Resident of the said Free Hanseatic city of Bremen, and William L. Marcy, Secretary of State of the United States, on behalf of their respective governments:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused this information to be made public, in order that the stipulations of the said Convention may be observed and fulfilled with good faith in respect to the Free Hanseatic city of Bremen 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 Washington, the fifteenth day of October, in the year of our Lord one thousand eight hundred and fifty-three, and of the independence of the United States the seventy-eighth.

FRANKLIN PIERCE.

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.

June 16, 1852.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS it is provided by the second article of the Convention of the 16th June, 1852, between the United States and Prussia, and other States of the Germanic Confederation, for the mutual delivery of criminals, fugitives from justice in certain cases, that the stipulations of that Convention shall be applied to any other State of the Germanic Confederation which might thereafter declare its accession thereto:

And whereas the Government of Mecklenburg-Strelitz has declared its accession to the said Convention, and has caused the said declaration to be lodged in the Department of State of the United States:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused this information to be made public, in order that the stipulations of the said Convention may be observed and fulfilled with good faith in respect to the Government of Mecklenburg-Strelitz 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.
TREATY WITH PRUSSIA, &c. JUNE 16, 1852.

Done at Washington the twenty-sixth day of January, in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-eighth.

FRANKLIN PIERCE.

BY THE PRESIDENT: W. L. MARCY, Secretary of State.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS it is provided by the second article of the Convention of the 16th of June, 1852, between the United States and Prussia, and other States of the Germanic Confederation, for the mutual delivery of criminals, fugitives from justice in certain cases, that the stipulations of that Convention shall be applied to any other State of the Germanic Confederation which might thereafter declare its accession thereto:

And whereas the government of Wurtemberg has declared its accession to the said Convention, and has caused the said declaration to be lodged in the Department of State of the United States:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused this information to be made public, in order that the stipulations of the said Convention may be observed and fulfilled with good faith in respect to the government of Wurtemberg 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 Washington the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and fifty-three, and of the independence of the United States the seventy-eighth.

FRANKLIN PIERCE.

BY THE PRESIDENT: W. L. MARCY, Secretary of State.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS it is provided by the second article of the Convention of the 16th June, 1852, between the United States and Prussia, and other States of the Germanic Confederation, for the mutual delivery of criminals, fugitives from justice in certain cases, that the stipulations of that Convention shall be applied to any other State of the Germanic Confederation which might thereafter declare its accession thereto:

And whereas the Government of Mecklenburg-Schwerin has declared its accession to the said Convention, and has caused the said declaration to be lodged in the Department of State of the United States:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused this information to be made public, in order that the stipulations of the said Convention may be observed and fulfilled with good faith in respect to the Government of Mecklenburg-Schwerin 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 Washington the sixth day of January, in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-eighth.

FRANKLIN PIERCE.

BY THE PRESIDENT: W. L. MARCY, Secretary of State.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS it is provided by the second article of the Convention of the 16th June, 1852, between the United States and Prussia, and other States of the
Germanic Confederation, for the mutual delivery of criminals, fugitives from justice in certain cases, that the stipulations of that Convention shall be applied to any other State of the Germanic Confederation which might thereafter declare its accession thereto:

And whereas the Government of Oldenburg has declared its accession to the said Convention, and has caused the said declaration to be lodged in the Department of State of the United States:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused this information to be made public, in order that the stipulations of the said Convention may be observed and fulfilled with good faith in respect to the Government of Oldenburg 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 Washington the twenty-first day of March, in the year of our Lord one thousand eight hundred and fifty-four, and of the independence [L. s.] of the United States the seventy-eighth.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.

June 16, 1852.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS it is provided by the second article of the Convention of the 16th June, 1852, between the United States and Prussia, and other States of the Germanic Confederation, for the mutual delivery of criminals, fugitives from justice, in certain cases, that the stipulations of that Convention shall be applied to any other State of the Germanic Confederation which might thereafter declare its accession thereto:

And whereas the Government of Schaumburg-Lippe has declared its accession to the said Convention, and has caused the said declaration to be lodged in the Department of State of the United States:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused this information to be made public, in order that the stipulations of the said Convention may be observed and fulfilled with good faith in respect to the Government of Schaumburg-Lippe 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 Washington the twenty-sixth day of July, in the year of our Lord one thousand eight hundred and fifty-four, and of the Independence [L. s.] of the United States the seventy-ninth.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
TREATY WITH THE CHICKASAWS, JUNE 22, 1852.

MILLARD FILLMORE,

PRESIDENT OF THE UNITED STATES OF AMERICA.

June 22, 1852.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a Treaty was made and concluded at the City of Washington on the 22d day of June, 1852, between Kenton Harper, Commissioner on the part of The United States, and Colonel Edmund Pickens, Benjamin S. Love, and Sampson Folsom, Commissioners duly appointed for that purpose, by the Chickasaw tribe of Indians, which treaty is in the words and figures following, to wit:

Articles of a treaty concluded at Washington, on the 22d day of June, 1852, between Kenton Harper, Commissioner on the part of the United States, and Colonel Edmund Pickens, Benjamin S. Love, and Sampson Folsom, Commissioners duly appointed for that purpose, by the Chickasaw tribe of Indians.

ARTICLE 1. The Chickasaw tribe of Indians acknowledge themselves to be under the guardianship of the United States, and as a means of securing the protection guaranteed to them by former treaties, it is agreed that an Agent of the United States shall continue to reside among them.

ARTICLE 2. The expenses attending the sale of the lands ceded by the Chickasaws to the United States, under the treaty of 1832, having, for some time past, exceeded the receipts, it is agreed that the remnant of the lands so ceded and yet unsold, shall be disposed of as soon as practicable, under the direction of the President of the United States in such manner and in such quantities, as, in his judgment, shall be least expensive to the Chickasaws, and most conducive to their benefit: Provided, that a tract of land, including the grave-yard near the town of Pontotoc, where many of the Chickasaws and their white friends are buried, and not exceeding four acres in quantity, shall be, and is hereby set apart and conveyed to the said town of Pontotoc to be held sacred for the purposes of a public burial-ground forever.

ARTICLE 3. It is hereby agreed that the question of the right of the Chickasaws, so long contended for by them, to a reservation of four miles square on the River Sandy, in the State of Tennessee, and particularly described in the 4th article of the treaty concluded at Oldtown, on the 19th day of October, 1818, shall be submitted to the Secretary of the Interior who shall decide, what amount, if any thing, shall be paid to the Chickasaws for said reservation: Provided, however, That the amount so to be paid shall not exceed one dollar and twenty-five cents per acre.

ARTICLE 4. The Chickasaws allege that in the management and disbursement of their funds by the Government, they have been subjected to losses and expenses which properly should be borne by the United States. With the view, therefore, of doing full justice in the premises, it is hereby agreed that there shall be, at as early a day as practicable, an account stated, under the direction of the Secretary of the Interior, exhibiting in detail all the moneys which, from time to time, have been placed in the Treasury to the credit of the Chickasaw nation, resulting from the treaties of 1832, and 1834, and all the disbursements made therefrom. And said account, as stated, shall be submitted to the Chickasaws, who shall have the privilege, within a reasonable time, of filing exceptions thereto, and any exceptions so filed shall be referred to the Secretary of the Interior, who shall adjudicate the same according to the
principles of law and equity, and his decision shall be final and conclusive on all concerned.

It is also alleged by the Chickasaws that there are numerous cases in which moneys held in trust by the United States for the benefit of orphan and incompetent Chickasaws, have been wrongfully paid out to persons having no right to receive the same. It is therefore further agreed, that all such cases shall be investigated by the Agent of the United States under the direction of the Secretary of the Interior. And if it shall appear to the satisfaction of said Secretary, that any of the orphans and incompetents have been defrauded by such wrongful payment, the amount thus misapplied shall be accounted for by the United States, as if no such payment had been made.*

ARTICLE 5. The Chickasaws are desirous that the whole amount of their national fund shall remain with the United States, in trust for the benefit of their people, and that the same shall on no account be diminished. It is, therefore, agreed that the United States shall continue to hold said fund, in trust, as aforesaid, and shall constantly keep the same invested in safe and profitable stocks, the interest upon which shall be annually paid to the Chickasaw nation: Provided, That so much of said fund as the Chickasaws may require for the purpose of enabling them to effect the permanent settlement of their tribe as contemplated by the treaty of 1834, shall be subject to the control of their General Council.

ARTICLE 6. The powers and duties conferred on certain persons particularly mentioned in the 4th article of the treaty of 1834, and their successors in office, shall hereafter be vested in and performed by the General Council of the Chickasaws, or such officers as may be by said Council appointed for that purpose; and no certificate or deed given or executed by the persons aforesaid, from which the approval of the President of the United States has once been withheld, shall be hereafter approved unless the same shall first receive the sanction of the Chickasaw Council, or the officers appointed as aforesaid, and of the agent of the United States for said Chickasaw nation.

ARTICLE 7. No claim or account shall hereafter be paid by the Government of the United States out of the Chickasaw fund, unless the same shall have first been considered and allowed by the Chickasaw General Council: Provided, however, That this clause shall not affect payments upon claims under existing contracts made by the authority of the Chickasaw General Council, or interfere with the due administration of the acts of Congress, regulating trade and intercourse with the Indian tribes.

ARTICLE 8. It is further agreed, that regular semiannual accounts of the receipts and disbursements of the Chickasaw fund shall be furnished the Chickasaw Council by the Government of the United States.

ARTICLE 9. The sum of fifteen hundred dollars shall be paid the Chickasaw nation, in full of expenses incurred by their commissioners in negotiating this treaty.†

In witness whereof the contracting parties have hereto set their hands and seals, the day and year above written.

KENTON HARPER,
Commissioner for the United States. [SEAL.]

EDMUND PICKENS, his x mark [SEAL.]

BENJAMIN S. LOVE, [SEAL.]

SAMPSON FOLSOM, [SEAL.]

Commissioners for the Chickasaws.

* See Proviso added in amendment, post p. 976.
† See Art. 10 added in amendment post p. 976.
TREATY WITH THE CHICKASAWS.  JUNE 22, 1852.

In presence of—

CHARLES E. MIX, Chief Clerk, Office Indian Affairs,
L. R. SMOOT,
T. R. CRUTTENDEN,
H. MILLER,
AARON V. BROWN, Interpreter.

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the thirteenth day of August, one thousand eight hundred and fifty-two, amend the same by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

August 13th 1852.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of a treaty concluded at Washington on the 22d of June, eighteen hundred and fifty-two, between Kenton Harper, Commissioner on the part of the United States, and Colonel Edmund Pickens, Benjamin S. Love, and Sampson Folsom, Commissioners duly appointed for that purpose by the Chickasaw tribe of Indians; with the following

AMENDMENTS:

At the end of the Fourth Article add the following:

Provided, That the provisions of this article shall not be so construed as to impose any obligation on the United States to reimburse any expenditures heretofore made in conformity with the stipulations contained in the treaties of 1832 and 1834: And provided further, That the United States shall not be liable to repay moneys held in trust for the benefit of orphan and incompetent Chickasaws, in any case in which payment of such moneys has been made upon the recommendation or certificate of the persons appointed for that purpose in the Fourth Article of the Treaty of 1834, or of their successors, and in other respects in conformity with the provisions of that article: And provided further, That the United States shall not be held responsible for any reservation of land or of any sale, lease, or other disposition of the same, made, sold, leased, or otherwise disposed of, in conformity with the several provisions of said treaties of 1832 and 1834.

After Article Nine add the following new article:

ARTICLE 10. And it is further stipulated, That in no case hereafter, shall any money due or to be paid under this treaty or any former treaty between the same contracting parties be paid to any agent or attorney; but shall in all cases be paid directly to the party or parties primarily entitled thereto.

Attest,—

ASBURY DICKINS, Secretary.

And whereas the said amendments having been submitted and explained to the Chickasaw Indians in Council assembled, the said Chickasaws did, on the sixteenth day of October, one thousand eight hundred and fifty-two, assent to said treaty as amended by the Senate, in words following, to wit:

Whereas by an act of the General Council of the Chickasaws, passed 7th February, 1852, Colonel Edmund Pickens, Benjamin S. Love, and Sampson Folsom, were appointed Commissioners on behalf of the Chickasaw people to negotiate a Treaty with the United States, and the said Commissioners having, on the 22d June, 1852, concluded a Treaty with
Kenton Harper, Commissioner on the part of the United States, and the
said Treaty having been ratified on the 13th August, 1852, by the Senate
of the United States, with certain amendments thereto, and said amend-
ments having been duly considered and fully understood by the Council:
Therefore, be it enacted by the Chickasaws in Council assembled, that
the said Chickasaws do consent to and ratify said amendments, and here-
by make the same as binding on the Chickasaw people as though the
same had been a part of the original Treaty.

Approved by the Council unanimously, Oct. 16th, 1852.

JAMES N. McLISH, President of Council.

DOUGHERTY COLBERT, F. C.

H. Colbert, Secretary.


I hereby certify that the foregoing act of the Council ratifying certain
amendments to a treaty concluded at Washington, on the 22d June, 1852,
has been officially communicated to me by D. Colbert, Financial Chief
of the Chickasaws, as an act passed by the late Chickasaw Council, and
that the same is authentic. Given under my hand the day and year
above written.

A. J. Smith, Chickasaw Agent.

Now, therefore, be it known that I, MILLARD FILLMORE, President
of the United States of America, do, in pursuance of the advice
and consent of the Senate, as expressed in their resolution of the thir-
teenth day of August, one thousand eight hundred and fifty-two, accept,
ratify, and confirm the said treaty as amended.

In testimony whereof, I have caused the seal of the United States to
be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-fourth day of
February, in the year of our Lord, one thousand eight
hundred and fifty-three, and of the Independence of the
United States the seventy-seventh.

(Signed)    MILLARD FILLMORE.

By the President:

(Signed)    EDWARD EVERETT, Secretary of State.
TREATY WITH THE APACHES. JULY 1, 1852.

FRANKLIN PIERCE,
PRESIDENT OF THE UNITED STATES OF AMERICA:    July 1, 1852.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

Whereas a Treaty was made and concluded at Santa Fé, New Mexico, on the first day of July, in the year of our Lord one thousand eight hundred and fifty-two, by and between Col. E. V. Sumner, U. S. A., commanding the 9th Department, and in charge of the Executive Office of New Mexico, and John Greiner, Indian Agent in and for the Territory of New Mexico, and acting Superintendent of Indian Affairs of said Territory, representing the United States, and Cuestas Azules, Blancito, Negrito, Captain Simon, Captain Vuerta, and Mangus Colorado, chiefs, acting on the part of the Apache nation of Indians, situate and living within the limits of the United States, which treaty is in the words following, to wit:

Articles of a Treaty made and entered into at Santa Fé, New Mexico, on the first day of July in the year of our Lord one thousand eight hundred and fifty-two, by and between Col. E. V. Sumner, U. S. A., commanding the 9 Department and in charge of the Executive Office of New Mexico, and John Greiner, Indian Agent in and for the Territory of New Mexico, and acting Superintendent of Indian Affairs of said Territory, representing the United States, and Cuestas Azules, Blancito, Negrito, Capitan Simon, Capitan Vuerta, and Mangus Colorado, chiefs, acting on the part of the Apache Nation of Indians, situate and living within the limits of the United States.

ARTICLE 1. Said nation or tribe of Indians through their authorized Chiefs aforesaid do hereby acknowledge and declare that they are lawfully and exclusively under the laws, jurisdiction, and government of the United States of America, and to its power and authority they do hereby submit.

ARTICLE 2. From and after the signing of this Treaty hostilities between the contracting parties shall forever cease, and perpetual peace and amity shall forever exist between said Indians and the government and people of the United States; the said nation, or tribe of Indians, hereby binding themselves most solemnly never to associate with or give countenance or aid to any tribe or band of Indians, or other persons or powers, who may be at any time at war or enmity with the government or people of said United States.

ARTICLE 3. Said nation, or tribe of Indians, do hereby bind themselves for all future time to treat honestly and humanely all citizens of the United States, with whom they may have intercourse, as well as all persons and powers, at peace with the said United States, who may be lawfully among them, or with whom they may have any lawful intercourse.

ARTICLE 4. All said nation, or tribe of Indians, hereby bind themselves to refer all cases of aggression against themselves or their property and territory, to the government of the United States for adjustment, and to conform in all things to the laws, rules, and regulations of said government in regard to the Indian tribes.

ARTICLE 5. Said nation, or tribe of Indians, do hereby bind themselves for all future time to desist and refrain from making any "incursions within the Territory of Mexico" of a hostile or predatory character; and that they will for the future refrain from taking and conveying into

Preamble.

Authority of United States acknowledged.

Peace to exist.

The Apaches not to assist other tribes in hostilities.

Good treatment of citizens of the United States by nations at peace with them.

Cases of aggression on them to be referred to government.

Laws to be conformed to.

Provisions against incursions into Mexico.
Persons injuring the Apaches to be tried and punished.

Free passage over the Apache territory.

Military posts, agencies, and trading houses to be established.

Territorial boundaries to be adjusted.

Presents to the Apaches.

When treaty to be binding.

How construed.

captivity any of the people or citizens of Mexico, or the animals or property of the people or government of Mexico; and that they will, as soon as possible after the signing of this treaty, surrender to their agent all captives now in their possession.

ARTICLE 6. Should any citizen of the United States, or other person or persons subject to the laws of the United States, murder, rob, or otherwise maltreat any Apache Indian or Indians, he or they shall be arrested and tried, and upon conviction, shall be subject to all the penalties provided by law for the protection of the persons and property of the people of the said States.

ARTICLE 7. The people of the United States of America shall have free and safe passage through the territory of the aforesaid Indians, under such rules and regulations as may be adopted by authority of the said States.

ARTICLE 8. In order to preserve tranquility and to afford protection to all the people and interests of the contracting parties, the government of the United States of America will establish such military posts and agencies, and authorize such trading houses at such times and places as the said government may designate.

ARTICLE 9. Relying confidently upon the justice and the liberality of the aforesaid government, and anxious to remove every possible cause that might disturb their peace and quiet, it is agreed by the aforesaid Apache's that the government of the United States shall at its earliest convenience designate, settle, and adjust their territorial boundaries, and pass and execute in their territory such laws as may be deemed conducive to the prosperity and happiness of said Indians.

ARTICLE 10. For and in consideration of the faithful performance of all the stipulations herein contained, by the said Apache's Indians, the government of the United States will grant to said Indians such donations, presents, and implements, and adopt such other liberal and humane measures as said government may deem meet and proper.

ARTICLE 11. This Treaty shall be binding upon the contracting parties from and after the signing of the same, subject only to such modifications and amendments as may be adopted by the government of the United States; and, finally, this treaty is to receive a liberal construction, at all times and in all places, to the end that the said Apache Indians shall not be held responsible for the conduct of others, and that the government of the United States shall so legislate and act as to secure the permanent prosperity and happiness of said Indians.

In faith whereof we the undersigned have signed this Treaty, and affixed thereunto our seals, at the City of Santa Fé, this the first day of July in the year of our Lord one thousand eight hundred and fifty-two.

WITNESSES:

F. A. CUNNINGHAM,
Paymaster, U. & A.

J. C. McFERRAN,

CALEB SHERMAN.

FRED. SAYTON.

CHAS. McDougall,
Surgeon, U. S. A.

S. M. BAIRD,
Witness to the signing of Mangus Colorado.

JOHN POPE,
Capt. Cpt. T. E.

E. V. SUMNER, [seal.]

JOHN GREINNER, [seal.]

CAPITAN VUEUTA, his x mark [seal.]

CUENTAS AZULES, his x mark [seal.]

BLANCITO ———, his x mark [seal.]

NEGRITO ———, his x mark [seal.]

CAPITAN SIMON, his x mark [seal.]

MANGUS COLORADO, his x mark [seal.]

AND WHEREAS the said Treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the twenty-third day of March, one thousand eight hundred and fifty-
three, advise and consent to the ratification of its articles, by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

March 23d, 1853.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the Articles of a Treaty made and entered into at Santa Fé, New Mexico, on the first day of July, in the year of our Lord, 1852, by and between Colonel E. V. Sumner, United States Army, commanding the 9th Department, and in charge of the Executive Office of New Mexico, and John Greiner, Indian Agent in and for the Territory of New Mexico, and acting Superintendent of Indian Affairs of said Territory, representing the United States, and Cuentas Azules, Blancito, Negrito, Capitan Simon, Capitan Vuelta, and Mangus Colorado, chiefs, acting on the part of the Apache nation of Indians, situate and living within the limits of the United States.

Attest —

ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the twenty-third day of March, one thousand eight hundred and fifty-three, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-fifth day of March, in the year of our Lord one thousand eight hundred and fifty-three, and of the Independence of the United States the seventy-seventh.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
TREATY WITH THE NETHERLANDS. AUGUST 26, 1852.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Supplementary Commercial Convention between the United States of America and His Majesty the King of the Netherlands, was concluded and signed by their Plenipotentiaries, in this city, on the twenty-sixth day of August last, which Supplementary Convention is, word for word, as follows:

The United States of America and His Majesty the King of the Netherlands, being desirous of placing the commerce of the two countries on a footing of greater mutual equality, have appointed as their plenipotentiaries for that purpose: that is to say: the President of the United States of America, Daniel Webster, Secretary of State of the United States, and His Majesty the King of the Netherlands, Francois Mathieu Wenceslas Baron Testa, Commander of the Royal Grand Ducal Order of the Crown of Oak of Luxembourg, Knight of the Royal Order of the Lion of the Netherlands, and of the Grand Ducal Order of the White Falcon, third class; Counsellor of Legation, and His Majesty's Chargé d'Affaires to the Government of the United States of America; who, after having communicated to each other their respective powers, found in good and due form, have agreed that, for and in lieu of the first and second articles of the treaty of commerce and navigation, signed at Washington on the 10th of January, 1839, between the high contracting parties, the following articles shall be substituted:

ARTICLE I.

Goods and merchandise, whatever their origin may be, imported into or exported from the ports of the United States, from and to any other country, in vessels of the Netherlands, shall pay no higher or other duties than shall be levied on the

De Vereenigde Staten van Amerika en Zyne Majesteit de Koning der Nederlanden, den handel, tusschen de beide landen wenschende, te brengen op eenen voet van grotere wederkeringe gelykheid, hebben daartoe tot hunne Gevolmagtigden benoemd, te weten: de President der Vereenigde Staten van Amerika, Daniel Webster, Secretaris van Staat der Vereenigde Staten; en Zyne Majesteit de Koning der Nederlanden, Francois Mathieu Wenceslas Baron Testa, Kommandeur der Orde van de Eikenkroon van Luxemburg, Ridder der Orde van den Nederlandschen Leeuw, Ridder der groot Kertogelijke Orde van den Witten Valk, 3e klasse, Raad van Legatie en Hoogstdeszelfs Znakgelastigde bij de Regering der Vereenigde Staten van Amerika; de welke, na elkander hunne in goeden en behoorlijkern vorm bevondene wederzijdsche volmagten te hebben medegedeeld, zyn overeengekomen dat, voor en ter vervanging van het eerste en tweede artikel van het handels-en scheepvaartverdrag, den 19 January, 1839, te Washington, tuschen de hooge contracterende partijen geteekend, de volgende artikelen zullen worden in de plaats gesteld:

ARTIKEL I.

Goederen en koopwaren, onverschillig welke derzelver herkomst zij, met Nederlandsche schepen wordende in of uit gevoerd, in of de havens der Vereenigde Staten, van en naar elk ander land, zullen geene hoogere noch andere regten betalen,
like goods and merchandise imported or exported in national vessels. Reciprocally, goods and merchandise, whatever their origin may be, imported into or exported from the ports of the Netherlands, from and to any other country, in vessels of the United States, shall pay no higher or other duties than shall be levied on the like goods and merchandise imported or exported in national vessels.

The bounties, drawbacks, and other privileges of this nature, which may be granted in the States of either of the contracting parties, on goods imported or exported in national vessels, shall also and in like manner be granted on goods imported or exported in vessels of the other country.

ARTICLE II.

The above reciprocal equality in relation to the flags of the two countries is understood to extend also to the ports of the colonies and dominions of the Netherlands beyond the seas, in which goods and merchandise, whatever their origin may be, imported or exported from and to any other country in vessels of the United States, shall pay no higher or other duties than shall be levied on the like goods and merchandise imported or exported from and to the same places in vessels of the Netherlands. The bounties, drawbacks, or other privileges of similar denomination which may be there granted on goods and merchandise imported or exported in vessels of the Netherlands, shall also, and in like manner, be granted on goods and merchandise imported or exported in vessels of the United States.

ARTICLE III.

Neither party shall impose upon the vessels of the other, whether carrying cargoes or arriving in ballast from either of the two countries, dan zullen worden geheven op gelijke goederen en koop waren in—of nitgevoerd met nationale schepen.

Wederkeerig, zullen goederen en koopwaren, onverschillig welke derzelver herkomst zy, met schepen van de Vereenigde Staten wordende in of nitgevoerd in of nit de havens der Nederlanden, van en naar elk ander land, geene hoogere of andere regten betalen, dan zullen worden geheven op gelyke goederen en koopwaren in of nitgevoerd met nationale schepen.

De premien teruggave van regten en andere voorregten van dien aard, in de Staten van eene der contracterende partijen aan—den in of nitvoer met nationale schepen toegekend, zullen insgelijks en op dezelfde wyze verleend worden aan goederen in of nitgevoerd met schepen van het andere land.

ARTIKEL II.

De voormelde wederkeerige gelijkstelling van de vlaggen der beide Staten strekt zich almede nit tot de havens der Nederlandse kolonien en overzeesche Bezittingen, in welke havens goederen en koopwaren, onverschillig welke derzelver herkomst zy, in of nitgevoerd van en naar elk ander land met schepen van de Vereenigde Staten geene hoogere of andere regten zullen betalen, dan geheven zullen worden op gelyke goederen en koopwaren van of naar dezelfde plaatsen met Nederlandse schepen in of nitgevoerd.

De premien, teruggave van regten en andere voorregten van dien aard, aldus toegekend aan goederen en koopwaren met Nederlandse schepen in of nit gevoerd, zullen insgelijks en op dezelfde wyze verleend worden aan goederen en koopwaren met schepen van de Vereenigde Staten wordende in of nitgevoerd.

ARTIKEL III.

Geene der partijen zal op de Tonnage, &c., schepen der andere hetzy dezelve duties, ladingen aan brengen of in ballast aankomen, van een der beide landen
or any other country, any duties of
tonnage, harbor dues, light-house,
salvage, pilotage, quarantine, or port
charges of any kind or denomina-
tion, which shall not be imposed in
like cases on national vessels.

**Article IV.**

The present arrangement does not
extend to the coasting trade and
fisheries of the two countries re-
spectively, which are exclusively al-
lowed to national vessels: it being
moreover understood, that, in the
East Indian Archipelago of the Ne-
thelands, the trade from island to
island is considered as coasting
trade, and likewise in the United
States, the trade between their ports
on the Atlantic and their ports on
the Pacific; and if, at any time,
either the Netherlands or the Uni-
ted States shall allow to any other
nation the whole or any part of the
said coasting trade, the same trade
shall be allowed on the same foot-
ning and to the same extent, to the
other party. It being, however,
expressly understood and agreed,
that nothing in this article shall
prevent the vessels of either nation
from entering and landing a portion
of their inward cargoes at one port
of the other nation, and then pro-
ceeding to any other port or ports
of the same, to enter and land the
remainder, nor from preventing
them in like manner from load-
ing a portion of their outward car-
goes at one port and proceeding to
another port or ports to complete
their lading, such landing or lading
to be done under the same rules
and regulations as the two govern-
ments may respectively establish
for their national vessels in like
cases.

De tegenwoordige overeenkomst
strekt zich niet uit tot den kusthan-
del en tot de visserijen van elk
der beide landen, welke nitsluitend
vergund zijn aan nationale schepen;
zünde men daarenboven overeenge-
komen, dat, met, opzigt tot den Ne-
derlandschen Oost Indischen Archi-
pel, de handel van het eene eiland
op het andere beschouwd wordt als
kusthandel, en evenzo, met opzigt
tot de Vereenigde Staten, de handel
tussen de haven dier Staten aan
den Atlantischen oceaan en die aan
de Stille Zuidzee gelegen; hyaldien
echter te eeniger tyd, hetzy de Ne-
derlanden, hetzy de Vereenigde Sta-
ten, aan eenige andere natie den
geheelen of eenig gedeelte van
dezelfde handel op
gelyken voet en in dezelfde nitges-
trektheid ook aan de andere Party,
worden toegestaan, Nijtemin is nit-
drakkelyk over eengekomen en
goedgevonden, dat niets van het
in dit artikel bepaalde de schepen
der beide natien zal verhinderen
een gedeelte van hunne ten nivoer
bestemde lading in eene haven van
de andere natie binnen te brengen
en te lossen, en daarna naar eene
andere haven of naar andere havens
van dezelfde natie te vertrekken,
on aldaar het overige der lading
binnen te voeren en te lossen; noch
hen zal beletten, op gelyke wyze, een
gedeelte van hunne ten nivoer best-
ende lading in eene haven binnen te
nemen, en dan naar eene andere
haven of naar andere havens te ver-
trekken, om hunne lading aante-
vullen; moetende zoodanig lossen
of laden geschieden volgens de ve-
ordeningen en bepalingen als door
de beide Regeringen respectievelijk
zullen zyn vastgesteld voor hunne
nationale schepen in gelyke geval-
len.
ARTICLE V.

The above reciprocal equality in relation to the flags of the two countries is not understood to prevent the Government of the Netherlands from levying discriminating duties of import or export in favor of the direct trade between Holland and her colonies and dominions beyond the seas; but American vessels engaged in such direct commerce, shall be entitled to all the privileges and immunities, whether as regards import or export duties, or otherwise, that are or may be enjoyed by vessels under the Dutch flag. Likewise, the United States shall continue to levy the discriminating duties imposed by the present tariff on teas and coffee, in favor of the direct importation of these articles from the place of their growth, but also without discriminating between the flags of the two countries. And if, at any time, the Netherlands or the United States shall abolish the said discriminating duties, it is understood that the same shall be in like manner abolished in relation to the commerce of the other country.

ARTICLE VI.

The present convention shall be considered as additional to the above-mentioned treaty of the 19th of January, 1839, and shall, altogether, with the unmodified articles of that treaty, be in force for the term of two years, commencing six weeks after the exchange of the ratifications; and, further, until the end of twelve months after either of the contracting parties shall have given to the other notice of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other, after the expiration of the said term of two years. And it is hereby mutually agreed that, in case of such notice, this convention, vol. x. treat. — 124

ARTIKEL V.

De voormelde wederkerige ge- lykstelling, met opzigt tot de vlag- gen der beide Landen, wordt niet beschouwd het Nederlandsche gou- verenement te beletten, differentiële regten van in of nitvoer te heffen ten gunste van het registreerdeg עדיין verkeer tusschen Nederland en zyne Kolonien en Overzeesche Bezittingen; doch Amerikaansche schepen, tot dat registreerdeg verkeer gebe- zigd, zullen geregeld zyn tot alle de voordeelen en vrystellingen, met opzigt tot de regten van in en nit- voer, als anderszins, welke door schepen onder Nederlandsche vlag varende worden of zullen worden genoten. Evenzoo zullen de Ve- reenigde Staten voortgaan te heffen de differentiële regten by het tegen- woordig tarief gelegd op thee en koffy ten gunste van den registre- schen invoer dier artikelen van de plaats hunner voortbrenging; maar zonder, evenmin, onderscheid te maken tusschen de vlaggen der beide Landen. En, byaldien, te eeniger tyd, Nederland of de Ve- reenigde Staten mogten besluiten gezagde differentiële regten afges- schaften, zoo is men evereengekomen, dat die regten op dezelfde wyze zul- len afgeschaft zynook met betrek- king tot den handel van het andere- land.

ARTIKEL VI.

De tegenwoordige overeenkomst zal beschouwd worden als te be- hooren tot het boven vermelde trak- taat van 19 January, 1839, en zal, met en benevens de ongewijzigde artikelen van dat trakttaat in kracht blijven voor den tyd van twee jaren, aanvangende zes weken na de nit- wisseling der ratificatien, en verder tot aan het eind van twaalf maan- den, na dat een der beide contract- erende Partijen aan de andere kennis zal gegeven hebben van hare bedoeling om de overeenkomst te doen eindigen: behoudende elke van de contracterende Partijen zich het recht voor, om na het eindigen van den opgemeld termyn van twee jaren, zoodanige kennisgeving aan treaties to cease.

This treaty to be additional to that of 1833, Jan. 19, (vol. viii. p. 624,) and to con- tinue two years, and until notice, &c.

Twelve months after, on such notice, both
and all the provisions thereof, as well as the said treaty of 19th January, 1839, and the provisions thereof, shall at the end of the said twelve months altogether cease and determine.

**Article VII.**

**Ratifications.**

The present convention shall be ratified, and the ratifications shall be exchanged at Washington within six months of its date, or sooner, if possible.

In witness whereof, the respective plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done, in duplicate, at the City of Washington, this twenty-sixth day of August, in the year of our Lord one thousand eight hundred and fifty-two.

DANIEL WEBSTER.  
[Seal.]  
FS. TESTA.  
[Seal.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Washington, on the twenty-fifth instant, by Edward Everett, Secretary of State of the United States, and J. C. Zimmerman, Consul-General of His Majesty the King of the Netherlands, in the United States, on the part of their respective Governments:

Now, therefore, be it known, that I, MILLARD FILLMORE, 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 twenty-sixth day of February, in the year of our Lord one thousand eight hundred and fifty-three, and of the Independence of the United States the seventy-seventh.

**By the President:**

EDWARD EVERETT, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and Her Britannic Majesty, was concluded and signed by their respective Plenipotentiaries at London on the eight day of February last, which Convention is, word for word, as follows:

Preamble.

Whereas claims have, at various times since the signature of the Treaty of Peace and Friendship between the United States of America and Great Britain, concluded at Ghent on the 24th of December, 1814, been made upon the Government of the United States on the part of corporations, companies, and private individuals, subjects of Her Britannic Majesty, and upon the Government of her Britannic Majesty on the part of corporations, companies, and private individuals, citizens of the United States; and whereas some of such claims are still pending, and remain unsettled, the President of the United States of America, and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, being of opinion that a speedy and equitable settlement of all such claims will contribute much to the maintenance of the friendly feelings which subsist between the two countries, have resolved to make arrangements for that purpose by means of a Convention, and have named as their Plenipotentiaries to confer and agree thereupon — that is to say —

The President of the United States of America, Joseph Reed Ingersoll, Envoy Extraordinary and Minister Plenipotentiary of the United States to her Britannic Majesty;

And her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Honorable John Russell, (commonly called Lord John Russell,) a member of her Britannic Majesty's Most Honorable Privy Council, a member of Parliament, and her Britannic Majesty's Principal Secretary of State for Foreign Affairs;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed as follows:

Article I.

The High Contracting Parties agree that all claims on the part of corporations, companies, or private individuals, citizens of the United States, upon the Government of her Britannic Majesty, and all claims on the part of corporations, companies, or private individuals, subjects of her Britannic Majesty, upon the Government of the United States, which may have been presented to either government for its interposition with the other since the signature of the Treaty of Peace and Friendship, concluded between the United States of America, and Great Britain at Ghent, on the 24th of December, 1814, and which yet remain unsettled, as well as any other such claims, which may be presented within the time specified in article III, hereinafter, shall be referred to two commissioners, to be appointed in the following manner — that is to say: One commissioner shall be named by the President of the United States, and one by her Britannic Majesty. In case of the death, absence, or incapacity of either commissioner, or in the event of either commissioner omitting or ceasing to act as such, the President of the United States, or her Britannic Majesty, respectively, shall forthwith name another person to act as

How appointed.
commissioner in the place or stead of the commissioner originally named.

The commissioners, so named, shall meet at London at the earliest convenient period after they shall have been respectively named; and shall, before proceeding to any business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment, and according to justice and equity, without fear, favor, or affection to their own country, upon all such claims as shall be laid before them on the part of the Governments of the United States and of her Britannic Majesty, respectively; and such declaration shall be entered on the record of their proceedings.

The commissioners shall then, and before proceeding to any other business, name some third person to act as an arbitrator or umpire in any case or cases on which they may themselves differ in opinion. If they should not be able to agree upon the name of such third person, they shall each name a person; and in each and every case in which the commissioners may differ in opinion as to the decision which they ought to give, it shall be determined by lot which of the two persons so named shall be the arbitrator or umpire in that particular case. The person or persons so to be chosen to be arbitrator or umpire, shall, before proceeding to act as such in any case, make and subscribe a solemn declaration in a form similar to that which shall already have been made and subscribed by the commissioners, which shall be entered on the record of their proceedings. In the event of the death, absence, or incapacity of such person or persons, or of his or their omitting, or declining, or ceasing to act as such arbitrator or umpire, another and different person shall be named as aforesaid to act as such arbitrator or umpire in the place and stead of the person so originally named as aforesaid, and shall make and subscribe such declaration as aforesaid.

**ARTICLE II.**

The commissioners shall then forthwith jointly proceed to the investigation of the claims which shall be presented to their notice. They shall investigate and decide upon such claims, in such order, and in such manner, as they may conjointly think proper, but upon such evidence or information only as shall be furnished by or on behalf of their respective governments. They shall be bound to receive and peruse all written documents or statements which may be presented to them by or on behalf of their respective governments, in support of, or in answer to, any claim; and to hear, if required, one person on each side, on behalf of each government, as counsel or agent for such government, on each and every separate claim. Should they fail to agree in opinion upon any individual claim, they shall call to their assistance the arbitrator or umpire whom they may have agreed to name, or who may be determined by lot, as the case may be; and such arbitrator or umpire, after having examined the evidence adduced for and against the claim, and after having heard, if required, one person on each side as aforesaid, and consulted with the commissioners, shall decide thereupon finally, and without appeal. The decision of the commissioners, and of the arbitrator or umpire, shall be given upon each claim in writing, and shall be signed by them respectively. It shall be competent for each government to name one person to attend the commissioners as agent on its behalf, to present and support claims on its behalf, and to answer claims made upon it, and to represent it generally in all matters connected with the investigation and decision thereof.

The President of the United States of America, and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, hereby solemnly and sincerely engage to consider the decision of the commissioners...
conjointly, or of the arbitrator or umpire, as the case may be, as absolutely final and conclusive upon each claim decided upon by them or him respectively, and to give full effect to such decisions without any objection, evasion, or delay whatsoever.

It is agreed that no claim arising out of any transaction of a date prior to the 24th of December, 1814, shall be admissible under this Convention.

**Article III.**

Every claim shall be presented to the commissioners within six months from the day of their first meeting, unless in any case where reasons for delay shall be established to the satisfaction of the commissioners, or of the arbitrator or umpire, in the event of the commissioners differing in opinion thereupon; and then, and in any such case, the period for presenting the claim may be extended to any time not exceeding three months longer.

The commissioners shall be bound to examine and decide upon every claim within one year from the day of their first meeting. It shall be competent for the commissioners conjointly, or for the arbitrator or umpire, if they differ, to decide in each case 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 IV.**

All sums of money which may be awarded by the commissioners, or by the arbitrator or umpire, on account of any claim, shall be paid by the one government to the other, as the case may be, within twelve months after the date of the decision, without interest, and without any deduction, save as specified in article VI. hereinafter.

**Article V.**

The High Contracting Parties engage to consider the result of the proceedings of this commission as a full, perfect, and final settlement of every claim upon either government arising out of any transaction of a date prior to the exchange of the ratifications of the present Convention; and further engage 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, barred, and thenceforth inadmissible.

**Article VI.**

The commissioners, and the arbitrator or umpire, shall keep an accurate record, and correct minutes or notes of all their proceedings, with the dates thereof, and shall appoint and employ a clerk, or other persons, to assist them in the transaction of the business which may come before them.

Each government shall pay to its commissioner an amount of salary not exceeding three thousand dollars, or six hundred and twenty pounds sterling, a year, which amount shall be the same for both governments.

The amount of salary to be paid to the arbitrator (or arbitrators, as the case may be) shall be determined by mutual consent at the close of the commission.
The salary of the clerk shall not exceed the sum of fifteen hundred dollars, or three hundred and ten pounds sterling, a year.

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 commission; provided always that such deduction shall not exceed the rate of five per cent. on the sums so awarded.

The deficiency, if any, shall be defrayed in moieties by the two governments.

Article VII.

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 her Britannic Majesty; and the ratifications shall be exchanged at London as soon as may be within twelve months from the date hereof.

In witness whereof, the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at London, the eighth day of February, in the year of our Lord one thousand eight hundred and fifty-three.

J. R. INGERSOLL. [L. s.]
J. RUSSELL. [L. s.]

And whereas the said Convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at London on the twenty-sixth ultimo, by JOSEPH R. INGERSOLL, Esq., Envoy Extraordinary and Minister Plenipotentiary of the United States at the Court of St. James, and the Earl of Clarendon, Her Britannic Majesty's Principal Secretary of State for Foreign Affairs, on the part of their respective Governments:

Now, therefore, be it known, that I, FRANKLIN PIERCE, 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.

[L. s.]

Done at the City of Washington, this twentieth day of August, in the year of our Lord one thousand eight hundred and fifty-three, and of the Independence of the United States, the seventy-eighth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
Feb. 23, 1853.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a Consular Convention between the United States of America and His Majesty the Emperor of the French, was concluded and signed in this city, by their respective plenipotentiaries, on the twenty-third day of February last, which Convention as amended by the Senate of the United States, and being in the English and French languages, is word for word, as follows:

Consular Convention between the United States of America and his Majesty the Emperor of the French.

The President of the United States of America, and his Majesty the Emperor of the French, being equally desirous to strengthen the bonds of friendship between the two nations, and to give a new and more ample development to their commercial intercourse, deem it expedient, for the accomplishment of that purpose, to conclude a special convention which shall determine, in a precise and reciprocal manner, the rights, privileges, and duties of the consuls of the two countries.

Accordingly they have named —

The President of the United States:
The Honorable Edward Everett, Secretary of State of the United States;

His Majesty the Emperor of the French:
The Count de Sartiges, Commander of the Imperial order of the Legion of Honor, &c., &c., his Envoy Extraordinary and Minister Plenipotentiary at Washington;

Who, after communicating to each other their full powers, found in good and due form, have agreed upon the following articles:

ARTICLE I.

The consuls general, consuls, and vice-consuls, or consular agents of

Convention Consulaire entre Sa Majesté L'Empereur des Français et les Etats Unis d'Amérique.

Sa Majesté L'Empereur des Français et le Président des Etats Unis d'Amérique, également désireux de resserrer les liens d'amitié entre les deux nations et d'assurer aux relations de commerce établies entre elles un nouveau et plus ample développement, ont jugé à propos pour atteindre ce but, de conclure une convention spéciale qui déterminât d'une manière précise et réciproque les droits privileges et devoirs des consuls des deux pays;

A cet effet ils ont nommé —

Sa Majesté L'Empereur des Français:
M. Le Comte de Sartiges, commandant de l'ordre Impérial de la Legion d'honneur, &c., &c., son Envoyé Extraordinaire et Ministre Plenipotentiaire à Washington;

Le Président des Etats Unis:
L'honorable M. Edouard Everett, Secrétaire d'Etat des Etats Unis;

Les quels après s'être communiqués leurs pleins pouvoirs trouvés en bonne et due forme sont convenus des articles suivants:

ARTICLE I.

Les consuls généraux, consuls, vice-consuls ou agents consulaires
the United States and France, shall be reciprocally received and recognized, on the presentation of their commissions, in the form established in their respective countries. The necessary exequatur for the exercise of their functions shall be furnished to them without charge; and on the exhibition of this exequatur, they shall be admitted at once, and without difficulty, by the territorial authorities, federal or State, judicial or executive, of the ports, cities, and places of their residence and district, to the enjoyment of the prerogatives reciprocally granted. The government that furnishes the exequatur reserves the right to withdraw it on a statement of the reasons for which it has thought proper to do so.

**Article II.**

The consuls general, consuls, vice-consuls, or consular agents of the United States and France, shall enjoy in the two countries the privileges usually accorded to their offices, such as personal immunity, except in the case of crime, exemption from military billetings, from service in the militia or the national guard, and other duties of the same nature; and from all direct and personal taxation, whether federal, State, or municipal. If, however, the said consuls general, consuls, vice-consuls, or consular agents, are citizens of the country in which they reside; if they are, or become, owners of property there, or engage in commerce, they shall be subject to the same taxes and imposts, and with the reservation of the treatment granted to commercial agents, to the same jurisdiction, as other citizens of the country who are owners of property, or merchants.

They may place on the outer door of their offices, or of their dwelling-houses, the arms of their nation, with an inscription in these words: "Consul of the United States," or "Consul of France;" and they shall be allowed to hoist the flag of their country thereon.

Les consuls généraux, consuls, vice-consuls ou agents consulaires des États-Unis seront reçus et admis par la France et les États-Unis seront réciproquement admis et reconnus, en présentant leurs commissions sous la forme établie dans les pays respectifs. On leur délivrera, sans aucun frais, l'exequatur nécessaire à l'exercice de leurs fonctions, et sur l'exhibition de cet exequatur, les autorités territoriales, fédérales, ou d'État, judiciaires et administratives des ports, villes et lieux de leur résidence et arrondissement consulaire les y feront jouir aussitôt et sans difficulté des privilèges accordés réciproquement. Le gouvernement, qui accorde l'exequatur, aura la faculté de le retirer en indiquant les motifs, pour les quels il juge convenable de le faire.

**Article II.**

Les consuls généraux, consuls, vice-consuls ou agents consulaires des États-Unis, jouiront, dans les deux pays, des privilèges généralement attribués à leurs fonctions, tels que l'immunité personnelle, hormis le cas de crime, l'exemption des logemens militaires, du service de la milice ou de la garde nationale et autres charges de la même nature, et celle de toutes les contributions directes et personnelles, fédérales d'État, ou municipales : si toutefois les dits consuls généraux, consuls, vice-consuls ou agents consulaires étaient citoyens du pays de leur résidence, s'ils y étaient ou y devenaient propriétaires, ou qu'ils y fussent le commerce, ils seraient soumis, sous le bénéfice du traitement accordé aux agents commerciaux, à la même juridiction que les autres citoyens du pays propriétaires ou commerçants, et aux mêmes taxes et impositions que ceux-ci.

Ils pourront placer, au dessus de la porte extérieure de leurs chancelleries ou de leurs maisons d'habitation, un tableau aux armes de leur nation avec une inscription portant ces mots : Consul de France, ou Consul des États-Unis : ils pourront aussi y arborer le drapeau de leur pays.
How their evidence is to be taken.

They shall never be compelled to appear as witnesses before the courts. When any declaration for judicial purposes, or deposition, is to be received from them in the administration of justice, they shall be invited, in writing, to appear in court, and if unable to do so, their testimony shall be requested in writing, or be taken orally at their dwellings.

Consular pupils shall enjoy the same personal privileges and immunities as consuls general, consuls, vice-consuls, or consular agents.

In case of death, indisposition, or absence of the latter, the chancellors, secretaries, and consular pupils attached to their offices, shall be entitled to discharge ad interim the duties of their respective posts; and shall enjoy whilst thus acting, the prerogatives granted to the incumbents.

ARTICLE III.

The consular offices and dwellings shall be inviolable. The local authorities shall not invade them under any pretext. In no case shall they examine or seize the papers there deposited. In no case shall those offices or dwellings be used as places of asylum.

ARTICLE IV.

The consuls general, consuls, vice-consuls, or consular agents, of both countries, shall have the right to complain to the authorities of the respective governments, whether federal or local, judicial or executive, throughout the extent of their consular district, of any infraction of the treaties or conventions existing between the United States and France, or for the purpose of protecting informally the rights and interests of their countrymen, especially in cases of absence. Should there be no diplomatic agent of their nation, they shall be authorized, in case of need, to have recourse to the general or federal government of the country in which they exercise their functions.

ARTICLE III.

Les chancelleries et habitations consulaires seront 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 renfermés. Elles ne sauraient, dans aucun cas, servir de lieux d’asile.

ARTICLE IV.

Les consuls généraux, consuls, vice-consuls ou agents consulaires de l’un et l’autre pays auront le droit de s’adresser aux autorités territoriales, fédérales ou locales, judiciaires et administratives, dans toute l’étendue de leur arrondissement consulaire, pour reclamer contre toute infraction aux traités ou conventions existant entre la France et les États Unis et pour protéger officieusement les droits et les intérêts de leurs nationaux, notamment en cas d’absence : à défaut d’agent diplomatique de leur nation, ils seront, au besoin autorisés à recourir au gouvernement général ou fédéral du pays dans lequel ils exercent leurs fonctions.
Article V.

The respective consuls general, and consuls, shall be free to establish, in such parts of their districts as they may see fit, vice-consuls, or consular agents, who may be taken indiscriminately from among Americans of the United States, Frenchmen, or citizens of other countries. These agents, whose nomination, it is understood, shall be submitted to the approval of the respective governments, shall be provided with a certificate given to them by the consul by whom they are named, and under whose orders they are to act.

Article VI.

The consuls general, consuls, vice-consuls, or consular agents, shall have the right of taking at their offices or bureaux, at the domicile of the parties concerned, or on board ship, the declarations of captains, crews, passengers, merchants, or citizens of their country, and of executing there, all requisite papers.

The respective consuls general, consuls, vice-consuls, or consular agents, shall have the right, also, to receive at their offices, or bureaux, conformably to the laws and regulations of their country, all acts of agreement executed between the citizens of their own country and [the] citizens or inhabitants of the country in which they reside, and even all such acts between the latter, provided that these acts relate to property situated, or to business to be transacted, in the territory of the nation to which the consul or the agent before whom they are executed may belong.

Copies of such papers, duly authenticated by the consuls general, consuls, vice-consuls, or consular agents, and sealed with the official seal of their consulate or consular agency, shall be admitted in courts of justice throughout the United States and France, in like manner as the originals.

Article V.

Les consuls généraux et consuls respectifs seront libres d’établir, dans tels lieux de leur arrondissement où ils le jugeront utile, des vice-consuls ou agents consulaires, qui pourront être choisis indistinctement parmi les Français, les Américains des États-Unis ou les citoyens des autres pays. Ces agents, dont la nomination sera soumise, bien entendu, à l’approbation des gouvernements respectifs, seront munis d’un brevet délivré par le consul, qui les aura institués et sous les ordres du quel ils agiront.

Article VI.

Les consuls généraux, consuls, vice-consuls ou agents consulaires, auront le droit de recevoir dans leurs chancelleries ou bureaux, au domicile des parties ou à bord des bâtiments, les déclarations des capitaines, équipages, passagers, négociants ou citoyens de leur pays, et tous les actes qu’ils voudront y passer.

Les consuls généraux, consuls, vice-consuls ou agents consulaires respectifs auront, en outre, le droit de recevoir conformément aux lois et réglements de leur pays, dans leurs chancelleries ou bureaux tous les actes conventionnels passés entre des citoyens de leur pays et des citoyens ou habitants du pays, où ils résident, et même tous actes de ces derniers pourvu que ces actes aient rapport à des biens situés, ou à des affaires à traiter sur le territoire de la nation, à laquelle appartienra le consul ou l’agent devant lequel ils seront passés.

Les expéditions des dits actes Copies authentifiées dûment légalisées par les consuls généraux, consuls, vice-consuls ou agents consulaires et munies du cachet officiel de leur consulat ou agence consulaire, feront foi en justice dans tous les tribunaux de France et des États-Unis, comme le feraient les originaux eux-mêmes.
ARTICLE VII.

In all the States of the Union, whose existing laws permit it, so long and to the same extent as the said laws shall remain in force, Frenchmen shall enjoy the right of possessing personal and real property by the same title and in the same manner as the citizens of the United States. They shall be free to dispose of it as they may please, either gratuitously or for value received, by donation, testament, or otherwise, just as those citizens themselves; and in no case shall they be subjected to taxes on transfer, inheritance, or any others different from those paid by the latter, or to taxes which shall not be equally imposed.

As to the States of the Union, by whose existing laws aliens are not permitted to hold real estate, the President engages to recommend to them the passage of such laws as may be necessary for the purpose of conferring this right.

In like manner, but with the reservation of the ulterior right of establishing reciprocity in regard to possession and inheritance, the government of France accords to the citizens of the United States, the same rights within its territory in respect to real and personal property, and to inheritance, as are enjoyed there by its own citizens.

ARTICLE VIII.

The respective consuls general, consuls, vice-consuls, or consular agents, shall have exclusive charge of the internal order of the merchant vessels of their nation, and shall alone take cognizance of differences which may arise, either at sea or in port, between the captain, officers, and crew, without exception, particularly in reference to the adjustment of wages and the execution of contracts. The local authorities shall not, on any pretext, interfere in these differences, but shall lend forcible aid to the consuls, when they may ask it, to arrest and imprison all persons com-

ARTICLE VII.

Dans tous les États de l'Union où les lois actuelles le permettent, aussi longtemps que les dites lois resteront en vigueur, et avec leur même portée, les Français jouiront du droit de posséder des biens meubles et immeubles, au même titre et de la même manière que les citoyens des États Unis : ils pourront en disposer librement et sans réserve, à titre gratuit ou onéreux, par donation, testament ou autrement, comme les habitants eux-mêmes et ne seront, dans aucun cas, soumis à des droits de mutation, de succession ou autres différents de ceux payés par ces derniers, ou à des taxes qui ne leur seraient pas également imposées.

Quant aux États de l'Union, dont la législation actuelle ne permet pas aux étrangers de posséder des biens immeubles, le Président s'engage à leur recommander de passer les lois nécessaires pour leur conférer ce droit.

De même et en se réservant toutefois la faculté d'appliquer ultérieurement la réciprocité, en matière de possession et de succession, le gouvernement Français reconnaît aux citoyens des États Unis le droit de jouir en France, en matière de propriété mobilière, immobilière et de succession, du traitement identique dont jouissent en France en pareille matière, les citoyens Français.

ARTICLE VIII.

Les consul généraux, consuls, vice-consuls ou agents consulaires respectifs seront exclusivement chargés de l'ordre intérieur à bord des navires de commerce de leur nation et connaîtront seuls de tous les différents qui se seront élevés en mer ou s'élèveront dans les ports, entre le capitaine, les officiers et les hommes inscrits sur le rôle d'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 s'im- miscer à aucun titre, dans ces différents, et devront prêter main forte
posing the crew whom they may deem it necessary to confine. Those persons shall be arrested at the sole request of the consuls, addressed in writing to the local authority, and supported by an official extract from the register of the ship or the list of the crew, and shall be held, during the whole time of their stay in the port, at the disposal of the consuls. Their release shall be granted at the mere request of the consuls made in writing. The expenses of the arrest and detention of those persons shall be paid by the consuls.

**Article IX.**

The respective consuls general, consuls, vice-consuls, or consular agents, or other persons making part of the crews 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 to back their country. To that end, the consuls of France in the United States, shall apply to the magistrates designated in the act of Congress of May 4, 1826 — that is to say, indiscriminately to any of the federal, State, or municipal authorities; and the consuls of the United States in France, shall apply to any of the competent authorities and make a request in writing for the deserters, supporting it by an exhibition of the registers of the vessel and list of the crew, or by other official documents, to show that the men whom they claim belonged to said crew. Upon such request alone, thus supported, and without the exaction of any oath from the consuls, the deserters, not being citizens of the country where the demand is made, either at the time of their shipping or of their arrival in the port, shall be given up to them. All aid and protection shall be furnished them for the pursuit, seizure, and arrest of the deserters, who shall even be put and aux consuls lors qu’ils la requerront, pour faire arrêter et conduire en prison ceux des individus inscrits sur le rôle d’équipage, à quelque titre que ce soit, qu’ils jugeront à propos d’y envoyer. Ces individus seront arrêtés sur la seule demande des consuls adressée par écrit à l’autorité locale et appuyée d’un extrait officiel du registre de bord ou rôle d’équipage et seront tenus, pendant tout le temps de leur séjour dans le port, à la disposition des consuls. Leur mise en liberté s’effectuera sur une simple demande des consuls faite par écrit. Les frais occasionnés par l’arrestation et la détention de ces individus seront payés par les consuls.

**Article IX.**

Les consuls généraux, consuls, vice-consuls et agents consulaires respectifs pourront faire arrêter les officiers, matelots et toutes les autres personnes faisant partie des équipages, à quelque titre que ce soit, des bateaux de guerre ou de commerce de leur nation, qui seraient prêvenus ou accusés d’avoir déserté des dits bateaux, pour les renvoyer à bord, ou les transporter dans leurs pays. A cet effet ils s’adresseront, les consuls de France aux États-Unis aux magistrats désignés dans l’acte du Congrès du 4 Mai, 1826, c’est à dire indistinctement à toutes les autorités fédérales, d’État ou municipales; les consuls des États-Unis en France, à toutes les autorités compétentes; et leur feront par écrit la demande de ces déserteurs, en justifiant, par l’exhibition des registres du bateau ou du rôle d’équipage ou par d’autres documents officiels, que les hommes qu’ils réclament faisaient partie du dit équipage. Sur cette seule demande ainsi justifiée, et sans qu’aucun serment puisse être exigé des consuls, 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 ou de leur arrivée au port du débarquement: il leur sera donné toute aide et pro-
kept in the prisons of the country at the request and at the expense of the consuls until these agents may find an opportunity of sending them away. If, however, such 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, and shall not again be arrested for the same cause.

**Article X.**

Protests, &c. The respective consuls general, consuls, vice-consuls, or consular agents, shall receive the declarations, protests, and reports of all captains of vessels of their nation in reference to injuries experienced at sea; they shall examine and take note of the stowage; and when there are no stipulations to the contrary between the owners, freighters, or insurers, they shall be charged with the repairs. If any inhabitants of the country in which the consuls reside, or citizens of a third nation, are interested in the matter, and the parties cannot agree, the competent local authority shall decide.

**Article XI.**

Salvage in case of wrecks. All proceedings relative to the salvage of American vessels wrecked upon the coasts of France, and of French vessels wrecked upon the coasts of the United States, shall be respectively directed by the consuls general, consuls and vice-consuls of the United States in France, and by the consuls general, consuls, and vice-consuls of France in the United States, and until their arrival 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 mea-
sures for the protection of persons and the preservation of property.

The local authorities shall not otherwise interfere than for the maintenance of order, the protection of the interests 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.

It is understood that such merchandise shall not be subjected to any custom-house duty if it is to be reexported, and, if it be entered for consumption, a diminution of such duty shall be allowed in conformity with the regulations of the respective countries.

**Article XII.**

The respective consuls general, consuls, vice-consuls, or consular agents, as well as their consular pupils, chancellors, and secretaries, shall enjoy in the two countries all the other privileges, exemptions, and immunities which may at any future time be granted to the agents of the same rank of the most favored nation.

**Article XIII.**

The present convention shall remain in force for the space of ten years 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 within the period of six months, or sooner, if possible. 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 a 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 give such notice.

In testimony whereof, the respective plenipotentiaries have signed this convention, and hereunto affixed their respective seals.

Done at the city of Washington, for la protection des individus et la conservation des effets naufragés.

Les autorités locales n’auront d’ailleurs à intervenir que pour maintenir l’ordre, garantir les intérêts des sauveurs, s’ils sont étrangers aux équipages naufragés, et assurer, l’exécution des dispositions à observer, pour l’entrée et la sortie des marchandises sauvées.

Il est bien entendu que ces marchandises ne seront tenues à aucun droit de douane, si elles doivent être réexportées, et que, si elles sont admises à la consommation, on leur accordera les modérations de droits consacrées par la législation douanière des pays respectifs.

**Article XII.**

Les consuls généraux, consuls, vice-consuls ou agents consulaires respectifs, ainsi que leurs élèves consuls, chanceliers et secrétaires jouiront dans les deux pays de tous les autres privilèges, exemptions et immunités qui pourraient par la suite être accordés aux agents de même rang de la nation la plus favorisée.

**Article XIII.**

La présente convention restera en vigueur pendant dix ans à partir de l’échange des ratifications, les quelles seront données conformément aux constitutions respectives des deux pays, et échangées à Washington dans le délai de six mois au plus, si faire se peut : dans le cas ou aucune des parties n’aurait notifié douze mois avant l’expiration de la dite période de dix ans son intention d’en faire cesser les effets, la convention continuera à rester en vigueur encore une année, et ainsi de suite d’année en année, jusqu’à l’expiration d’une année, à partir du jour ou l’une ou l’autre des parties l’autra dénoncée.

En foi de quoi les plénipotentiaires respectifs l’ont signée et y ont apposé leurs cachets respectifs.

Fait à Washington, le vingt-trois
CONSULAR CONVENTION WITH FRANCE. Feb. 23, 1853.

the twenty-third day of February, de Fevrier, Anno Domini mille huit cent cinquante-trois.
Anno Domini one thousand eight hundred and fifty-three.

EDWARD EVERETT. [L. s.] SARTIGES. [L. s.]
SARTIGES. [L. s.] EDWARD EVERETT. [L. s.]

And whereas the said Convention, as amended, has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Washington, on the eleventh instant, by William L. Marcy, Secretary of State of the United States, and the Count de Sartiges, Commander of the Imperial Order of the Legion of Honor, &c., &c., &c., and Envoy Extraordinary and Minister Plenipotentiary of his Majesty the Emperor of the French, near the Government of the United States, on the part of their respective Governments:

Now, therefore, be it known that I, Franklin Pierce, 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 twelfth day of August, in the year of our Lord one thousand eight hundred and fifty-three, and of the Independence of the United States the seventy-eighth.

[Signature]
FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY Secretary of State.
TREATY WITH ARGENTINE CONFEDERATION. JULY 10, 1853. 1001

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. July 10, 1853.

A PROCLAMATION.

WHEREAS a Treaty, between the United States of America and the Argentine Confederation, was concluded and signed by their respective Plenipotentiaries, at San José de Flores, on the tenth day of July, eighteen hundred and fifty-three; which treaty, being in the English and Spanish languages, is, word for word, as follows:—

Treaty for the Free Navigation of the Rivers Paraná and Uruguay, between the United States and the Argentine Confederation.

The President of the United States and his Excellency the Provisional Director of the Argentine Confederation, being desirous of strengthening the bonds of friendship which so happily subsist between their respective States and countries, and convinced that the surest means of arriving at this result is to take in concert all the measures requisite for facilitating and developing commercial relations, have resolved to determine by treaty the conditions of the free navigation of the Rivers Paraná and Uruguay, and thus to remove the obstacles which have hitherto impeded this navigation.

With this object they have named as their plenipotentiaries, that is to say — the President of the United States, Robert C. Schenck, Envoy Extraordinary and Minister Plenipotentiary of the United States to Brazil, and John S. Pendleton, Chargé d’Affaires of the United States to the Argentine Confederation; and his Excellency the Provisional Director of the Argentine Confederation, Doctor Don Salvador María del Carril, and Doctor Don José Benjamín Gorostiaga; who, after having communicated to each other their full powers, found in good and due form, have agreed upon the following articles:—

Tratado para la Libre Navegacion de los Ríos Paraná y Uruguay, entre la Confederacion Argentina y los Estados Unidos.

El Excelentísimo Señor Director Provisorio de la Confederación Argentina y el Presidente de los Estados Unidos, deseano estrechar los vínculos de amistad que tan felizmente existen entre sus Estados y países respectivos, y convencidos que de ningún modo podrían mejorar alcanzar ese resultado que tomando de común acuerdo todas las medidas propias a facilitar y desarrollar las relaciones comerciales, han resuelto fijar por un tratado las condiciones de la libre navegación de los ríos Paraná y Paraguay, y apartar así los obstáculos que hasta ahora han embarazado esta navegación.

Con ese objeto han nombrado por sus plenipotenciarios, a saber — el Excelentísimo Señor Director Provisorio de la Confederación Argentina á los Señores Doctor Don Salvador María del Carril, y el Doctor Don José Benjamín Gorostiaga; y el Presidente de los Estados Unidos á Robert C. Schenck, Enviado Extraordinario y Ministro Plenipotenciario de los Estados Unidos al Brasil, y á John S. Pendleton, Encargado de Negocios de los Estados Unidos á la Confederación Argentina; quienes, después de haberse comunicado sus plenos poderes y hallado los en buena y debida forma, han convenido en los artículos siguientes:—

VOL. X. TREAT. — 126
ARTICLE I.
The Argentine Confederation, in the exercise of her sovereign rights, concedes the free navigation of the Rivers Paraná and Uruguay, wherever they may belong to her, to the merchant vessels of all nations, subject only to the conditions which this treaty establishes, and to the regulations sanctioned, or which may hereafter be sanctioned, by the national authority of the Confederation.

ARTICLE II.
Consequently, the said vessels shall be admitted to remain, load, and unload in the places and ports of the Argentine Confederation which are open for that purpose.

ARTICLE III.
The Government of the Argentine Confederation, being desirous to provide every facility for interior navigation, agrees to maintain beacons and marks pointing out the channels.

ARTICLE IV.
A uniform system shall be established by the competent authorities of the Confederation, for the collection of the custom-house duties, harbor, lights, police, and pilotage dues, along the whole course of the waters which belong to the Confederation.

ARTICLE V.
The high contracting parties, considering that the island of Martin Garcia may, from its position, embarrass and impede the free navigation of the confluents of the River Plate, agree to use their influence to prevent the possession of the said island from being retained or held by any State of the River Plate, or its confluents which shall not have given its adhesion to the principle of their free navigation.

ARTICLE VI.
If it should happen (which God...
TREATY WITH ARGENTINE CONFEDERATION. JULY 10, 1853. 1003

Article VII.

Power is expressly reserved to his Majesty the Emperor of Brazil, and the Governments of Bolivia, Paraguay, and the Oriental State of Uruguay, to become parties to the present treaty, in case they should be disposed to apply its principles to the parts of the Rivers Paraná, Paraguay, and Uruguay, over which they may respectively possess fluvial rights.

Article VIII.

The principal objects for which the Rivers Paraná and Uruguay are declared free to the commerce of the world, being to extend the mercantile relations of the countries which border them, and to promote immigration, it is hereby agreed that no favor or immunity shall be granted to the flag or trade of any other nation which shall not equally extend to those of the United States.

Article IX.

The present treaty shall be ratified on the part of the Government of the United States within fifteen months from its date, and within two days by his Excellency the Provisional Director of the Argentine Confederation, who shall present it to the first Legislative Congress of the Confederation, for their approbation.

The ratifications shall be exchanged at the seat of Government of the Argentine Confederation, within the term of eighteen months.

In witness whereof the respective parties have hereunto affixed their signatures.

GOLDFIELD

Majesty of the United States.

ARTICULO VII.

Se reserva expresamente á su Majestad el Emperador del Brasil, y á los Gobiernos de Bolivia, del Paraguay, y del Estado Oriental del Uruguay el poder de hacerse partes al presente tratado, en el caso de que fueren dispuestos á aplicar sus principios á las partes de los ríos Paraná, Paraguay, y Uruguay, en las cuales puedan poseer respectivamente derechos fluviales.

ARTICULO VIII.

Los principales objetos, en vista de los cuales los ríos Paraná y Uruguay que dan declarados libres para el comercio del mundo, siendo los de desenvolver las relaciones comerciales de sus países ríverenños, y de fomentar la inmigración, se conviene que no se concederá ninguno favor ó inmunidad al pabellón ó al comercio de cualquiera otra nación que no se estenderá igualmente á los de los Estados Unidos.

ARTICULO IX.

El presente tratado será ratificado por el Excelentísimo Señor Director Provisional de la Confederación Argentina á los dos días de la fecha, debiendo presentarlo para su aprobación al primer Congreso Legislativo de la Confederación, y por parte del Gobierno de los Estados Unidos dentro de quince meses.

Las ratificaciones deberán canjearse á los diez y ocho meses en el lugar de la residencia del Gobierno de la Confederación Argentina.

En fe de lo cual los plenipoten-
plenipotentiaries have signed this treaty, and affixed thereto their seals.

Done at San José de Flores, on the tenth day of July, in the year of our Lord one thousand eight hundred and fifty-three.

ROBT C. SCHENCK, [SEAL.]
JNO. S. PENDLETON, [SEAL.]
SALVADOR MA. DEL CARRIL, [SEAL.]
JOSÉ B. GOROSTIAGA, [SEAL.]

And, whereas, the said treaty has been duly ratified on both parts, and the respective ratifications of the same were exchanged in the city of Paraná, on the thirtieth day of December last;

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, have caused the said treaty 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 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 ninth day of April, in the year of our Lord, one thousand eight hundred and fifty-five, and of the Independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
TREATY WITH ARGENTINE CONFEDERATION. July 27, 1853. 1005

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. July 27, 1853.

A PROCLAMATION.

Whereas a Treaty, between the United States of America and the Argentine Confederation, was concluded and signed by their respective Plenipotentiaries, at San José, on the twenty-seventh day of July, eighteen hundred and fifty-three; which treaty being in the English and Spanish language, is, word for word, as follows: —


Commercial intercourse having been for some time established between the United States and the Argentine Confederation, it seems good for the security as well as the encouragement of such commercial intercourse, and for the maintenance of good understanding between the two governments, that the relations now subsisting between them should be regularly acknowledged and confirmed by the signing of a treaty of friendship, commerce, and navigation. For this purpose they have nominated their respective plenipotentiaries, that is to say: —

The President of the United States, Robert C. Schenck, envoy extraordinary, and minister plenipotentiary of the United States to Brazil, and John S. Pendleton, chargé d'affaires of the United States to the Argentine Confederation; and his excellency the provisional director of the Argentine Confederation, Doctor Don Salvador Maria del Carril, and Doctor Don José Benjamin Gorostiaga;

Who, after having communicated to each other their full powers, found in good and due form, have agreed upon the following articles:

ARTICLE I.

There shall be perpetual amity

Tratado de Amistad, Comercio y Navegacion, entre la Confederacion Argentina y los Estados Unidos.

Hallándose establecidas hace tiempo relaciones comerciales entre la Confederacion Argentina y los Estados Unidos, ha parecido conveniente, así para la seguridad y fomento de aquella correspondencia comercial, como para mantener la buena inteligencia entre ambos gobiernos, que las relaciones que ahora existen entre ellos, sean regularmente conocidas y confirmadas por un tratado de amistad, comercio y navegacion. Con este objeto han nombrado sus respectivos plenipotenciarios á saber: —

El Exmo. Señor, director provisorio de la Confederacion Argentina, al Doctor Don Salvador Maria del Carril, y al Doctor Don José Benjamin Gorostiaga, y el Presidente de los Estados Unidos, á Roberto C. Schenck, enviado extraordinario y ministro plenipotenciario de los Estados Unidos á la corte del Brasil, y á Juan S. Pendleton, encargado de negocios de los Estados Unidos cerca de la Confederacion Argentina;

Quienes, después de haberse comunicado sus respectivos plenos poderes, hallados en buena y debida forma, han convenido en los articulocos siguientes:

ARTICULO I.

Habrá amistad perpétua entre la
Perpetual amity.

between the United States and their citizens on the one part, and the Argentine Confederation and its citizens on the other part.

**Article II.**

There shall be between all the territories of the United States and all the territories of the Argentine Confederation a reciprocal freedom of commerce. The citizens of the two countries, respectively, shall have liberty, freely and securely, to come with their ships and cargoes to all places, ports, and rivers, in the territories of either, to which other foreigners, or the ships or cargoes of any other foreign nation or State, are, or may be, permitted to come; to enter into the same, and to remain and reside in any part thereof, respectively; to hire and occupy houses and warehouses, for the purposes of their residence and commerce; to trade in all kinds of produce, manufactures, and merchandise of lawful commerce; and generally to enjoy, in all their business, the most complete protection and security, subject to the general laws and usages of the two countries respectively. In like manner, the respective ships of war, and post-office or passenger packets of the two countries, shall have liberty, freely and securely, to come to all harbors, rivers, and places to which other foreign ships of war and packets are, or may be, permitted to come; to enter into the same; to anchor and remain there and refit, subject always to the laws and usages of the two countries respectively.

**Article III.**

The two high contracting parties agree that any favor, exemption, privilege, or immunity whatever, in matters of commerce or navigation, which either of them has actually granted, or may hereafter grant, to the citizens or subjects of any other government, nation, or State, shall extend, in identity of cases and circumstances, to the citizens of the other contracting party, gratuitously,

Confederacion Argentina y sus ciudadanos por una parte, y los Estados Unidos y sus ciudadanos por la otra parte.

**Articulo II.**

Habrá una libertad recíproca de comercio entre todos los territorios de la Confederacion Argentina y todos los territorios de los Estados Unidos. Los ciudadanos de ambos países podrán libremente y con toda seguridad ir con sus buques y cargas a todos aquellos parages, puertos y ríos en sus respectivos territorios, a donde sea fuese permitido llegar a los buques y cargas de cualquier otra nación o estado; podrán entrar, permanecer y residir en cualquiera parte de los dichos territorios respectivamente; podrán alquilar y ocupar casas y almacenes para su residencia y comercio; podrán negociar en toda clase de productos, manufacturas y mercancías de comercio legal; y gozarán en todas sus ocupaciones de las leyes generales y costumbres de las dos naciones respectivas. Los buques de guerra de ambas naciones, buques correos y paquetes podrán así mismo llegar libremente y con toda seguridad a todos los puertos, ríos y puntos a donde entren o les sea permitido entrar a los buques de guerra o paquetes de cualquiera otra nación; podrán entrar, anclar, permanecer y repararse, sujetos siempre a las leyes y costumbres de las dos naciones respectivas.

**Articulo III.**

Las dos altas partes contratantes, convienen que cualquier favor, excepción, privilegio ó inmunidad que una de ellas haya concedido ó conceda mas adelante en punto á comercio ó navegacion á los ciudadanos ó súbditos de cualquier otro gobierno, nación, ó estado, será estensivo en igualdad de casos y circunstancias á los ciudadanos de la otra parte contratante, y gratuita-
TREATY WITH ARGENTINE CONFEDERATION. JULY 27, 1853. 1007

if the concession in favor of that other government, nation, or State, shall have been gratuitous; or, in return for an equivalent compensation, if the concession shall have been conditional.

**Article IV.**

No higher or other duties shall be imposed on the importation into the territories of either of the two contracting parties, of any article of the growth, produce, or manufacture of the territories of the other contracting party, than are, or shall be, payable on the like article of any other foreign country; nor shall any other or higher duties or charges be imposed in the territories of either of the contracting parties, on the exportation of any article to the territories of the other, than such as are, or shall be, payable on the exportation of the like article to any other foreign country; nor shall any prohibition be imposed upon the importation or exportation of any article of the growth, produce, or manufacture of the territories of either of the contracting parties, to or from the territories of the other, which shall not equally extend to the like article of any other foreign country.

**Article V.**

No other or higher duties or charges, on account of tonnage, light or harbor dues, pilotage, salvage in case of average or shipwreck, or any other local charges, shall be imposed in the ports of the two contracting parties, on the vessels of the other, than those payable in the same ports on its own vessels.

The same duties shall be paid, and the same drawbacks and bounties allowed, upon the importation or exportation of any article into or from the territories of the United States, or into or from the territories of the Argentine Confederation, whether such importation or exportation, etc.

**Article VI.**

No se impondrán ningunos otros ni mayores derechos, en los territorios de cualquiera de las dos partes contratantes a la importacion de los articulos de produccion natural, industrial ó fabril de los territorios de la otra parte contratante, que los que se pagan ó pagaren por iguales articulos de cualquier otro país estrangero; ni se impondrá otros ni mas altos derechos en los territorios de cualquiera de las partes contratantes a la exportacion de cualquier articulo ó los territorios de la otra, que los que se pagan ó pagaren por la exportacion de iguales articulos a cualquier otro pais estrangero; ni se impondrá prohibicion alguna a la importacion de cualesquiera articulos de produccion natural, industrial ó fabril de los territorios de una de las partes contratantes a los territorios ó de los territorios de la otra, que no se estiendan tambien a iguales articulos de cualquier otro pais estrangero.

**Article VI.**

No se impondrán otros ni mas altos derechos por tonelaje, farola, puerto, prático, salvamento en caso de avería o naufragio, ó cualesquiera otros gastos locales en ninguno de los puertos de cualesquiera de las dos partes contratantes a los buques de la otra, que aquellos que se pagan en los mismos puertos por sus propios buques.

Se pagarán los mismos derechos y se concederán los mismos descuentos y premios por la importacion ó exportacion de cualquier articulo al territorio ó del territorio de la Confederacion Argentina, ó al territorio ó del territorio de los Estados Unidos, ya sea que dicha importacion...
tation be made in vessels of the United States, or in vessels of the Argentine Confederation.

**ARTICLE VII.**

The contracting parties agree to consider and treat, as vessels of the United States and of the Argentine Confederation, all those which, being furnished by the competent authority with a regular passport or sea-letter, shall, under the then existing laws and regulations of either of the two governments, be recognized fully and bond fide as national vessels, by that country to which they respectively belong.

**ARTICLE VIII.**

All merchants, commanders of ships, and others, citizens of the United States, shall have full liberty, in all the territories of the Argentine Confederation, to manage their own affairs themselves, or to commit them to the management of whomsoever they please, as broker, factor, agent, or interpreter; nor shall they be obliged to employ any other persons in those capacities than those employed by citizens of the Argentine Confederation, nor to pay them any other salary or remuneration than such as is paid in like cases by citizens of the Argentine Confederation. And absolute freedom shall be allowed in all cases, to the buyer and seller, to bargain and fix the price of any goods, wares, or merchandise imported into, or exported from, the Argentine Confederation, as they shall see good — observing the laws and established customs of the country. The same rights and privileges, in all respects, shall be enjoyed in the territories of the United States, by the citizens of the Argentine Confederation. The citizens of the two contracting parties shall reciprocally receive and enjoy full and perfect protection for their persons and property, and shall have free and open access to the courts of justice in the said countries respectively, for the prosecution and defence of their just ó exportacion se efectúa en buques de la Confederacion Argentina ó en buques de los Estados Unidos.

**ARTICULO VII.**

Las partes contratantes se convienen en considerar y tratar como buques de la Confederación Argentina, y de los Estados Unidos, todos aquellos que hallándose munidos por la competente autoridad, con un pasavante en debida forma ó patente, puedan, según las leyes y reglamentos entonces existentes, ser reconocidos plenamente y bond fide como buques nacionales por aquel país al que respectivamente pertenezcan.

**ARTICULO VIII.**

Todos los comerciantes, comandantes de buque y demás ciudadanos de la Confederación Argentina, tendrán plena libertad en todos los territorios de los Estados Unidos, para cuidar por sí mismos de sus propios, negocios ó para confiados a la dirección de quien mejor les parezca como corredor, factor, agente ó intérprete; y no serán obligados a emplear otras personas para aquellos objetos, que aquellas empleadas por los ciudadanos de los Estados Unidos, ni a pagarles otro salario ó remuneración que aquella que, en iguales casos se paga por los ciudadanos de dichos Estados Unidos. Y se concede absoluta libertad en todos los casos al comprador y vendedor para tratar y fijar el precio, cómo mejor les parezca, de cualquier efecto, género ó mercancía importado ó exportado de los Estados Unidos, con observancia de las leyes y usos establecidos en el país. Los mismos derechos y privilegios en todos respectos se conceden en los territorios de la Confederación Argentina á los ciudadanos de los Estados Unidos. Los ciudadanos de las dos partes contratantes recibirán y disfrutarán reciprocamente la mas completa y perfecta protección para sus personas y bienes, y tendrán acceso franco y libre á los tribunales de justicia en los respectivos países para la prosecución y defensa de
rights, and they shall be at liberty to employ in all cases such advocates, attorneys, or agents, as they may think proper; and they shall enjoy, in this respect, the same rights and privileges therein, as native citizens.

ARTICLE IX.

In whatever relates to the police of the ports, the lading and unlading of ships, the safety of the merchandise, goods, and effects, and to the acquiring and disposing of property of every sort and denomination, either by sale, donation, exchange, testament, or in any other manner whatsoever, as also to the administration of justice, the citizens of the two contracting parties shall reciprocally enjoy the same privileges, liberties, and rights, as native citizens; and they shall not be charged in any of those respects, with any higher import duties than those which are paid, or may be paid, by native citizens — submitting, of course, to the local laws and regulations of each country respectively. If any citizen of either of the two contracting parties shall die without will or testament, in any of the territories of the other, the consul-general, or consul of the nation to which the deceased belonged, or the representative of such consul-general or consul, in his absence, shall have the right to intervene in the possession, administration, and judicial liquidation of the estate of the deceased, conformably with the laws of the country, for the benefit of the creditors and legal heirs.

ARTICLE X.

The citizens of the United States residing in the Argentine Confederation, and the citizens of the Argentine Confederation residing in the United States, shall be exempted from all compulsory military service whatsoever, whether by sea or by land, and from all forced loans, requisitions, or military exactions; and they shall not be compelled, under any pretext whatever, to pay any ordinary charges, requisitions, and they shall have the liberty of employing in all cases such advocates, attorneys, or agents, as they may think proper; and they shall enjoy, in this respect, the same rights and privileges therein, as native citizens.

ARTICLE IX.

En todo lo relativo a la policia de puertos, carga y descarga de buques, seguridad de las mercaderías, géneros y efectos a la adquisición y disposición de la propiedad de toda clase y denominación, ya sean por venta, donación, permuta, testamento ó de cualquier otro modo que sean, como también a la administración de justicia, los ciudadanos de las partes contratantes gozarán reciprocamente de los mismos privilegios, prerrogativas y derechos que los ciudadanos nacionales; y no se les gravará en ninguno de esos casos con impuestos ó derechos mayores que aquellos que pagan ó pagaren los ciudadanos nacionales, sujetos siempre á las leyes locales y reglamentos de cada país respectivamente. Si algún ciudadano de cualquiera de las dos partes contratantes falleciera intestado en alguno de los territorios de la otra, el consul general ó consul de la nación a la que pertenezca el finado, ó sea el representante de dicho consul general ó consul, en ausencia de estos, tendrá el derecho de intervenir en la posesión, administración y liquidación judicial de los bienes del finado, conforme á las leyes del país, en beneficio de sus acreedores y herederos legales.

ARTICLE X.

Los ciudadanos de la Confederación Argentina residentes en los Estados Unidos, y los ciudadanos de los Estados Unidos residentes en la Confederacion Argentina, serán exceptos de todo servicio militar obligatorio, ya sea por mar ó por tierra, así como de todo empréstito forzoso, requisiciones y auxilios militares; ni serán compelidos por ningún pretexto que sea, a pagar ninguna carga ordinaria, requisiciones ó in-
or taxes, greater than those that are paid by native citizens, of the contracting parties respectively.

**Article XI.**

It shall be free for each of the two contracting parties to appoint consuls, for the protection of trade, to reside in any of the territories of the other party; but, before any consul shall act as such, he shall, in the usual form, be approved and admitted by the government to which he is sent; and either of the contracting parties may except from the residence of consuls such particular places as they judge fit to be excepted.

Their archives to be inviolate.

The archives and papers of the consulates of the respective governments shall be respected inviolably, and under no pretext whatever shall any magistrate, or any of the local authorities, seize, or in any way interfere with them.

Diplomatic agents and consuls to have privileges and rights of those of the most favored nation.

The diplomatic agents and consuls of the Argentine Confederation shall enjoy, in the territories of the United States, whatever privileges, exemptions, and immunities are, or shall be, granted to agents of the same rank, belonging to the most favored nation; and, in like manner, the diplomatic agents and consuls of the United States, in the territories of the Argentine Confederation, shall enjoy, according to the strictest reciprocity, whatever privileges, exemptions, and immunities are, or may be, granted in the Argentine Confederation, to the diplomatic agents and consuls of the most favored nation.

**Article XII.**

For the better security of commerce between the United States and the Argentine Confederation, it is agreed that if, at any time, any interruption of friendly commercial intercourse, or any rupture, should unfortunately take place between the two contracting parties, the citizens of either of them, residing in puestos mayores que los que pagan los ciudadanos naturales de las partes contratantes respectivamente.

**Articulo XI.**

Cada una de las dos partes contratantes podrá nombrar consules para la protección de su comercio, con residencia en cualquiera de los territorios de la otra parte; pero antes de funcionar como tales, serán aprobados y admitidos en la forma de costumbre, por el gobierno cerca del que están acreeditados; y cualquiera de las partes contratantes podrá exceptuar de la residencia de consules, aquellos lugares particulares que juzgue conveniente esceputuar.

Los archivos y papeles de los consulados de los respectivos gober npies, serán inviolablemente respetados, y bajo ningún pretexto podrá magistrado alguno, ni autoridad local alguna apoderarse de dichos archivos ó papeles, ni tener, de modo alguno, la menor interferencia en ellos.

Los agentes diplomáticos y consules de los Estados Unidos gozarán en los territorios de la Confederacion Argentina, de todos los privilegios, exenciones e inmunidades que se conceden á los agentes del mismo rango de la nacion mas favorecida, y de igual modo, los agentes diplomáticos y consules de la Confederacion Argentina en los territorios de los Estados Unidos gozarán, conforme á la mas escrupulosa reciprocidad, de todos los privilegios, exenciones e inmunidades que se concede ó se concedan á los diplomáticos ó consules de la nacion mas favorecida.

**Articulo XII.**

Para la mayor seguridad del comercio entre la Confederacion Argentina y los Estados Unidos, se estipula que, en cualquier caso en que por desgracia aconteciese alguna interrupcion de las amigables relaciones de comercio, ó un rompimiento entre las dos partes contratantes, los ciudadanos de cual-
in the territories of the other, shall have the privilege of remaining and continuing their trade or occupation therein, without any manner of interruption, so long as they behave peaceably, and commit no offence against the laws; and their effects and property, whether entrusted to individuals or to the State, shall not be liable to seizure or sequestration, or to any other demands than those which may be made upon the like effects or property belonging to the native inhabitants of the State in which such citizens may reside.

**Article XIII.**

The citizens of the United States, and the citizens of the Argentine Confederation, respectively, residing in any of the territories of the other party, shall enjoy, in their houses, persons, and properties, the full protection of the government.

They shall not be disturbed, molested, nor annoyed in any manner, on account of their religious belief, nor in the proper exercise of their peculiar worship, either within their own houses, or in their own churches or chapels, which they shall be at liberty to build and maintain, in convenient situations, to be approved of by the local government, interfering in no way with, but respecting the religion and customs of, the country in which they reside. Liberty shall also be granted to the citizens of either of the contracting parties, to bury those who may die in the territories of the other, in burial-places of their own, which, in the same manner, may be freely established and maintained.

**Article XIV.**

The present treaty shall be ratified on the part of the government of the United States within fifteen months from the date, and within three days by his excellency, the provisional director of the Argentine Confederation, who will also quiera de ellas, residentes en los territorios de la otra, tendrán el privilegio de permanecer y continuar su tráfico ó ocupacion en ellos, sin interrupcion alguna, en tanto que se condujeren con tranquilidad, y no quebrantaren las leyes de modo alguno; y sus efectos y propiedades, ya fuesen confiados á particulares ó al Estado, no estarán sujetas á embargo ni secuestro, ni á ninguna otra exaccion que aquellas que puedan hacerse á igual clase de efectos ó propiedades pertenecientes á los naturales habitantes del Estado en que dichos ciudadanos residiesen.

**Artículo XIII.**

Los ciudadanos de la Confederación Argentina y los ciudadanos de los Estados Unidos residentes respectivamente en el territorio de una de las partes contratantes, gozarán en sus casas, personas y propiedades de la protección completa del gobierno.

No serán inquietados, molestatados, ni incomodados de manera alguna con motivo de sus creencias religiosas, ni en el ejercicio de su culto particular, ya sea dentro de sus propias casas, ó en sus propias iglesias ó capillas, las que podrán libremente edificar y mantener en los sitios convenientes que sean aprobados por el gobierno local, respetando la religion y costumbres del país donde tengan su residencia. También será permitido enterrar á los ciudadanos que murieren de ambas partes contratantes, en el territorio de la otra, en sus propios cementerios, que podrán del mismo modo libremente establecer y conservar.

**Artículo XIV.**

El presente tratado será ratificado por el excellente señor director provisorio de la Confederacion Argentina, á los tres días de la fecha, debiendo presentarlo para su aprobacion al primer Congreso legislativo de la Confederacion, y por parte del
TREATY WITH ARGENTINE CONFEDERATION. JULY 27, 1853.

present it to the first legislative Congress of the Confederation, for their approval.

The ratifications shall be exchanged at the seat of government of the Argentine Confederation, within the term of eighteen months.

In witness whereof, the respective plenipotentiaries have signed this treaty, and affixed thereto their seals.

Done at San José, on the twenty-seventh day of July, in the year of our Lord one thousand eight hundred and fifty-three.

ROBERT C. SCHENCK [L. s.]
JNO. S. PENDLETON [L. s.]
SALVADOR MA. DEL CARRIL [L. s.]
JOSÉ B. GOROSTIAGA [L. s.]

And, whereas, the said treaty has been duly ratified on both parts, and the respective ratifications of the same were exchanged in the city of Paraná, on the thirtieth day of December last; —

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused the said treaty to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled by the United States, and the citizens thereof.

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 ninth day of April, in the year of our Lord one thousand eight hundred and fifty-five, and of the Independence of the United States, the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.

TREATIES.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at Fort Atkinson, on the twenty-seventh day of July, A. D. one thousand eight hundred and fifty-three, between the United States of America, by Thomas Fitzpatrick, Indian Agent, and sole commissioner duly appointed for that purpose, and the chiefs and headmen of the Camanche, Kiowa, and Apache tribes or nations of Indians, which treaty is in the words following, to wit:—

Articles of a Treaty, made and concluded at Fort Atkinson, in the Indian Territory, of the United States of America, on the 27th day of July, Anno Domini, eighteen hundred and fifty-three, between the United States of America, by Thomas Fitzpatrick, Indian Agent, and sole commissioner, duly appointed for that purpose, and the Camanche, and Kiowa, and Apache tribes or nations of Indians, inhabiting the said territory south of the Arkansas River.

ARTICLE 1. Peace, friendship, and amity shall hereafter exist between the United States and the Camanche and Kiowa, and Apache tribes of Indians, parties to this treaty, and the same shall be perpetual.

ARTICLE 2. The Camanche, Kiowa, and Apache tribes of Indians do hereby jointly and severally covenant that peaceful relations shall likewise be maintained amongst themselves in future; and that they will abstain from all hostilities whatsoever against each other, and cultivate mutual good-will and friendship.

ARTICLE 3. The aforesaid Indian tribes do also hereby fully recognize and acknowledge the right of the United States to lay off and mark out roads or highways — to make reservations of land necessary thereto — to locate depots — and to establish military and other posts within the territories inhabited by the said tribes; and also to prescribe and enforce, in such manner as the President or the Congress of the United States shall from time to time direct, rules and regulations to protect the rights of persons and property among the said Indian tribes.

ARTICLE 4. The Camanche, Kiowa, and Apache tribes, parties as before recited, do further agree and bind themselves to make restitution or satisfaction for any injuries done by any band or any individuals of their respective tribes to the people of the United States who may be lawfully residing in or passing through their said territories; and to abstain hereafter from levying contributions from, or molesting them in any manner; and, so far as may be in their power, to render assistance to such as need relief, and to facilitate their safe passage.

ARTICLE 5. And whereas the United States of America have, by late treaty stipulations entered into with the Republic of Mexico, obligated themselves to protect and defend those provinces of the said republic which lie contiguous to the boundaries of the United States, from the
TREATY WITH THE CAMANCHEES, &c. JULY 27, 1853.

depredations of the various Indian tribes dwelling within the jurisdiction of the United States, and to enforce a restitution of all Mexican prisoners held and retained by the said Indians; and to maintain the peace and security of the said provinces against all such hostile aggression, therefore * the Camanche and Kiowa, and Apache tribes of Indians, parties to this treaty, do hereby solemnly covenant and agree to refrain in future from warlike incursions into the said Mexican provinces, and from all depredations upon the habitants thereof; and they do likewise bind themselves to restore all captives that may hereafter be taken by any of the bands, war parties, or individuals of the said several tribes, from the Mexican provinces aforesaid, and to make proper and just compensation for any wrongs that may be inflicted upon the people thereof by them, either to the United States or to the Republic of Mexico, as the President of the United States may direct and require.

**ARTICLE 6.** In consideration of the foregoing agreements on the part of the Camanche and Kiowa, and Apache tribes, parties to this treaty — of the losses which they may sustain by reason of the travel of the people of the United States through their territories — and for the better support, and the improvement of the social condition of the said tribes — the United States do bind themselves, and by these presents, stipulate to deliver to the Camanche, Kiowa, and Apache tribes aforesaid, the sum of eighteen thousand dollars per annum, for and during the term of ten years next ensuing from this date, and for the additional term of five years, if, in the opinion of the President of the United States, such extension shall be advisable; — the same to be given to them in goods, merchandise, provisions, or agricultural implements, or in such shape as may be best adapted to their wants, and as the President of the United States may designate, and to be distributed amongst the said several tribes in proportion to the respective numbers of each tribe.

**ARTICLE 7.** The United States do moreover bind themselves, in consideration of the covenants contained in the preceding articles of this treaty, to protect and defend the Indian tribes, parties hereto, against the committal of any depredations upon them, and in their territories, by the people of the United States, for and during the term for which this treaty shall be in force, and to compensate them for any injuries that may result therefrom.

**ARTICLE 8.** It is also stipulated and provided, by and between the parties to this treaty, that should any of the Indian tribes aforesaid violate any of the conditions, provisions, or agreements herein contained, or fail to perform any of the obligations entered into on their part, then the United States may withhold the whole or a part of the annuities mentioned in the sixth article of this treaty, from the tribe so offending, until, in the opinion of the President or the Congress of the United States, proper satisfaction shall have been made, or until persons amongst the said Indians offending against the laws of the United States shall have been delivered up to justice.

**ARTICLE 9.** It is also consented to and determined between the parties hereto, that the annuities to be given on the part of the United States, as provided in the sixth article of this treaty, shall be delivered to the said Indian tribes collectively, at or in the vicinity of Beaver Creek, yearly, during the month of July in each year, until some other time and place shall have been designated by the President of the United States, in which event the said Indian tribes shall have due notice thereof, and the place of distribution which may be selected shall always be some point within the territories occupied by the said tribes.†

* See amendment, post, p. 1015, 1016.
† For another article, see post, p. 1016.
In witness whereof, the said Thomas Fitzpatrick, Indian Agent, and sole commissioner on the part of the United States, and the undersigned chiefs and headmen of the Camanche and Kiowa, and Apache tribes or nations, have hereunto set their hands, at Fort Atkinson, in the Indian Territory of the United States, this twenty-seventh day of July, A.D. eighteen hundred and fifty-three.

THOMAS FITZPATRICK,

Indian Agent, and Commissioner on behalf of the United States.

B. GRATZ BROWN, Secy.
R. H. CHILTON.
B. T. MOYiero.

WULEA-BOO, his x mark (Shaved Head) chief Camanche
WA-YA-BA-TOS-A, his x mark (White Eagle) chief of band
HAI-NICK-SEU, his x mark (The Crow) do
PARO-SA-WA-NO, his x mark (Ten Sticks) do
WA-RA-KON-ALTA, his x mark (Poor Cayote Wolf) do
KA-NA-RE-TAH, his x mark (One that Rides the Clouds) chief of the southern Camanches.

TO-HAU-SEN, his x mark (Little Mountain) chief Kiowas
SI-TANK-KI, his x mark (Sitting Bear) war chief
TAH-KA-EH-BOOL, his x mark (The Bad Smelling Saddle) headman
CHE-KOON-KI, his x mark (Black Horse) "
ON-TI-AN-TE, his x mark (The Snow Flake) "
EL-BO-IN-KI, his x mark (Yellow Hair) "
SI-TAH-LE, his x mark (Poor Wolf) chief Apache
OH-AH-TE-KAH, his x mark (Poor Bear) headman
AH-ZAAH, his x mark (Prairie Wolf) "
KOOTZ-ZAH, his x mark (The Cigar) "

Witness: —
B. B. DAYTON,
GEO. M. ALEXANDER,
T. POLK,
GEO. COLLIER, Jr.

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the twelfth day of April, one thousand eight hundred and fifty-four, advise and consent to the ratification of its articles, with amendments thereto proposed, by a resolution in the words and figures following, to wit:

"In Executive Session, Senate of the United States,

April 12, 1854.

Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the articles of a treaty made and concluded at Fort Atkinson, in the Indian Territory of the United States of America, on the 27th day of July, Anno Domini 1853, between the United States of America, (by Thomas Fitzpatrick, Indian Agent, and sole commissioner duly appointed for that purpose,) and the Camanche, and Kiowa, and Apache tribes or nations of Indians inhabiting the said territory south of the Arkansas River, with the following amendments: —

"Article 5. Strike out the following words: —
"And whereas the United States of America have, by late treaty stipulations entered into with the Republic of Mexico, obligated themselves to protect and defend those provinces of the said republic which lie
TREATY WITH THE CAMANCHES, &c. JULY 27, 1853.

contiguous to the boundaries of the United States, from the depredations of the various Indian tribes dwelling within the jurisdiction of the United States, and to enforce a restitution of all Mexican prisoners held and retained by the said Indians, and to maintain the peace and security of the said provinces against all such hostile aggression; therefore.'

"Article 5, line 18, strike out the word 'said.'

"Add the following as a new article: —

"ARTICLE 10. It is agreed between the United States and the Camanche, Kiowa, and Apache tribes of Indians, that, should it at any time hereafter be considered by the United States as a proper policy to establish farms among and for the benefit of said Indians, it shall be discretionary with the President, by and with the advice and consent of the Senate, to change the annuities herein provided for, or any part thereof, into a fund for that purpose.

'Attest: —

ASBURY DICKINS, Secretary.'

And whereas the amendments proposed by the Senate, in their resolution of April twelfth, eighteen hundred and fifty-four, above recited, were duly presented for consideration to the chiefs and headmen of the said tribes of Indians, in council assembled, and were, in said council, accepted, ratified, and confirmed, in manner following, to wit: —

We, the undersigned chiefs, headmen, and braves of the Camanche, and Kiowa, and Apache tribes of Indians, parties to the treaty concluded at Fort Atkinson, on the 27th day of July, Anno Domini 1853, having had fully explained to us the amendment made to the same by the Senate of the United States, on the 12th day of April, 1854, which is in the following words, viz: —

"AMENDMENTS.

"Article 5: strike out the following words:—

"And whereas the United States of America have, by late treaty stipulations entered into with the Republic of Mexico, obligated themselves to protect and defend those provinces of the said republic which lie contiguous to the boundaries of the United States, from the depredations of the various Indian tribes dwelling within the jurisdiction of the United States, and to enforce a restitution of all Mexican prisoners held and retained by the said Indians; and to maintain the peace and security of the said provinces against all such hostile aggression; therefore.

"Article 5, line 18, strike out the word 'said.'

"Add the following as a new article: —

"ARTICLE 10. It is agreed between the United States and the Camanche, Kiowa, and Apache tribes of Indians, that, should it at any time hereafter be considered by the United States as a proper policy to establish farms among and for the benefits of said Indians, it shall be discretionary with the President, by and with the advice and consent of the Senate, to change the annuities herein provided for, or any part thereof, into a fund for that purpose."—Do hereby accept and consent to the said amendments to the treaty aforesaid, and agree that the same may be considered as a part thereof.

In testimony whereof we have hereunto set our hands and affixed our seals, this 21st day of July, A. D. 1854.

KIOWAS.

TO-HAN-SEU, (Little Mountain,) his x mark.
TI-SANK-KI, (Sitting Bear,) his x mark.
KO-A-TY-KA, (Wolf outside,) his x mark.

Executed in presence of

AQUILLA T. RIDGELY, Assistant Surgeon U. S. A.
A. H. PLUMMER, Bot. 2 Lt. 6 Infy.
PAUL CARREY.
JOHN KINNEY, U. S. Interpreter.
H. E. NIXON, Clerk.

I certify that the foregoing amendments to the treaty of 27th day of July, 1853, was read and explained to the chiefs, and that they consented to, and signed the same on the 21st day of July, 1854.

J. W. WHITFIELD, Indian Agent.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, in pursuance of the advice and consent of the Senate, as expressed in their resolution of April twelfth, eighteen hundred and fifty-four, do accept, ratify, and confirm the said treaty, with the amendment.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

[L. s.] Done at the city of Washington, this twelfth day of February, in the year of our Lord eighteen hundred and fifty-four.

FRANKLIN PIERCE.

By the President:
W. L. MARCY, Secretary of State.

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FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and entered into at Table Rock, near Rogue River, in the Territory of Oregon, this 10th day of September, A. D. 1853, by and between Joel Palmer, Superintendent of Indian Affairs, and Samuel H. Culver, Indian Agent, on the part of the United States; and Jo-aps-er-ka-har, principal chief, Sam To-qua-he-ar, and Jim Ana-cha-a-rah, subordinate chiefs, and others, headmen of the bands of the Rogue River tribe of Indians, on the part of said tribe.

ARTICLE 1. The Rogue River tribe of Indians do hereby cede and relinquish, for the considerations hereinafter specified, to the United States, all their right, title, interest, and claim to all the lands lying in that part of the Territory of Oregon, and bounded by lines designated as follows, to wit:—

Commencing at a point one mile below the mouth of Applegate Creek, on the south side of Rogue River, running thence southerly to the highlands dividing the waters of Applegate Creek from those of Althouse Creek, thence along said highlands to the summit of the Siskiyou range of mountains, thence easterly to Pilot Rock, thence northeasterly to the summit of the Cascade Range, thence northerly along the said Cascade Range to Pitt's Peak, continuing northerly to Rogue River, thence westerly to the headwaters of Jump-off-jo Creek, thence down said creek to the intersection of the same, with a line due north from the place of beginning, thence to the place of beginning.

ARTICLE 2. It is agreed on the part of the United States that the aforesaid tribe shall be allowed to occupy temporarily that portion of the above-described tract of territory bounded as follows, to wit: Commencing on the north side of Rogue River at the mouth of Evan's Creek, thence up said creek to the upper end of a small prairie bearing in a northerly direction from Table Mountain, or Upper Table Rock, thence through the gap to the south side of the cliff of the said mountain, thence in a line to Rogue River, striking the southern base of Lower Table Rock, thence down said river to the place of beginning. It being understood that this described tract of land shall be deemed and considered an Indian reserve, until a suitable selection shall be made by the direction of the President of the United States for their permanent residence and buildings erected thereon and provision made for their removal.

ARTICLE 3. For and in consideration of the cession and relinquishment contained in article 1st, the United States agree to pay to the aforesaid tribe the sum of sixty thousand dollars, fifteen thousand of which sum to be retained, (according to the stipulations of article 4th of a “treaty of peace made and entered into on the 8th day of September, 1853, between Genl. Jo Lane, commanding forces of Oregon Territory, and Jo. principal chief, Sam and Jim, subordinate chiefs, on the part of the Rogue River tribe of Indians,”) by the Superintendent of Indian Affairs, to pay for the property of the whites destroyed by them during the late war; the amount of property so destroyed to be estimated by three disinterested commissioners, to be appointed by the Superintendent of Indian Affairs, or otherwise, as the President may direct. Five thousand dollars to be expended in the purchase of agricultural implements, blankets, clothing, and such other goods as may be deemed by the superintendent,
or agent most conducive to the comfort and necessities of said tribe, on or before the 1st day of September, 1854; and for the payment of such permanent improvements as may have been made by land claimants on the aforesaid reserve, the value of which to be ascertained by three persons appointed by the said superintendent.

The remaining forty thousand dollars to be paid in sixteen equal annual instalments, of two thousand five hundred dollars each, (commencing on or about the 1st day of September, 1854,) in blankets, clothing, farming utensils, stock, and such other articles as may be deemed most conducive to the interests of said tribe.

** Article 4.** It is further agreed that there shall be erected, at the expense of the United States, one dwelling-house for each of the three principal chiefs of the aforesaid tribe, the cost of which shall not exceed five hundred dollars each, the aforesaid buildings to be erected as soon after the ratification of this treaty as possible. And when the tribe may be removed to another reserve, buildings and other improvements shall be made on such reserve of equal value to those which may be relinquished; and upon such removal, in addition to the before-mentioned sixty thousand dollars, the United States agree to pay the further sum of fifteen thousand dollars, in five equal annual instalments, commencing at the expiration of the before-named instalments.

** Article 5.** The said tribe of Indians further agree to give safe conduct to all persons who may be authorized to pass through their reserve, and to protect, in their person and property, all agents or other persons sent by the United States to reside among them; they further agree not to molest or interrupt any white person passing through their reserve.

** Article 6.** That the friendship which is now established between the United States and the Rogue River tribe of Indians shall not be interrupted by the misconduct of individuals, it is hereby agreed that for injuries done by individuals no private revenge or retaliation shall take place; but instead thereof, complaint shall be made by the party injured to the Indian agent; and it shall be the duty of the chiefs of the said tribe, that upon complaint being made as aforesaid, to deliver up the person or persons against whom the complaint is made, to the end that he or they may be punished agreeably to the laws of the United States; and in like manner if any violation, robbery, or murder shall be committed on any Indian or Indians belonging to said tribe, the person or persons so offending shall be tried, and if found guilty, shall be punished according to the laws of the United States. And it is agreed that the chiefs of the said tribe shall, to the utmost of their power, exert themselves to recover horses or other property, which has or may be stolen or taken from any citizen or citizens of the United States, by any individual of said tribe; and the property so recovered shall be forthwith delivered to the Indian agent, or other person authorized to receive the same, that it may be restored to the proper owner.

And the United States hereby guarantee to any Indian or Indians of the said tribe a full indemnification for any horses or other property which may be stolen from them by any citizens of the United States: Provided, That the property stolen or taken cannot be recovered, and that sufficient proof is produced that it was actually stolen or taken by a citizen of the United States. And the chiefs and headmen of the said tribe engage, on the requisition or demand of the President of the United States, Superintendent of Indian Affairs, or Indian agent, to deliver up any white person or persons resident among them.

** Article 7.** [8] This treaty shall take effect and be obligatory on the contracting parties as soon as the same shall have been ratified by the President of the United States by and with the advice and consent of the Senate.

* For another Article 7, see p. 1020.
TREATY WITH THE ROGUE RIVER INDIANS. Sept. 10, 1853.

In testimony whereof the said Joel Palmer and Samuel H. Culver, on the part of the United States, and the chiefs and headmen of the Rogue River Indians aforesaid, have hereunto set their hands and seals, the day and year aforesaid.

JOEL PALMER, [L. s.]
Sept. Indian Affairs.

SAMUEL H. CULVER, [L. s.]
Indian Agent.

JO, his x mark,
APS-ER-KA-HAR, [L. s.]
SAM, his x mark,
TO-QUA-HE-AR, [L. s.]
JIM, his x mark,
ANA-CHAH-A-RAH, [L. s.]
JOHN, his x mark,
LYMPE, his x mark,

Signed in presence of
J. W. NEMSFITH, Interpreter,
R. B. METCALF,
JOHN, his x mark,
J. D. MASON, Sec.
T. T. TIERNY.

Witnes,

JOSEPH LANE,
AUGUST V. KAUTZ.

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the twelfth day of April, eighteen hundred and fifty-four, advise and consent to the ratification of its articles, with an amendment thereto proposed, by a resolution in the words and figures following, to wit: —

"IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

"April 12, 1854.

"Resolved, (two thirds of the senators present concurring) That the Senate advise and consent to the ratification of the stipulations of a treaty made and entered into at Table Rock, near Rogue River, in the Territory of Oregon, this 10th day of September, Anno Domini 1853, by and between Joel Palmer, Superintendent of Indian Affairs, and Samuel H. Culver, Indian Agent, on the part of the United States, and Jo. Ap-s-er-ka-har, principal chief, Sam. To-qua-he-ar, and Jim Ana-chah-a-rah, subordinate chiefs, and others, headmen of the bands of the Rogue River tribe of Indians, on the part of said tribe, with the following

"AMENDMENT:

"Add the following as a new article

"ARTICLE 7. It is agreed between the United States and the Rogue River tribe of Indians, that, should it at any time hereafter be considered by the United States as a proper policy to establish farms among and for the benefit of said Indians, it shall be discretionary with the President, by and with the advice and consent of the Senate, to change the annuities herein provided for, or any part thereof, into a fund for that purpose.

"Change article 7 to article 8.

"Attest:

"ASBURY DICKINS, Secretary."
TREATY WITH THE ROGUE RIVER INDIANS. Sept. 10, 1858. 1021

And whereas the amendment proposed by the Senate in their resolution of April twelfth, eighteen hundred and fifty-four, as above recited, was duly presented for consideration, to the chiefs, subordinate chiefs, and headmen of the bands of the Rogue River tribe of Indians, and was by them accepted, ratified, and confirmed, in manner following, to wit: —

We the undersigned principal chief, subordinate chiefs and headmen of the bands of the Rogue River tribe of Indians, parties to the treaty concluded at Table Rock, near Rogue River, in the Territory of Oregon, on the 10th day of September, A. D. 1858, having had fully explained to us the amendment made to the same by the Senate of the United States, on the 12th day of April, 1854, which is in the following words, viz: —

AMENDMENT.

Add the following as a new article:

ARTICLE 7. It is agreed between the United States and the Rogue River tribe of Indians, that should it at any time hereafter be considered, by the United States, as a proper policy to establish farms among and for the benefit of said Indians, it shall be discretionary with the President, by and with the advice and consent of the Senate, to change the annuities herein provided for, or any part thereof, into a fund for that purpose.

Change article 7 to article 8.

Do hereby accept and consent to the said amendment to the treaty aforesaid, and agree that the same shall be considered as a part thereof.

In testimony whereof we have hereunto set our hands and affixed our seals, this 11th day of November, A.D. 1854.

APS-SO-KA-HAH, Horse-rider, or JO, his x mark. [L. s.]
KO-KO-HA-WAH, Wealthy, or SAM, his x mark. [L. s.]
TE-CUM-TOM, Elk Killer, or JOHN, his x mark. [L. s.]
CHOL-CUL-TAH, Joquah Trader, or GEORGE, his x mark. [L. s.]

Executed in presence of

EDWARD H. GEARY, Secy.
CHRIS. TAYLOR,
JOHN FLETT,
R. B. METCALF, Interpreter,
JOEL PALMER, Supt.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, in pursuance of the advice and consent of the Senate, as expressed in their resolution of April twelfth, eighteen hundred and fifty-four, do accept, ratify, and confirm the said treaty, with the amendment.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this fifth day of February, in the year of our Lord one thousand eight hundred and fifty-five.

By the President:
WM. L. MARCY, Secretary.

[signature]
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS a convention between the United States of America and the Kingdom of Bavaria was concluded and signed at London, by their respective plenipotentiaries, on the twelfth day of September, one thousand eight hundred and fifty-three; which convention, being in the English and German languages, is word for word, as follows:

Convention for the Mutual Extradition of Fugitives from Justice, in certain Cases, concluded between the Government of the United States, on the one part, and the Kingdom of Bavaria, on the other part.

Preamble.

The United States of America and his Majesty the King of Bavaria, actuated by an equal desire to further the administration of justice, and to prevent the commission of crimes in their respective countries, taking into consideration that the increased means of communication between Europe and America facilitate the escape of offenders, and that, consequently, provision ought to be made in order that the ends of justice shall not be defeated, have determined to conclude an arrangement destined to regulate the course to be observed in all cases with reference to the extradition of such individuals as, having committed any of the offences hereafter enumerated, in one country, shall have taken refuge within the territories of the other. The constitution and laws of Bavaria, however, not allowing the Bavarian government to surrender their own subjects for trial before a foreign court of justice, a strict reciprocity requires that the government of the United States shall be held equally free from any obligation to surrender citizens of the United States.

Citizens not to be surrendered.

For which purposes the high contracting powers have appointed as their plenipotentiaries:


Zu diesem Zwecke haben die hoch contrahirenden Theile zu Ihren Bevollmächtigten ernannt:
EXTRADITION TREATY WITH BAVARIA. Sept. 12, 1853. 1023

The President of the United States, James Buchanan, envoy extraordinary and minister plenipotentiary of the United States at the court of the United Kingdom of Great Britain and Ireland.

His Majesty the King of Bavaria, Augustus Baron de Cetto, his said Majesty's chamberlain, envoy extraordinary and minister plenipotentiary at the court of her Majesty, the Queen of the United Kingdom of Great Britain and Ireland, knight commander of the order for merit of the Bavarian Crown and of the order for merit of St. Michael, knight grand cross of the royal Grecian order of our Saviour:

Who, after reciprocal communication of their respective full powers, found in good and due form, have agreed to the following articles:

ARTICLE I.

The government of the United States and the Bavarian government promise and engage, upon mutual requisitions by them or their ministers, officers, or authorities, respectively made, to deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit murder, or piracy, or arson, or robbery, or forgery, or the utterance of forged papers, or the fabrication or circulation of counterfeit money, whether coin or paper money, or the embezzlement of public moneys, committed within the jurisdiction of either party, shall seek an asylum, or shall be found within the territories of the other; provided that this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial, if the crime or offence had there been committed; and the respective judges and other magistrates of the two governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or per-

Der Präsident der Vereinigten Negotiators.

Staaten, James Buchanan, ausserordentlichen Gesandten und bevollmächtigten Minister der Vereinigten Staaten am Hofe des vereinigten Königreichs von Grossbritanien und Irland.

Seine Majestät, der König von Bayern, Herrn August Freiherrn von Cetto, Allerhöchst Ihren Kämmerer, ausserordentlichen Gesandten und bevollmächtigten Minister am Hofe Ihrer Grossbritanischen Majestät, Commenthur des Verdiens-Ordens der Bayerischen Kron, und des Verdiens-Ordens vom heiligen Michael, Grosskreutz des Königlich-Griechischen Erlöser-Ordens:

Welche nach gegenseitiger Mittheilung ihrer einschlägigen, in guter und gehöriger Form befundenen Vollmachten über folgende Artikel übereingekommen sind:

ARTIKEL I.

Die Regierung der Vereinigten Staaten und die Königlich Baye.

rische Regierung versprechen und machen sich verbindlich, auf gegenseitige Requisitionen, welche respec-

tive sie selbst, oder ihre Gesandten, Beamten, oder Behörden erlassen, alle Individuen der Justiz auszuliefern, welche beschuldigt, das Verbrechen des Mordes, oder eines Angriffs in morderischer Absicht, oder des Seeraubes, oder der Brandstiftung, oder des Raubes, oder der Fälschung, oder des Ausgabens falscher Documente, oder der Verfertigung oder Verbreitung falschen Geldes, sei es geministes oder Papiergeld, oder des Defectes, oder der Unterschlagung öffentlicher Gelder innerhalb der Gerichtsbarkeit eines oder beiden Theile, begangen zu haben, in dem Gebiete des anderen Theiles eine Zufluchtsuchten oder dort aufgefunden werden: mit der Beschränkung jedoch, dass dies nur auf solche Beweise führ die Strafbarkeit geschehen soll, welche nach den Gesetzen des Ortes, wo der Flüchtling, Warrants.

oder das so beschuldigte Individuum aufgefunden wird dessen Verhaftung und Stellung vor Gericht rechtfernten würden wenn das Ver-
son so charged, that he may be brought before such judges or other magistrates respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive.

Expenses. The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugitive.

ARTICLE II.

Other German States may accede. The stipulations of this convention shall be applied to any other State of the German Confederation which may hereafter declare its accession thereto.

ARTICLE III.

Citizens not to be delivered up. None of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this convention.

ARTICLE IV.

Extradition of persons committing crimes in the State to which they have fled. Whenever any person accused of any of the crimes enumerated in this convention, shall have committed a new crime in the territories of the State where he has sought asylum or shall be found, such person shall not be delivered up under the stipulations of this convention until he shall have been tried and shall have received the punishment due to such new crime, or shall have been acquitted thereof.
ARTICLE V.

The present convention shall continue in force until the first of January, one thousand eight hundred and fifty-eight; and if neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months, after either of the high contracting parties shall have given notice to the other of such intention; each of the high contracting parties reserving to itself the right of giving such notice to the other at any time after the expiration of the said first day of January, one thousand eight hundred and fifty-eight.

ARTICLE VI.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by the government of Bavaria, and the ratifications shall be exchanged in London within fifteen months from the date hereof, or sooner if possible.

In faith whereof the respective plenipotentiaries have signed this convention and have hereunto affixed their seals.

Done in duplicate, in London, the twelfth day of September, one thousand eight hundred and fifty-three, and the seventy-eighth year of the independence of the United States.

JAMES BUCHANAN, [L. s.]
AUG. DE CETTO, [L. s.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at London, on the first instant, by James Buchanan, envoy extraordinary and minister plenipotentiary of the United States, and Augustus Baron de Cetto, envoy extraordinary and minister plenipotentiary of his Majesty the King of Bavaria, the same are hereby ratified and confirmed.

ARTIKEL V.


ARTIKEL VI.


Zu Urkunde dessen haben die respektiven Bevollmächtigten diese Übereinkunft unterzeichnet und hierunter ihre Siegel beigedrückt.


JAMES BUCHANAN, [L. s.]
AUG. DE CETTO, [L. s.]
EXTRADITION TREATY WITH BAVARIA. Sept. 12, 1853.

of Bavaria, at the court of the United Kingdom of Great Britain and Ireland, on the part of their respective governments:—

Now, therefore, be it known, that I, FRANKLIN PIERCE, 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 eighteenth day of November, in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States of America the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY,
Secretary of State.
TREATY WITH THE COW CREEK INDIANS. Sept. 19, 1853. 1027

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded on the nineteenth day of September, eighteen hundred and fifty-three, on Cow Creek, Umpqua Valley, in the Territory of Oregon, by and between Joel Palmer, superintendent of Indian affairs, on the part of the United States, and Quin-ti-oo-san, or Bighead, principal chief, and My-n-e-letta, or Jackson; and Tom, son of Quin-ti-oo-san, subordinate chiefs, on the part of the Cow Creek band of Umpqua tribe of Indians, thereto duly authorized by said tribe, which treaty is in the words and figures following, to wit:—

Stipulations of a treaty made and entered into on Cow Creek, Umpqua Valley, in the Territory of Oregon, this 19th day of September, A. D. 1853, by and between Joel Palmer, superintendent of Indian affairs, on the part of the United States, and Quin-ti-oo-san, or Bighead, principal chief, and My-n-e-letta, or Jackson; and Tom, son of Quin-ti-oo-san, subordinate chiefs, on the part of the Cow Creek band of Umpqua tribe of Indians.

ARTICLE 1. The Cow Creek band of Indians do hereby cede and relinquish, for the consideration hereinafter specified, to the United States, all their right, title, interest, and claim, to all the lands lying in that part of the territory of Oregon bounded by lines designated as follows, to wit:—

Commencing on the north bank of the south fork of Umpqua River, at the termination of the highlands, dividing the waters of Myrtle Creek from those of Day's Creek, thence running easterly along the summit of said range to the headwaters of Day's Creek, thence southerly crossing the Umpqua River to the headwaters of Cow Creek, thence to the dividing ridge between Cow Creek and Grave Creek, thence southwesterly along the said divide to its junction with the ridge dividing the waters of Cow Creek from those of Rogue River, thence westerly and northerly around on said ridge to its connection with the spur terminating opposite the mouth of Myrtle Creek, thence along said spur to a point on the same northwest of the eastern line of Isaac Baily's land claim, thence southeast to Umpqua River, thence up said river to place of beginning.

ARTICLE 2. It is agreed on the part of the United States that the aforesaid tribe shall be allowed to occupy temporarily that portion of the above-described tract of territory bounded as follows, to wit: Commencing on the south side of Cow Creek, at the mouth of Council Creek, opposite Wm. H. Riddle's land claim, thence up said creek to the summit of Caion Mountain, thence westerly along said summit two miles, thence northerly to Cow Creek, at a point on the same one mile above the falls; thence down said creek to place of beginning. It being understood that this last-described tract of land shall be deemed and considered an Indian reserve, until a suitable selection shall be made by the direction of the President of the United States for their permanent residence, and buildings erected thereon and other improvements made of equal value of those upon the above reserve at the time of removal.

ARTICLE 3. For and in consideration of the cession and relinquishment contained in article first, the United States agree to pay to the aforesaid band of Indians, the sum of twelve thousand dollars, in manner to wit: one thousand dollars to be expended in the purchase of twenty
blankets, eighteen pairs pants, eighteen pairs shoes, eighteen hickory shirts, eighteen hats or caps, three coats, three vests, three pairs socks, three neckhandkerchiefs, forty cotton flags, one hundred and twenty yards prints, one hundred yards domestic, one gross buttons, two lbs. thread, ten papers needles, and such other goods and provisions as may be deemed by the superintendent or agent most conducive to the comfort and necessities of said Indians, on or before the first day of October, A. D. 1854. The remaining eleven thousand dollars to be paid in twenty equal annual instalments of five hundred and fifty dollars each, commencing on or about the first day of October, 1854, in blankets, clothing, provisions, stock, farming implements, or such other articles, and in such manner as the President of the United States may deem best for the interests of said tribe.

**Article 4.** In addition to the aforesaid twelve thousand dollars there shall be erected for the use of said tribe, at the expense of the United States, two dwelling-houses, the cost of which shall not exceed two hundred dollars each, and a field of five acres fenced and ploughed, and suitable seed furnished for planting the same.

**Article 5.** The said band of Indians agree to give safe conduct to all persons passing through their reserve, and to protect in their person and property all agents or other persons sent by authority of the United States to reside among them.

**Article 6.** That the friendship which is now established between the United States and the Cow Creek band of Indians, shall not be interrupted by the misconduct of individuals, it is hereby agreed that for injuries done, no private revenge or retaliation shall take place; but instead thereof complaint shall be made by the party injured to the Indian agent; and it shall be the duty of the chiefs of said band of Indians, upon complaint being made as aforesaid, to deliver up the person against whom the complaint is made, to the end that he may be punished, agreeably to the laws of the United States; and in like manner if any violation, robbery, or murder shall be committed on any Indian belonging to said band, the person so offending shall be tried, and if found guilty, shall be punished according to the laws of the United States. And it is further agreed that the chiefs shall, to the utmost of their ability, exert themselves to recover horses or other property which has or may hereafter be stolen from any citizen of the United States, by any individual of said tribe, and deliver the same to the agent or other person authorized to receive it; and the United States hereby guarantee to any Indian or Indians of said band, a full indemnification for any horses or other property which may be stolen or taken from them by any citizen of the United States, provided, the property stolen cannot be recovered, and that sufficient proof is produced that it was actually stolen or taken by a citizen of the U. S. And the chiefs further agree, that upon the requisition of the President of the U. S., Superintendent of Indian affairs, or Indian agent, to deliver up any person resident among them.

**Article 7.** This treaty shall take effect and be obligatory on the contracting parties as soon as the same shall be ratified by the President of the United States, by and with the advice and consent of the Senate.*

In testimony whereof the said Joel Palmer, Superintendent of Indian Affairs, on the part of the United States, and chiefs of the Cow Creek band of Umpqua Indians, before named, have hereunto set their hands and seals, the day and year aforesaid.

JOEL PALMER, [L. S.]

Superintendent Indian Affairs, O. T.

* For a new Article 7, see p. 1029.
TREATY WITH THE COW CREEK INDIANS. Sept. 19, 1853. 1029

BIGHEAD, Quin-ti-oo-san, his x mark, [L. s.]
JACKSON, My-n-e-lutta, his x mark, [L. s.]
Tom, son of Quin-ti-oo-san, his x mark, [L. s.]
Tom, Tal-sa-pe-er, his x mark,

Signed in presence of
J. B. NICHOLS, \} Interpreters.
E. CATCHING. \}  
THEODORE TIERNEY, Secretary.
JOHN D. BOWN, \} Witnesses.
W. STARR, \}

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the twelfth day of April, eighteen hundred and fifty-four, advise and consent to the ratification of its articles, with amendments thereto proposed, by a resolution in the words and figures following, to wit: —

"In Executive Session, Senate of the United States,

"April 12, 1854.

"Resolved, (two thirds of the senators present concurring) That the Senate advise and consent to the ratification of the stipulations of a treaty made and entered into on Cow Creek, Umpqua Valley, in the Territory of Oregon, this 19th day of September, A. D. 1853, by and between Joel Palmer, Superintendent of Indian affairs, on the part of the United States, and Quin-ti-oo-san, or Bighead, principal chief, and My-n-e-lutta, or Jackson, and Tom, son of Quin-ti-oo-san, subordinate chiefs, on the part of the Cow Creek band of Umpqua tribe of Indians, with the following

"AMENDMENT:

"Add the following as a new article: —

"Article 7. It is agreed between the United States and the Cow Creek band of the Umpqua tribe of Indians, that, should it at any time hereafter be considered by the United States as a proper policy to establish farms among and for the benefit of said Indians, it shall be discretionary with the President, by and with the advice and consent of the Senate, to change the annuities herein provided for, or any part thereof, into a fund for that purpose.

"Change article 7 to article 8.

Attest: —

ASBURY DICKINS, Secretary."

And whereas the amendments proposed by the Senate, in their resolution of April twelfth, as above recited, were duly presented to the chiefs and headmen of the Cow Creek band of Umpqua Indians, and were by them accepted, ratified, and confirmed, in manner following, to wit: —

We, the undersigned, principal chief and subordinate chiefs of the Cow Creek band of the Umpqua tribe of Indians, parties to the treaty concluded at Cow Creek, Umpqua Valley, in the Territory of Oregon, on the 19th day of September, A. D. 1853, having had fully explained to us the amendment made to the same by the Senate of the United States, on the 12th day of April, 1854, which is in the following words, viz: —

AMENDMENT:

Add the following as a new article: —

Article 7. It is agreed between the United States and the Cow Creek band of the Umpqua tribe of Indians, that, should it at any time
TREATY WITH THE COW CREEK INDIANS. Sept. 19, 1853.

hereafter be considered by the United States as a proper policy to establish farms among and for the benefit of said Indians, it shall be discretionary with the President, by and with the advice and consent of the Senate, to change the annuities herein provided for, or any part hereof, into a fund for that purpose.

Change article 7 to article 8: Do hereby accept and consent to the said amendment to the treaty aforesaid, and agree that the same shall be considered as a part thereof.

In testimony whereof we have hereunto set our hands and affixed our seals, this 31st day of October, A. D. 1854.

QUIN-TI-OO-SAN, or Bighead, his x mark, [L. s.]
MY-N-E-LET TA, or Jackson, his x mark, [L. s.]
TOM, his x mark, [L. s.]
TAL-SA-PE-ER, his x mark, [L. s.]

Executed in presence of

JOEL PALMER, Super't.
JOHN FLETT,
W. STARR,
J. B. NICHOLS.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, in pursuance of the advice and consent of the Senate, as expressed in their resolution of April twelfth, eighteen hundred and fifty-four, do accept, ratify, and confirm the said treaty, with the amendment.

In testimony whereof, I have caused the seal of the United States to be hereeto affixed, having signed the same with my hand.

[L. s.] Done at the city of Washington, this fifth day of February, in the year of our Lord eighteen hundred and fifty-five.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. Dec. 30, 1853.

A PROCLAMATION.

WHEREAS a treaty between the United States of America and the Mexican Republic was concluded and signed at the City of Mexico on the thirtieth day of December, one thousand eight hundred and fifty-three; which treaty, as amended by the Senate of the United States, and being in the English and Spanish languages, is word for word as follows:

IN THE NAME OF ALMIGHTY GOD:

The Republic of Mexico and the United States of America, desiring to remove every cause of disagreement which might interfere in any manner with the better friendship and intercourse between the two countries, and especially in respect to the true limits which should be established, when, notwithstanding what was covenanted in the treaty of Guadalupe Hidalgo in the year 1848, opposite interpretations have been urged, which might give occasion to questions of serious moment: to avoid these, and to strengthen and more firmly maintain the peace which happily prevails between the two republics, the President of the United States has, for this purpose, appointed James Gadsden, Envoy Extraordinary and Minister Plenipotentiary of the same, near the Mexican government, and the President of Mexico has appointed as Plenipotentiary "ad hoc" his excellency Don Manuel Diez de Bonilla, cavalier grand cross of the national and distinguished order of Guadalupe, and Secretary of State, and of the office of Foreign Relations, and Don José Salazar Ylarregui and General Mariano Monterde as scientific commissioners, invested with full powers for this negotiation, who, having communicated their respective full powers, and finding them in due and proper form, have agreed upon the articles following:

EN EL NOMBRE DE DIOS TODOPODEROSO.

La República de México y los Estados Unidos de América, desean remover toda causa de desacuerdo que pudiera influir en algún modo en contra de la mejor amistad y correspondencia entre ambos países, y especialmente por lo respectivo a los verdaderos límites que deben fijarse, cuando no obstante lo pactado en el tratado de Guadalupe Hidalgo el año de 1848, aún se han suscitado algunas interpretaciones encontradas que pudieran ser ocasión de cuestiones de grave trascendencia, para evitarlas, y afirmar y corroborar más la paz que felizmente reina entre ambas Repúblicas, el Presidente de México ha nombrado á este fin con el carácter de plenipotenciario ad hoc al Exmo. Sr. D. Manuel Diez de Bonilla, caballero gran cruz de la nacional y distinguida orden de Guadalupe, y Secretario de Estado y del Despacho de Relaciones Exteriores, y á los Señores D. José Salazar Ylarregui y General D. Mariano Monterde, como comisarios peritos investidos con plenos poderes para esta negociación; y el Presidente de los Estados Unidos á S. E. el Sr. Santiago Gadsden, Enviado Extraordinario y Ministro Plenipotenciario de los mismos Estados Unidos cerca del gobierno Mexicano; quienes habiéndose comunicado sus respectivos plenos poderes, y halládolos en buena y debida forma, han convenido en los artículos siguientes:
The Mexican Republic agrees to designate the following as her true limits with the United States for the future: retaining the same dividing line between the two Californias as already defined and established, according to the 5th article of the treaty of Guadalupe Hidalgo, the limits between the two republics shall be as follows: Beginning in the Gulf of Mexico, three leagues from land, opposite the mouth of the Rio Grande, as provided in the 5th article of the treaty of Guadalupe Hidalgo; thence, as defined in the said article, up the middle of that river to the point where the parallel of 31° 47' north latitude crosses the same; thence due west one hundred miles; thence south to the parallel of 31° 20' north latitude; thence along the said parallel of 31° 20' to the 111th meridian of longitude west of Greenwich; thence in a straight line to a point on the Colorado River twenty English miles below the junction of the Gila and Colorado Rivers; thence up the middle of the said river, Colorado until it intersects the present line between the United States and Mexico.

For the performance of this portion of the treaty, each of the two governments shall nominate one commissioner, to the end that, by common consent the two thus nominated, having met in the city of Paso del Norte, three months after the exchange of the ratifications of this treaty, may proceed to survey and mark out upon the land the dividing line stipulated by this article, where it shall not have already been surveyed and established by the mixed commission, according to the treaty of Guadalupe, keeping a journal and making proper plans of their operations. For this purpose, if they should judge it necessary, the contracting parties shall be at liberty each to unite to its respective commission, scientific or other assistants, such as astronomers and surveyors, whose concurrence shall not be considered necessary for the settlement and ratification of

La República Mexicana conviene en señalar para lo sucesivo como verdaderos límites con los Estados Unidos los siguientes: Subsidiendo la misma línea divisoria entre las dos Californias, tal cual está ya definida y marcada conforme al artículo quinto del tratado de Guadalupe Hidalgo, los límites entre las dos Repúblicas serán los que siguen: comenzando en el golfo de México á tres leguas de distancia de la costa, frente á la desembocadura del Rio Grande, como se estipuló en el artículo quinto del tratado de Guadalupe Hidalgo; de allí, según se fija en dicho artículo, hasta la mitad de aquel río al punto donde la paralela de 31° 47' de latitud norte atraviesa el mismo río; de allí, cien millas en línea recta al oeste; de allí, al sur á la paralela de 31° 20' de latitud norte; de allí, siguiendo la dicha paralela de 31° 20', hasta el 111 del meridiano de longitud oeste de Greenwich; de allí, en línea recta á un punto en el río Colorado, veinte millas inglesas abajo de la unión de los ríos Gila y Colorado; de allí, por la mitad del dicho río Colorado, río arriba, hasta donde encuentra la actual línea divisoria entre los Estados Unidos y México. Para la ejecución de esta parte del tratado, cada uno de los gobiernos nombrará un comisario, á fin de que por común acuerdo los dos así nombrados, que se reunirán en la ciudad del Paso del Norte tres meses después del cange de las ratificaciones de este tratado, procedan á recorrer y demarcar sobre el terreno la línea divisoria estipulada por este artículo, en lo que no estuviere ya reconocida y establecida por la comisión mixta según el tratado de Guadalupe, llevando al efecto diarios de sus procedimientos, y levantando los planos convenientes. A este efecto, si lo juzgaren necesario las partes contratantes, podrán añadir á su respectivo comisario alguno ó algunos auxiliares, bien facultativos ó no, como agrimensores, astrónomos, &c.; pero sin que por esto su concurrencia se considere necesaria para la fijacion
TREATY WITH MEXICO. Dec. 30, 1853.

a true line of division between the two Republics; that line shall be alone established upon which the commissioners may fix, their consent in this particular being considered decisive and an integral part of this treaty, without necessity of ulterior ratification or approval, and without room for interpretation of any kind by either of the parties contracting.

The dividing line thus established shall, in all time, be faithfully respected by the two governments, without any variation therein, unless of the express and free consent of the two, given in conformity to the principles of the law of nations, and in accordance with the constitution of each country respectively.

In consequence, the stipulation in the 5th article of the treaty of Guadalupe upon the boundary line therein described is no longer of any force, wherein it may conflict with that here established, the said line being considered annulled and abolished wherever it may not coincide with the present, and in the same manner remaining in full force where in accordance with the same.

ARTICLE II.

The government of Mexico hereby releases the United States from all liability on account of the obligations contained in the eleventh article of the treaty of Guadalupe Hidalgo; and the said article and the thirty-third article of the treaty of amity, commerce, and navigation between the United States of America and the United Mexican States concluded at Mexico, on the fifth day of April, 1831, are hereby abrogated.

ARTICLE III.

In consideration of the foregoing stipulations, the Government of the United States agrees to pay to the government of Mexico, in the city of New York, the sum of ten millions of dollars, of which seven millions shall be paid immediately upon the exchange of the ratifications.

y ratificacion como verdadera línea divisoria entre ambas Repúblicas; pues dicha línea solo será establecida por lo que convengan los comisarios, reputándose su conformidad en este punto como decisiva y parte integrante de este tratado, sin necesidad de ulterior ratificación ó aprobación, y sin lugar á interpretación de ningún género por cualquiera de las dos partes contratantes.

La línea divisoria establecida de este modo, será en todo tiempo fielmente respetada por los dos gobiernos, sin permitirse ninguna variación en ella, sino es de expreso y libre consentimiento de los dos, otorgado de conformidad con los principios del derecho de gentes, y con arreglo á la constitución de cada país respectivamente. En consecuencia, lo estipulado en el artículo quinto del tratado de Guadalupe sobre la línea divisoria en él descrita, queda sin valor en lo que re- pugne con la establecida aquí; dan- dose por lo mismo por derogada y anulada dicha línea en la parte en que no es conforme con la presente, así como permanecerá en todo su vigor en la parte en que tuviere dicha conformidad con ella.

ARTÍCULO II.

El gobierno de México por este ar- tículo exime al de los Estados Uni- dos de las obligaciones del artículo 11 del tratado de Guadalupe Hi- dalgo, y dicho artículo, y el 33 del tratado de amistad, comercio y na- vegacion entre los Estados Unidos Mexicanos y los Estados Unidos de America, y concluido en México el día 5 de Abril de 1831, quedan por este derogados.

ARTÍCULO III.

En consideracion á las anteriores estipulaciones, el Gobierno de los Estados Unidos conviene en pagar al Gobierno de México, en la ciudad de Nueva York, la suma de diez millones de pesos, de los cuales, siete millones se pagarán luego que se verifique el cange de las ratifica-
of this treaty, and the remaining three millions as soon as the boundary line shall be surveyed, marked, and established.

**ARTICLE IV.**

The provisions of the 6th and 7th articles of the treaty of Guadalupe Hidalgo having been rendered nugatory, for the most part, by the cession of territory granted in the first article of this treaty, the said articles are hereby abrogated and annulled, and the provisions as herein expressed substituted therefor. The vessels, and citizens of the United States shall, in all time, have free and uninterrupted passage through the Gulf of California, to and from their possessions situated north of the boundary line of the two countries. It being understood that this passage is to be by navigating the Gulf of California and the river Colorado, and not by land, without the express consent of the Mexican government; and precisely the same provisions, stipulations, and restrictions, in all respects, are hereby agreed upon and adopted, and shall be scrupulously observed and enforced by the two contracting governments in reference to the Rio Colorado, so far and for such distance as the middle of that river is made their common boundary line by the first article of this treaty.

The several provisions, stipulations, and restrictions contained in the 7th article of the treaty of Guadalupe Hidalgo shall remain in force only so far as regards the Rio Bravo del Norte, below the initial of the said boundary provided in the first article of this treaty; that is to say, below the intersection of the 31° 47' 30" parallel of latitude, with the boundary line established by the late treaty dividing said river from its mouth upwards, according to the fifth article of the treaty of Guadalupe.

The provisions of this treaty, and the three million restantes tan pronto como se reconozca, marque y fije la línea divisoria.

**ARTICULO IV.**

Habiéndose hecho en su mayor parte nugatorias las estipulaciones de los artículos sexto y séptimo del tratado de Guadalupe Hidalgo por la cesión de territorio hecha en el artículo primero de este tratado, aquellos dichos artículos quedan por este derogados y anulados, y las estipulaciones que á continuación se expresan, substituidas en lugar de aquéllas. Los buques y ciudadanos de los Estados Unidos tendrán en todo tiempo libre y no interrumpido tránsito por el Golfo de California para sus posesiones y desde sus posesiones sitas al Norte de la línea divisoria de los dos países; entendiendo que ese tránsito se ha de hacer navegando por el Golfo de California y por el Río Colorado, y no por tierra, sin expreso consentimiento del Gobierno Mexicano. Y precisamente, y bajo todos respetos, las mismas disposiciones, estipulaciones y restricciones quedan convenientes y adoptadas por este artículo, y serán escrupulosamente observadas, y hechas efectivas por los dos Gobiernos contratantes, con referencia al Río Colorado por tal distancia, y en tanto que la mediación de ese Río queda como su línea divisoria común por el artículo primero de este tratado. Las diversas disposiciones, estipulaciones y restricciones contenidas en el artículo séptimo del tratado de Guadalupe Hidalgo, solo permanecerán en vigor en lo relativo al Río Bravo del Norte abajo del punto inicial de dicho límite estipulado en el artículo primero de este tratado; es decir, abajo de la intersección del paralelo de 31° 47' 30" de latitud con la línea divisoria establecida por el reciente tratado que divide dicho río desde su embocadura arriba de conformidad con el artículo quinto del tratado de Guadalupe.
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ARTICLE V.

All the provisions of the eighth and ninth, sixteenth and seventeenth articles of the treaty of Guadalupe Hidalgo, shall apply to the territory ceded by the Mexican Republic in the first article of the present treaty, and to all the rights of persons and property, both civil and ecclesiastical, within the same, as fully and as effectually as if the said articles were herein again recited and set forth.

ARTICLE VI.

No grants of land within the territory ceded by the first article of this treaty bearing date subsequent to the day—twenty-fifth of September—when the minister and subscriber to this treaty on the part of the United States, proposed to the Government of Mexico to terminate the question of boundary, will be considered valid or be recognized by the United States, or will any grants made previously be respected or be considered as obligatory which have not been located and duly recorded in the archives of Mexico.

ARTICLE VII.

Should there at any future period (which God forbid) occur any disagreement between the two nations which might lead to a rupture of their relations and reciprocal peace, they bind themselves in like manner to procure by every possible method the adjustment of every difference; and should they still in this manner not succeed, never will they proceed to a declaration of war, without having previously paid attention to what has been set forth in article twenty-one of the treaty of Guadalupe for similar cases; which article, as well as the twenty-second, is here reaffirmed.

ARTICLE VIII.

The Mexican Government hav-
Provisions respecting the road across the Isthmus of Tehuantepec.

Transportation of mails and property across the isthmus.

The United States, by its agents, shall have the right to transport across the isthmus, in closed bags, the mails of the United States not intended for distribution along the line of communication; also the effects of the United States government and its citizens, which may be intended for transit, and not for distribution on the isthmus, free of custom-house or other charges by the Mexican government. Neither passports nor letters of security will be required of persons crossing the isthmus and not remaining in the country.

Port of entry to be opened.

When the construction of the railroad shall be completed, the Mexican government agrees to open a port of entry in addition to the port of Vera Cruz, at or near the terminus of said road on the Gulf of Mexico.

Transportation of troops and munitions of war.

The two governments will enter into arrangements for the prompt transit of troops and munitions of the United States, which that government may have occasion to send from one part of its territory to another, lying on opposite sides of the continent.

United States may protect the road.

The Mexican government having agreed to protect with its whole power the prosecution, preservation, and security of the work, the United States may extend its protection as

Mexican en 5 de Febrero de 1853, la pronta construcción de un caminó de madera y de un ferro-carril en el istmo de Tehuantepec, para asegurar de una manera estable los beneficios de dicha vía de comunican- ción á las personas y mercancias de los ciudadanos de México y de los Estados Unidos, se estipula que ninguno de los dos gobiernos pondrá obstáculo alguno al transito de per- sonas y mercancias de ambas naciones, y que en ningún tiempo se impondrán cargas por el transito de personas y propiedades de ciudadanos de los Estados Unidos, mayores que las que se impongan á las per- sonas y propiedades de otras na- ciones extranjeras; ni ningún in- terés en dicha vía de comunicacion ó en sus productos, se transferirá á un gobierno extraniero.

Los Estados Unidos tendrán de- recho de transportar por el istmo por medio de sus agentes y en ba- lijas cerradas, las malas de los Es- tados Unidos que no han de distri- buirse en la extensión de la línea de comunicación, y también los efectos del Gobierno de los Estados Unidos y sus ciudadanos que solo vayen de transito y no para distri- buirse en el istmo estarán libres de los derechos de aduana ú otros, im- puesto por el gobierno Mexicano. No se exigirá á las personas que atraviesen el istmo, y no permanez- can en el país, pasaportes ni cartas de seguridad.

Cuando se concluya la construc- ción del ferro-carril, el Gobierno Mexicano conviene en abrir un puerto de entrada, además del de Veracruz, en donde termina dicho ferro-carril en el Golfo de México ó cerca de ese punto.

Los dos gobiernos celebrarán un arreglo para el pronto transito de tropas y municiones de los Estados Unidos, que este gobierno tenga ocasión de enviar de una parte de su territorio á otra situadas en la- dos opuestos del continente.

Habiendo convenido el Gobierno Mexicano en proteger con todo su poder la construcción, conservación y seguridad de la obra, los Estados Unidos de su parte podrán impar-
it shall judge wise to it when it may feel sanctioned and warranted by the public or international law.  

**ARTICLE IX.**

This treaty shall be ratified, and the respective ratifications shall be exchanged at the city of Washington within the exact period of six months from the date of its signature, or sooner, if possible.

In testimony whereof, we, the plenipotentiaries of the contracting parties, have hereunto affixed our hands and seals at Mexico, the thirtieth (30th) day of December, in the year of our Lord one thousand eight hundred and fifty-three, in the thirty-third year of the independence of the Mexican republic, and the seventy-eighth of that of the United States.

JAMES GADSDEN, [L. s.]  
MANUEL DÍEZ DE BONILLA, [L. s.]  
JOSE SALAZAR YLABREGUI, [L. s.]  
J. MARIANO MONTERDE, [L. s.]  

And whereas the said treaty, as amended, has been duly ratified on both parts, and the respective ratifications of the same have this day been exchanged at Washington, by WILLIAM L. MARCY, Secretary of State of the United States, and SEÑOR GENERAL DON JUAN N. ALMONTÉ, Envoy Extraordinary and Minister Plenipotentiary of the Mexican Republic, on the part of their respective Governments:

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, have caused the said treaty 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 June, in the year of our Lord one thousand eight hundred and fifty-four, and of the Independence of the United States the seventy-eighth.

**FRANKLIN PIERCE.**

**BY THE PRESIDENT:**

W. L. MARCY, Secretary of State.
FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, a Treaty was made and concluded at the City of Washing-
on, on the fifteenth day of March, one thousand eight hundred and fifty-
four, by George W. Manypuney, Commissioner of Indian Affairs, acting
as Commissioner on the part of the United States and the confederate tribes
of the Ottoo and Missouri Indians, which treaty is in the words follow-
ing; to wit:

Articles of agreement and convention made and concluded at the City
of Washington, this fifteenth day of March, one thousand eight hundred
and fifty-four, by George W. Manypuney, as Commissioner on the part
of the United States, and the following named Chiefs of the confederate
tribes of the Ottoo and Missouri Indians, viz: Ar-ke-kee-tah, or Stay
By It; Hec-cah-po, or Kickapoo; Shaw-ka-haw-wa, or Medicine Horse;
Mi-ar-ke-tah-hun-she, or Big Soldier; Cha-won-a-ke, or Buffalo Chief;
Ah-hah-che-ke-saw-ke, or Missouri Chief; and Maw-thra-ti-ne, or White
Water; they being thereto duly authorized by said confederate tribes.

ARTICLE 1. The confederate tribes of Ottoo and Missouri Indians
cede to the United States all their country west of the Missouri River,
excepting a strip of land on the waters of the Big Blue River, ten miles
in width and bounded as follows: Commencing at a point in the middle
of the main branch of the Big Blue River, in a west or southwest direction
from Old Fort Kearney, at a place called by the Indians the “Islands;”
thence west to the western boundary of the country hereby ceded; thence
in a northerly course with said western boundary, ten miles; thence east
to a point due north of the starting point and ten miles therefrom; thence
to the place of beginning: Provided, That in case the said initial point
is not within the limits of the country hereby ceded, or that the western
boundary of said country is not distant twenty-five miles or more from
the initial point, in either case, there shall be assigned by the United
States to said Indians, for their future home, a tract of land not less than
ten miles wide by twenty-five miles long, the southeast corner of which tract
shall be the initial point above named. And such portion of such tract, if
any, as shall prove to be outside of the ceded country, shall be and the
same is hereby granted and ceded to the confederate tribes of Ottoo and
Missouri Indians by the United States, who will have said tract pro-
cer set off by durable monuments as soon after the ratification of this
instrument, as the same can conveniently be done.

ARTICLE 2. The said confederate tribes agree, that as soon after the
United States shall make the necessary provision for fulfilling the stipu-
lations of this instrument, as they can conveniently arrange their affairs,
and not to exceed one year after such provision is made, they will vacate
the ceded country, and remove to the lands herein reserved for them.

ARTICLE 3. The said confederate tribes relinquish to the United States,
all claims, for money or other thing, under former treaties, and all claim
which they may have heretofore, at any time, set up, to any land on the
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east side of the Missouri river; Provided, That said confederate tribes shall receive the unexpended balances of former appropriations now in the United States Treasury, of which, four thousand dollars shall at once be applied for the purchase of provisions and to farming purposes.

ARTICLE 4. In consideration of, and payment for the country herein ceded, and the relinquishments herein made, the United States agree to pay to the said confederate tribes of Ottoe and Missouria Indians, the several sums of money following, to wit:

1st. Twenty thousand dollars, per annum, for the term of three years, commencing on the first day of January, one thousand eight hundred and fifty-five.

2d. Thirteen thousand dollars, per annum, for the term of ten years, next succeeding the three years.

3d. Nine thousand dollars, per annum, for the term of fifteen years, next succeeding the ten years.

4th. Five thousand dollars, per annum, for the term of twelve years, next succeeding the fifteen years.

All which several sums of money shall be paid to the said confederate tribes, or expended for their use and benefit under the direction of the President of the United States, who may, from time to time, determine, at his discretion, what proportion of the annual payments, in this article provided for, if any, shall be paid to them in money, and what proportion shall be applied to and expended, for their moral improvement and education; for such beneficial objects as in his judgment will be calculated to advance them in civilization; for buildings, opening farms, fencing, breaking land, providing stock, agricultural implements, seeds, &c., for clothing, provisions and merchandise; for iron, steel, arms and ammunition; for mechanics, and tools; and for medical purposes.

ARTICLE 5. In order to enable the said confederate tribes to settle their affairs, and to remove, and substist themselves for one year at their new home, (and which they agree to do without further expense to the United States,) and to break up and fence one hundred and fifty acres of land at their new home, they shall receive from the United States the further sum of twenty thousand dollars, to be paid out and expended under the direction of the President, and in such manner as he shall approve.

ARTICLE 6. The President may, from time to time, at his discretion, cause the whole of the land herein reserved or appropriated west of the Big Blue River, to be surveyed off into lots, and assign to such Indian or Indians of said confederate tribes, as are willing to avail of the privilege, and who will locate on the same as a permanent home, if a single person over twenty-one years of age, one eighth of a section; to each family of two, one quarter section; to each family of three and not exceeding five, one half section; to each family of six and not exceeding ten, one section; and to each family exceeding ten in number, one quarter section for every additional five members. And he may prescribe such rules and regulations as will secure to the family, in case of the death of the head thereof, the possession and enjoyment of such permanent home and the improvements thereon. And the President may, at any time in his discretion, after such person or family has made a location on the land assigned for a permanent home, issue a patent to such person or family for such assigned land, conditioned that the tract shall not be aliened or leased for a longer term than two years; and shall be exempt from levy, sale, or forfeiture, which conditions shall continue in force, until a State constitution embracing such land within its boundaries shall have been formed, and the legislature of the State shall remove the restrictions. And if any such person or family shall at any time neglect or refuse to occupy and till a portion of the land assigned, and on which they have located, or shall rove from place to place, the President may, if the patent shall have been
issued, revoke the same, or if not issued, cancel the assignment, and may also withhold from such person or family, their proportion of the annuities or other moneys due them, until they shall have returned to such permanent home, and resumed the pursuits of industry; and in default of their return, the tract may be declared abandoned, and thereafter assigned to some other person or family of such confederate tribes, or disposed of as is provided for the disposal of the excess of said land. And the residue of the land hereby reserved, after all the Indian persons or families of such confederate tribes shall have had assigned to them permanent homes, may be sold for their benefit, under such laws, rules, or regulations as may hereafter be prescribed by the Congress or President of the United States. No State legislature shall remove the restriction herein provided for, without the consent of Congress.

ARTICLE 7. The United States will erect for said confederate tribes at their new home, a grist and saw-mill, and keep the same in repair, and provide a miller for the term of ten years; also erect a good blacksmith shop, supply the same with tools, and keep it in repair for the term of ten years, and provide a good blacksmith for a like period, and employ an experienced farmer, for ten years, to instruct the Indians in agriculture.

ARTICLE 8. The annuities of the Indians shall not be taken to pay the debts of individuals.

ARTICLE 9. The said confederate tribes acknowledge their dependence on the government of the United States, and promise to be friendly with all the citizens thereof, and pledge themselves to commit no depredations on the property of such citizens. And should any one or more of the Indians violate this pledge, and the fact be satisfactorily proven before the agent, the property taken shall be returned, or in default thereof, or if injured or destroyed, compensation may be made by the government out of their annuities. Nor will they make war on any other tribe except in self-defence, but will submit all matters of difference between them and other Indians, to the government of the United States, or its agent, for decision, and abide thereby. And if any of the said Indians commit any depredations on any other Indians, the same rule shall prevail as that prescribed in this article in cases of depredations against citizens.

ARTICLE 10. The Ottoes and Missourias are desirous to exclude from their country the use of ardent spirits, and to prevent their people from drinking the same; and therefore it is provided, that any one of them who is guilty of bringing liquor into their country, or who drinks liquor, may have his or her proportion of the annuities withheld from him or her for such time, as the President may determine.

ARTICLE 11. The said confederate tribes agree, that all the necessary roads and highways, and railroads, which may be constructed as the country improves, and the lines of which may run through their land west of the Big Blue River, shall have a right of way through the reservation, a just compensation being made therefor in money.

ARTICLE 12. The United States will pay to Lewis Barnard the sum of three hundred dollars, he having been in the service of the said tribes and they being unable to pay him.

ARTICLE 13. This treaty shall be obligatory on the contracting parties as soon as the same shall be ratified by the President and Senate of the United States.

In testimony whereof the said George W. Manypenny, commissioner as aforesaid, and the undersigned, chiefs of the said confederate tribes of Ottoes and Missourias, have hereunto set their hands and seals, at the place and on the day and year hereinbefore written.

GEORGE W. MANYPENNY, Commissioner. [L. s.]
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AR-KE-KEE-TAH, his x mark, [L. S.]
    Or Stay By It.
HEH-CAH-PO, his x mark, [L. S.]
    Or Kickapoo.
SHAW-KA-HAW-WA, his x mark, [L. S.]
    Or Medicine Horse.
MI-AR-KE-TAH-HUN-SHE, his x mark, [L. S.]
    Or Big Soldier.
CHA-WON-A-KE, his x mark, [L. S.]
    Or Buffalo Chief.
AH-HAH-CHE-KE-SAW-KE, his x mark, [L. S.]
    Or Missouria Chief.
MAW-THRA-TI-NE, his x mark, [L. S.]
    Or White Water.

Ottoes.

Missourias.

Executed in the presence of us:

JAMES M. GATEWOOD, Indian Agent.
THOMAS MAXFIELD.
H. N. TABB.
CHARLES CALVERT.
JNO. D. McPherson.
HEZEKIAH MILLER.
ALFRED CHAPMAN.
HENRY BEARD.
LEWIS BERNARD, Interpreter, his x mark.

And whereas the said Treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the seventeenth day of April, one thousand eight hundred and fifty-four, ratify the same by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
April 17th, 1854.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at the City of Washington this [the] fifteenth day of March, one thousand eight hundred and fifty-four, by George W. Manypenny as Commissioner on the part of the United States, and the following named chiefs of the confederate tribes of the Ottoes and Missouria Indians, viz: Ar-kee-kee-tah, or Stay By It; Heh-cah-po, or Kickapoo; Shaw-ka-haw-wa, or Medicine Horse; Mi-ar-ke-tah-hun-she, or Big Soldier; Cha-won-a-ke, or Buffalo Chief; Ah-hah-che-ke-saw-ke, or Missouria Chief; and Maw-thra-ti-ne, or White Water, they being thereto duly authorized by said confederate tribes.

Attest: ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the seventeenth day of April, one thousand eight hundred and fifty-four, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

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Done at the city of Washington, this twenty-first day of June,
in the year of our Lord one thousand eight hundred and
fifty-four, and of the independence of the United States the
seventy-eighth.

[Signature]

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
TREATY WITH THE OMAHAS. MARCH 16, 1854.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a Treaty was made and concluded at the City of Washington, on the sixteenth day of March, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the Omaha tribe of Indians, which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded at the City of Washington this sixteenth day of March, one thousand eight hundred and fifty-four, by George W. Manypenny, as Commissioner on the part of the United States, and the following named Chiefs of the Omaha tribe of Indians, viz: Shon-ga-ska, or Logan Fontenelle; E-sta-mah-za, or Joseph Le Flesche; Gra-tah-nah-je, or Standing Hawk; Gah-he-ga-gin-gah, or Little Chief; Tah-wah-gah-ha, or Village Maker; Wah-no-ke-ga, or Noise; So-da-nah-ze, or Yellow Smoke; they being thereto duly authorized by said tribe.

ARTICLE 1. The Omaha Indians cede to the United States all their lands west of the Missouri river, and south of a line drawn due west from a point in the centre of the main channel of said Missouri river due east of where the Ayoway river disembogues out of the bluffs, to the western boundary of the Omaha country, and forever relinquish all right and title to the country south of said line: Provided, however, that if the country north of said due west line, which is reserved by the Omahas for their future home, should not on exploration prove to be a satisfactory and suitable location for said Indians, the President may, with the consent of said Indians, set apart and assign to them, within or outside of the ceded country, a residence suited for and acceptable to them. And for the purpose of determining at once and definitely, it is agreed that a delegation of said Indians, in company with their agent, shall, immediately after the ratification of this instrument, proceed to examine the country hereby reserved, and if it please the delegation, and the Indians in counsel express themselves satisfied, then it shall be deemed and taken for their future home; but if otherwise, on the fact being reported to the President, he is authorized to cause a new location, of suitable extent, to be made for the future home of said Indians, and which shall not be more in extent than three hundred thousand acres, and then and in that case, all of the country belonging to the said Indians north of said due west line, shall be and is hereby ceded to the United States by the said Indians, they to receive the same rate per acre for it, less the number of acres assigned in lieu of it for a home, as now paid for the land south of said line.

ARTICLE 2. The Omahas agree, that so soon after the United States shall make the necessary provision for fulfilling the stipulations of this instrument, as they can conveniently arrange their affairs, and not to

Cession of lands to the United States.

Reserve for the Indians.

Removal of the Indians.
exceed one year from its ratification, they will vacate the ceded country, and remove to the lands reserved herein by them, or to the other lands provided for in lieu thereof, in the preceding article, as the case may be.

**Article 3.** The Omahas relinquish to the United States all claims, for money or other thing, under former treaties, and likewise all claim which they may have heretofore, at any time, set up, to any land on the east side of the Missouri river: Provided, The Omahas shall still be entitled to and receive from the Government, the unpaid balance of the twenty-five thousand dollars appropriated for their use, by the act of thirtieth of August, 1851.

**Article 4.** In consideration of and payment for the country herein ceded, and the relinquishments herein made, the United States agree to pay to the Omaha Indians the several sums of money following, to wit:

1st. Forty thousand dollars, per annum, for the term of three years, commencing on the first day of January, eighteen hundred and fifty-five.

2d. Thirty thousand dollars per annum, for the term of ten years, next succeeding the three years.

3d. Twenty thousand dollars per annum, for the term of fifteen years, next succeeding the ten years.

4th. Ten thousand dollars per annum, for the term of twelve years, next succeeding the fifteen years.

All which several sums of money shall be paid to the Omahas, or expended for their use and benefit, under the direction of the President of the United States, who may from time to time determine at his discretion, what proportion of the annual payments, in this article provided for, if any, shall be paid to them in money, and what proportion shall be applied to and expended, for their moral improvement and education; for such beneficial objects as in his judgment will be calculated to advance them in civilization; for buildings, opening farms, fencing, breaking land, providing stock, agricultural implements, seeds, &c.; for clothing, provisions, and merchandise; for iron, steel, arms, and ammunition; for mechanics, and tools; and for medical purposes.

**Article 5.** In order to enable the said Indians to settle their affairs and to remove and subsist themselves for one year at their new home, and which they agree to do without further expense to the United States, and also to pay the expenses of the delegation who may be appointed to make the exploration provided for in article first, and to fence and break up two hundred acres of land at their new home, they shall receive from the United States, the further sum of forty-one thousand dollars, to be paid out and expended under the direction of the President, and in such manner as he shall approve.

**Article 6.** The President may, from time to time, at his discretion, cause the whole or such portion of the land hereby reserved, as he may think proper, or of such other land as may be selected in lieu thereof, as provided for in article first, to be surveyed into lots, and to assign to such Indian or Indians of said tribe as are willing to avail of the privilege, and who will locate on the same as a permanent home, if a single person over twenty-one years of age, one-eighth of a section; to each family of two, one quarter section; to each family of three and not exceeding five, one half section; to each family of six and not exceeding ten, one section; and to each family over ten in number, one quarter section for every additional five members. And he may prescribe such rules and regulations as will insure to the family, in case of the death of the head thereof, the possession and enjoyment of such permanent home and the improvements thereon. And the President may, at any time, in his discretion, after such person or family has made a location on the land assigned for a permanent home, issue a patent to such person or family for such assigned land, conditioned that the tract shall not be aliened or leased for a longer term than two years; and shall be exempt
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from levy, sale, or forfeiture, which conditions shall continue in force, until a State constitution, embracing such lands within its boundaries, shall have been formed, and the legislature of the State shall remove the restrictions. And if any such person or family shall at any time neglect or refuse to occupy and till a portion of the lands assigned and on which they have located, or shall move from place to place, the President may, if the patent shall have been issued, cancel the assignment, and may also withhold from such person or family, their proportion of the annuities or other moneys due them, until they shall have returned to such permanent home, and resumed the pursuits of industry; and in default of their return the tract may be declared abandoned, and thereafter assigned to some other person or family of such tribe, or disposed of as is provided for the disposition of the excess of said land. And the residue of the land hereby reserved, or of that which may be selected in lieu thereof, after all of the Indian persons or families shall have had assigned to them permanent homes, may be sold for their benefit, under such laws, rules or regulations, as may hereafter be prescribed by the Congress or President of the United States. No State legislature shall remove the restrictions herein provided for, without the consent of Congress.

ARTICLE 7. Should the Omahas determine to make their permanent home north of the due west line named in the first article, the United States agree to protect them from the Sioux and all other hostile tribes, as long as the President may deem such protection necessary; and if other lands be assigned them, the same protection is guaranteed.

ARTICLE 8. The United States agree to erect for the Omahas at their new home, a grist and saw-mill, and keep the same in repair, and provide a miller for ten years; also to erect a good blacksmith shop, supply the same with tools, and keep it in repair for ten years; and provide a good blacksmith for a like period; and to employ an experienced farmer for the term of ten years, to instruct the Indians in agriculture.

ARTICLE 9. The annuities of the Indians shall not be taken to pay the debts of individuals.

ARTICLE 10. The Omahas acknowledge their dependence on the government of the United States, and promise to be friendly with all the citizens thereof, and pledge themselves to commit no depredations on the property of such citizens. And should any one or more of them violate this pledge, and the fact be satisfactorily proven before the agent, the property taken shall be returned, or in default thereof, or if injured or destroyed, compensation may be made by the government out of their annuities. Nor will they make war on any other tribe, except in self defence, but will submit all matters of difference between them and other Indians to the government of the United States, or its agent, for decision, and abide thereby. And if any of the said Omahas commit any depredations on any other Indians, the same rule shall prevail as that prescribed in this article in cases of depredations against citizens.

ARTICLE 11. The Omahas acknowledge themselves indebted to Lewis Sounsosee, (a half breed,) for services, the sum of one thousand dollars, which debt they have not been able to pay, and the United States agree to pay the same.

ARTICLE 12. The Omahas are desirous to exclude from their country the use of ardent spirits, and to prevent their people from drinking the same, and therefore it is provided that any Omaha who is guilty of bringing liquor into their country, or who drinks liquor, may have his or her proportion of the annuities withheld from him or her for such time as the President may determine.

ARTICLE 13. The board of foreign missions of the Presbyterian church have on the lands of the Omahas a manual labor boarding-school, for the education of the Omaha, Ottoe, and other Indian youth, which is now in successful operation, and as it will be some time before the neces-
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necessary buildings can be erected on the reservation, and [it is] desirable that the school should not be suspended, it is agreed that the said board shall have four adjoining quarter sections of land, so as to include as near as may be all the improvements heretofore made by them; and the President is authorized to issue to the proper authority of said board, a patent in fee simple for such quarter sections.

ARTICLE 14. The Omahas agree that all the necessary roads, highways, and railroads, which may be constructed as the country improves, and the lines of which may run through such tract as may be reserved for their permanent home, shall have a right of way through the reservation, a just compensation being paid therefor in money.

ARTICLE 15. This treaty shall be obligatory on the contracting parties as soon as the same shall be ratified by the President and Senate of the United States.

In testimony whereof, the said George W. Manypenny, commissioner as aforesaid, and the undersigned chiefs, of the Omaha tribe of Indians, have hereunto set their hands and seals, at the place and on the day and year hereinbefore written.

GEORGE W. MANYPENNY, Commissioner. [L. s.]

SHON-GA-SKA, or Logan Fontenelle, his x mark. [L. s.]
E-STA-MAH-ZA, or Joseph Le Flesche, his x mark. [L. s.]
GRA-TAH-MAH-JE, or Standing Hawk, his x mark. [L. s.]
GAH-HE-GA-GIN-GAH, or Little Chief, his x mark. [L. s.]
TAH-WAH-GA-HA, or Village Maker, his x mark. [L. s.]
WAH-NO-KE-GA, or Noise, his x mark. [L. s.]
SO-DA-NAH-ZE, or Yellow Smoke, his x mark. [L. s.]

Executed in the presence of us:

JAMES M. GATEWOOD, Indian Agent.
JAMES GOSZLER.
CHARLES CALVERT.
JAMES D. KERR.
HENRY BEARD.
ALFRED CHAPMAN.
LEWIS SAUNSOCI, Interpreter.

And whereas the said Treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the seventeenth day of April, one thousand eight hundred and fifty-four, amend the same by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

April 17th, 1854.

Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at the City of Washington this [the] sixteenth day of March, one thousand eight hundred and fifty-four, by George W. Manypenny as Commissioner on the part of the United States, and the following named chiefs of the Omaha tribe of Indians, viz: Shon-ga-ska, or Logan Fontenelle; E-sta-mah-za, or Joseph Le Flesche; Gra-tah-nah-je, or Standing Hawk; Gah-he-ga-gin-gah, or Little Chief; Tah-wah-ga-ha, or Village Maker; Wah-no-ke-ga, or Noise; So-da-nah-ze, or Yellow Smoke; they being thereto duly authorized by said tribe; with the following amendment,—Article 3, line 3, strike out “1851” and insert 1852.

Attest: ASBURY DICKENS, Secretary.
Now therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the seventeenth day of April, one thousand eight hundred and fifty-four, accept, ratify, and confirm the said treaty as amended.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-first day of June, [L. s.] in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-eighth.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
TREATY WITH THE DELAWARES. MAY 6, 1854.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a Treaty was made and concluded at the City of Washington, on the sixth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, as Commissioner on the part of the United States, and the following named delegates of the Delaware tribe of Indians, viz: Sarcoxye; Ne-con-he-cond; Kock-ka-to-wha; Qua-cor-now-ha, or James Segondyne; Ne-sha-pa-na-cumin, or Charles Journey cake; Que-sha-to-wha, or John Ketchem; Pendoxy, or George Bullet; Kock-kock-kuas, or James Ketchem; Ah-lah-a-chick, or James Conner; they being thereto duly authorized by said tribe; which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded at the City of Washington this sixth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, as Commissioner on the part of the United States, and the following named delegates of the Delaware tribe of Indians, viz: Sarcoxye; Ne-con-he-cond; Kock-ka-to-wha; Qua-cor-now-ha, or James Segondyne; Ne-sha-pa-na-cumin, or Charles Journey cake; Que-sha-to-wha, or John Ketchem; Pendoxy, or George Bullet; Kock-kock-kuas, or James Ketchem; Ah-lah-a-chick, or James Conner, they being thereto duly authorized by said tribe:

ARTICLE 1. The Delaware tribe of Indians hereby cede, relinquish, and quitclaim to the United States, all their right, title, and interest in and to their country lying west of the State of Missouri, and situate in the fork of the Missouri and Kansas rivers, which is described in the article supplementary to the treaty of October third, one thousand eight hundred and eighteen, concluded, in part, on the twenty-fourth September, one thousand eight hundred and twenty-nine, at Council Camp, on James' fork of White river, in the State of Missouri; and finally concluded at Council Camp, in the fork of the Kansas and Missouri rivers, on the nineteenth October, one thousand eight hundred and twenty-nine; and also their right, title, and interest in and to the "outlet" mentioned and described in said supplementary article; excepting that portion of said country sold to the Wyandot tribe of Indians, by instrument sanctioned by act of Congress, approved July twenty-fifth, one thousand eight hundred and forty-eight, and also excepting that part of said country lying east and south of a line beginning at a point on the line between the land of the Delawares and the half-breed Kanzas, forty miles, in a direct line, west of the boundary between the Delawares and Wyandots, thence north ten miles, thence in an easterly course to a point on the south bank of Big Island creek, which shall also be on the bank of the Missouri river where the usual high-water line of said creek intersects the high-water line of said river.

ARTICLE 2. The United States hereby agree to have the ceded country (excepting the said "outlet") surveyed, as soon as it can be conveniently
done, in the same manner that the public lands are surveyed — such survey to be commenced and prosecuted as the President of the United States may deem best. And the President will, so soon as the whole or any portion of said lands are surveyed, proceed to offer such surveyed lands for sale, at public auction, in such quantities as he may deem proper, being governed in all respects, in conducting such sales, by the laws of the United States respecting the sales of the public lands; and such of the lands as may not be sold at the public sales, shall thereafter be subject to private entry, in the same manner that private entries are made of United States lands; and any, or all, of such lands as remain unsold, after being three years subject to private entry, at the minimum government price, may, by act of Congress, be graduated and reduced in price, until all said lands are sold; regard being had in said graduation and reduction to the interests of the Delawares, and also to the speedy settlement of the country.

Art. 3. The United States agree to pay to the Delaware tribe of Indians the sum of ten thousand dollars; and, in consideration thereof, the Delaware tribe of Indians hereby cede, release, and quitclaim to the United States, the said tract of country hereinbefore described as the "outlet." And as a further and full compensation for the cession made by the first article, the United States agree to pay to said tribe all the moneys received from the sales of the lands provided to be surveyed in the preceding article, after deducting therefrom the cost of surveying, managing, and selling the same.

Art. 4. The Delaware Indians have now, by treaty stipulation, the following permanent annuities, to wit: one thousand dollars per fourth article of the treaty of third August, one thousand seven hundred and ninety-five. Five hundred dollars, per third article of the treaty of thirty-first of September, one thousand eight hundred and nine. Four thousand dollars per fifth article of the treaty of the third October, one thousand eight hundred and eighteen. One thousand dollars per supplemental treaty of twenty-fourth September, one thousand eight hundred and twenty-nine. One hundred dollars for salt annuity, per third article of the treaty of June seventh, one thousand eight hundred and three. Nine hundred and forty dollars, for blacksmith annuity, per sixth article of the treaty of third October, one thousand eight hundred and eighteen. All which several permanent annuities they hereby relinquish and forever absolve the United States from the further payment thereof; in consideration whereof the United States agree to pay to them, under the direction of the President, the sum of one hundred and forty-eight thousand dollars, as follows: seventy-four thousand dollars in the month of October, one thousand eight hundred and fifty-four, and seventy-four thousand dollars in the month of October, one thousand eight hundred and fifty-five. The object of converting the permanent annuities into these two payments being to aid the Delawares in making improvements on their present farms, and opening new ones on the land reserved, building houses, buying necessary household furniture, stock, and farming utensils, and such other articles as may be necessary to their comfort.

Art. 5. It is agreed that the sum of forty-six thousand and eighty dollars, being the value of the thirty-six sections of land set apart for school purposes by the supplemental treaty of one thousand eight hundred and twenty-nine, remain for the present at five per cent. interest, as stipulated by the resolution of the Senate of the nineteenth January, one thousand eight hundred and thirty-eight.

Art. 6. The Delawares feel now, as heretofore, grateful to their old chiefs for their long and faithful services. In former treaties, when their means were scanty, they provided, by small life-annuities, for the wants of these chiefs, some of whom are now receiving them. These chiefs are poor, and the Delawares believe it their duty to keep them

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from want in their old and declining age. It is the wish of the Delawares, and hereby stipulated and agreed, that the sum of ten thousand dollars, the amount provided in the third article as a consideration for the "outlet," shall be paid to their five chiefs, to wit: Captain Ketchem, Sarkoxey, Segondyne, Neconhecond, and Kock-ka-to-wha, in equal shares of two thousand dollars each, to be paid as follows: to each of said chiefs, annually, the sum of two hundred and fifty dollars, until the whole sum is paid: Provided, That if any one or more of said chiefs die before the whole or any part of the sum is paid, the annual payments remaining to his share shall be paid to his male children, and in default of male heirs, then to the legal representatives of such deceased chief or chiefs; and it is understood that the small life-annuities stipulated for by former treaties, shall be paid as directed by said treaties.

ARTICLE 7. It is expected that the amount of moneys arising from the sales herein provided for, will be greater than the Delawares will need to meet their current wants; and as it is their duty, and their desire also, to create a permanent fund for the benefit of the Delaware people, it is agreed that all the money not necessary for the reasonable wants of the people, shall from time to time be invested by the President of the United States, in safe and profitable stocks, the principal to remain unimpaired, and the interest to be applied annually for the civilization, education, and religious culture of the Delaware people, and such other objects of a beneficial character, as in his judgment, are proper and necessary.

ARTICLE 8. As the annual receipts from the sales of the lands cannot now be determined, it is agreed that the whole subject be referred to the judgment of the President, who may, from time to time, prescribe how much of the net proceeds of said sales shall be paid out to the Delaware people, and the mode and manner of such payment, also how much shall be invested, and in distributing the funds to the people, due regard and encouragement shall be given to that portion of the Delawares who are competent to manage their own affairs, and who know and appreciate the value of money; but Congress may, at any time, and from time to time, by law, make such rules and regulations in relation to the funds arising from the sale of said lands, and the application thereof for the benefit and improvement of the Delaware people, as may, in the wisdom of that body, seem just and proper.

ARTICLE 9. The debts of Indians, contracted in their private dealings as individuals, whether to traders or otherwise, shall not be paid from the general fund.

ARTICLE 10. The Delawares promise to renew their efforts to suppress the introduction and the use of ardent spirits in their country and among their people, and to encourage industry, integrity, and virtue, so that every one may become civilized, and, as many now are, competent to manage their business affairs; but should some of them, unfortunately continue to refuse to labor, and remain or become dissipated and worthless, it shall be discretionary with the President to give such direction to the portion of funds, from time to time, due to such persons, as will prevent them from squandering the same, and secure the benefit thereof to their families.

ARTICLE 11. At any time hereafter when the Delawares desire it, and at their request and expense, the President may cause the country reserved for their permanent home to be surveyed in the same manner as the ceded country is surveyed, and may assign such portion to each person or family as shall be designated by the principal men of the tribe: Provided, such assignment shall be uniform.

ARTICLE 12. In the settlement of the country adjacent to the Delaware reservation, roads and highways will become necessary, and it is agreed that all roads and highways laid out by authority of law, shall
have a right of way through the reserved lands, on the same terms that the law provides for their location through the lands of citizens of the United States; and railroad companies, when the lines of their roads necessarily pass through the said reservation, shall have the right of way, on payment of a just compensation therefor in money.

Article 13. The Christian Indians live in the country herein ceded, and have some improvements. They desire to remain where they are, and the Delawares are willing, provided the Christian Indians can pay them for the land. It is therefore agreed that there shall be confirmed by patent to the said Christian Indians, subject to such restrictions as Congress may provide, a quantity of land equal to four sections, to be selected in a body from the surveyed lands, and to include their present improvements: Provided, The said Christian Indians, or the United States for them, pay to the Secretary of the Interior for the use of the Delaware Indians, within one year from the date of the ratification of this treaty, the sum of two dollars and fifty cents per acre therefor: And provided further, That the provisions of article twelve, in relation to roads, highways, and railroads, shall be applicable to the land thus granted to the Christian Indians.

Article 14. The Delawares acknowledge their dependence on the government of the United States, and invoke its protection and care. They desire to be protected from depredations and injuries of every kind, and to live at peace with all the Indian tribes; and they promise to abstain from war, and to commit no depredations on either citizens or Indians; and if, unhappily, any difficulty should arise, they will at all times, as far as they are able, comply with the law in such cases made and provided, as they will expect to be protected and their rights vindicated by it, when they are injured.

Article 15. A primary object of this instrument being to advance the interests and welfare of the Delaware people, it is agreed, that if it prove insufficient to effect these ends, from causes which cannot now be foreseen, Congress may hereafter make such further provision, by law, not inconsistent herewith, as experience may prove to be necessary to promote the interests, peace, and happiness of the Delaware people.

Article 16. It is agreed by the parties hereto, that the provisions of the act of Congress, approved third of March, one thousand eight hundred and seven, in relation to lands ceded to the United States, shall, so far as applicable, be extended to the lands herein ceded.

Article 17. It is further stipulated, that, should the Senate of the United States reject the thirteenth article hereof, such rejection shall in no wise affect the validity of the other articles.

Article 18. This instrument shall be obligatory on the contracting parties as soon as the same shall be ratified by the President, and the Senate, of the United States.

In testimony whereof the said George W. Manypenny, commissioner as aforesaid, and the said delegates of the Delaware tribe of Indians, have hereunto set their hands and seals, at the place and on the day and year hereinbefore written.

George W. Manypenny, Commissioner. [L. S.]

Sarcokey, his x mark. [L. S.]
Ne-Con-He-Cond, his x mark. [L. S.]
Kock-Ka-To-Wha, his x mark. [L. S.]
Qua-Cor-Now-Ha, or James Segondyne, his x mark. [L. S.]
Ne-Sha-Pa-Na-Cumin, or Charles Journeyake. [L. S.]
Que-Sha-To-Wha, or John Ketchem, his x mark. [L. S.]
Fondoxy, or George Bullet, his x mark. [L. S.]
Kock-Kock-Quas, or James Ketchem. [L. S.]
Ah-Lah-A-Chick, or James Conner, his x mark. [L. S.]
TREATY WITH THE DELAWARES. May 6, 1854.

Executed in the presence of:

THOS. JOHNSON.
CHARLES CALVERT.
DOUGLAS H. COOPER.
WM. B. WAUGH.
HENRY BEARD.
B. F. ROBINSON, Indian Agent.
HENRY TIBLOW, U. S. Interpreter.

And whereas the said Treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the eleventh day of July, one thousand eight hundred and fifty-four, ratify the same by a resolution in the words following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
July 11, 1854.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at the City of Washington this sixth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, as Commissioner on the part of the United States, and the following named delegates of the Delaware tribe of Indians, viz: Sarcoxy; Ne-hon-he-cond; Kock-ka-to-wha; Qua-cor-now-ha, or James Segondyne; Ne-sha-pa-na-cumin, or Charles Journeycake; Que-sha-towa, or John Ketchem; Pendoxye, or George Bullet; Kock-kock-qua, or James Ketchem; Ah-lah-a-chick, or James Conner; they being thereto duly authorized by said tribe.

Attest:

ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the eleventh day of July, one thousand eight hundred and fifty-four, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this seventeenth day of July in the year of our Lord one thousand eight hundred and fifty-four, and of the Independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded on the tenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates, representing the bands of Shawnees who were parties to the treaties of seventh November, one thousand eight hundred and twenty-five, and eighth of August, one thousand eight hundred and thirty-one, viz: Joseph Parks, Black Hoof, George McDougal, Longtail, George Blue Jacket, Graham Rogers, Wa-wah-che-pa-e-kar, or Black Bob, and Henry Blue Jacket, thereto duly authorized by said tribe, which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded at the city of Washington, this tenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny as Commissioner on the part of the United States, and the following named delegates, representing the bands of Shawnees who were parties to the treaties of seventh November, one thousand eight hundred and twenty-five; and eighth of August, one thousand eight hundred and thirty-one, viz: Joseph Parks, Black Hoof, George McDougal, Longtail, George Blue Jacket, Graham Rogers, Wa-wah-che-pa-e-kar, or Black Bob, and Henry Blue Jacket, they being thereto duly authorized by the now united tribe of said Shawnee Indians.

ARTICLE 1. The Shawnee tribe of Indians hereby cede and convey to the United States, all the tract of country lying west of the State of Missouri, which was designated and set apart for the Shawnees in fulfillment of, and pursuant to, the second and third articles of a convention made between William Clark, Superintendent of Indian Affairs, and the chiefs and headmen of the Shawnee nation of Indians, at St. Louis, on the seventh day of November, one thousand eight hundred and twenty-five, which said tract was conveyed to said tribe, (subject to the right secured by the second article of the treaty made at Wapaghkonetta, on the eighth day August, one thousand eight hundred and thirty-one,) by John Tyler, President of the United States, by deed bearing date the eleventh day of May, one thousand eight hundred and forty-four — said tract being described by metes and bounds as follows: "Beginning at a point in the western boundary of the State of Missouri, three miles south of where said boundary crosses the mouth of Kansas River, thence continuing south and coinciding with said boundary for twenty-five miles; thence due west one hundred and twenty miles; thence due north, until said line shall intersect the southern boundary of the Kansas reservation; thence due east, coinciding with the southern boundary of said reservation, to the termination thereof; thence due north, coinciding with the eastern boundary of said reservation, to the southern shore of the Kansas River, thence along said southern shore of said river, to where a line from the place of beginning drawn due west, shall intersect the same " — estimated to contain sixteen hundred thousand acres, more or less, (excepting and reserving therefrom, two hundred thousand acres, for homes for the Shawnee people — which said two hundred thousand acres is retained, as well for the benefit of those Shawnees, parties to the treaty of August eighth, one
TREATY WITH THE SHAWNEES. MAY 10, 1854.

thousand eight hundred and thirty-one, as for those parties to the treaty of November seventh, one thousand eight hundred and twenty-five.)*

**ARTICLE 2:** The two hundred thousand acres of land reserved by the Shawnees, shall be selected between the Missouri State line, and a line parallel thereto, and west of the same, thirty miles distant; which parallel line shall be drawn from the Kansas River, to the southern boundary line of the country herein ceded; provided, however, that the few families of Shawnees who now reside on their own improvements in the ceded country west of said parallel line, may, if they desire to remain, select there, the same quantity of land for each individual of such family, which is hereinafter provided for those Shawnees residing east of said parallel line—the said selection, in every case, being so made as to include the present improvement of each family or individual. Of the lands lying east of the parallel line aforesaid, there shall first be set apart to the Missionary Society of the Methodist Episcopal Church South, to include the improvements of the Indian Manual Labor School, three sections of land; to the Friends Shawnee Labor School, including the improvements there; three hundred and twenty acres of land; and to the American Baptist Missionary Union, to include the improvements where the superintendent of their school now resides, one hundred and sixty acres of land; also five acres of land to the Shawnee Methodist Church, including the meeting-house and graveyard; and two acres of land to the Shawnee Baptist Church, including the meeting-house and graveyard. All the land selected, as herein provided, west of said parallel line, and that set apart to the respective societies for schools, and to the churches before named, shall be considered as part of the two hundred thousand acres reserved by the Shawnees.

All Shawnees residing east of said parallel line shall be entitled to, out of the residue of said two hundred thousand acres, if a single person, two hundred acres, and if the head of a family, a quantity equal to two hundred acres for each member of his or her family—to include, in every case, the improvement on which such person or family now resides; and if two or more persons or families occupy the same improvement, or occupy different improvements in such close proximity, that all of such persons or families cannot have the quantity of land (to include their respective improvements) which they are entitled to, and if in such cases the parties should be unable to make an amicable arrangement among themselves, the oldest occupant or settler shall have the right to locate his tract so as to include said improvements, and the others must make a selection elsewhere, adjoining some Shawnee settlement; and in every such case, the person or family retaining the improvement, shall pay those leaving it, for the interest of the latter therein—the value of the same to be fixed, when the parties cannot agree thereupon, by such tribunal, and in such mode, as may be prescribed by the Shawnee Council, with the consent of the United States agent for that tribe.

The privilege of selecting lands, under this provision, shall extend to every head of a family, who, although not a Shawnee, may have been legally married to a Shawnee, according to the customs of that people, and adopted by them; and to all minor orphan children of Shawnees, and of persons who have been adopted as Shawnees, who shall not have received their shares with any family; and all incompetent persons shall have selections made for them adjacent, or as near as practicable, to their friends or relatives, which selections shall be made by some disinterested person or persons, appointed by the Shawnee Council, and approved by the United States Agent. In the settlement known as Black Bob's Settlement, in which he has an improvement, whereon he

* The clause in parentheses was struck out. See Amendment, post, p. 1059.
† See Amendment, post, p. 1059.
resides; and in that known as Long Tail's Settlement, in which he has an improvement wherein he resides, there are a number of Shawnees who desire to hold their lands in common; it is, therefore, agreed, that all Shawnees, including the persons adopted as aforesaid, and incompetents, persons, and minor orphan children, who reside in said settlements respectively, and all who shall, within sixty days after the approval of the surveys hereinafter provided for, signify to the United States Agent their election to join either of said communities and reside with them, shall have a quantity of land assigned and set off to them, in a compact body, at each of the settlements aforesaid, equal to two hundred acres to every individual in each of said communities. A census of the Shawnees residing at each of these settlements, and of the minor orphan children of their kindred, and of those electing to reside in said communities, shall be taken by the United States Agent for the Shawnees, in order that a quantity of land equal to two hundred acres for each person, may be set off and allotted them, to hold in common as afore- said. After all the Shawnees, and other persons herein provided for, shall have received their shares of the two hundred thousand acres of land reserved, it is anticipated that there will still be a residue; and as there are some Shawnees who have been for years separated from the tribe, it is agreed that whatever surplus remains, after provision is made for all present members of the tribe, shall be set apart, in one body of land, in compact form, under the direction of the President of the United States; and all such Shawnees as return to, and unite with the tribe, within five years from the proclamation of this instrument, shall be entitled to the same quantity of lands, out of said surplus, and in the same manner, and subject to the same limitations and provisions as are hereinbefore made for those now members of the said tribe; and whatever portion of said surplus remains unassigned, after the expiration of said five years, shall be sold as hereinafter provided,—the proceeds of all such sales shall be retained in the treasury of the United States, until the expiration of ten years from the proclamation of this instrument, after which time, should said absent Shawnees not have returned and united with the tribe, all the moneys then in the treasury, or that may thereafter be received therein, as proceeds of the sales of such surplus land, shall be applied to, or invested for, such beneficial or benevolent objects among the Shawnees, as the President of the United States, after consulting with the Shawnee Council, shall determine,—and should any such absent Shawnees return and unite with said tribe, after the expiration of the period of five years hereinbefore mentioned, and before the expiration of the said period of ten years, the proper portion of any of said residue of lands, that then may remain unsold, shall be assigned to such persons; and if all said lands have been disposed of, an equitable payment in money shall be made to them out of the proceeds of the said sales. The aforesaid assignments and selections of lands in the tract lying between the Missouri State line, and the said parallel line, shall be made within ninety days after the approval of the survey of said tract, and if there be any individuals recognized as at present entitled to lands therein, under the provisions of this article, who shall not have selected, or had selected for them, within said ninety days, their proper shares of land, the Shawnee Council shall select one or more disinterested persons, who shall, immediately after the expiration of such ninety days, make selections of lands for them, in the same manner, and subject to the same restrictions, as hereinbefore provided for minor orphan children, not members of a family, and for incompetent persons. And those residing on improvements west of the said parallel line, shall, within sixty days after the approval of the survey of the lands on which they live, make the selections of lands as, and to the amount, they are hereinbefore authorized to do. It is agreed that all the tracts of land, in this article
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Payments in consideration of said cession.

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Provision for Shawnees electing to live in common.

Sale of said lands.

Locations and settlements forbidden until, &c.

Conditions of the above grants to Societies and Schools.

assigned, or provided to be assigned or selected, shall be assigned and selected according to the legal subdivisions of United States lands, and according to the laws of the United States respecting the entry of public lands, so far as said laws are applicable; and no portion of this instrument shall be so construed as to nullify or impair this stipulation. And the said Indians hereby cede, relinquish, and convey to the United States, all tracts or parcels of land which may be sold, or are required to be sold in pursuance of any article of this instrument.

**ARTICLE 3.** In consideration of the cession and sale herein made, the United States agree to pay to the Shawnee people, the sum of eight hundred and twenty-nine thousand dollars, in manner as follows, viz: Forty thousand dollars to be invested by the United States, at a rate of interest not less than five per centum per annum, which, as it accrues, is to be applied to the purposes of education; that amount, with the addition of the three thousand dollars of perpetual annuities provided by the treaties of August third, one thousand seven hundred and ninety-five, and September twenty-ninth, one thousand eight hundred and seventeen, and now hereby agreed to be likewise so applied, together with the sum to be paid by the Missionary Society of the Methodist Episcopal Church South, as herein after provided, being deemed by the Shawnees as sufficient, for the present, for such purposes. Seven hundred thousand dollars, to be paid in seven equal annual instalments, during the month of October of each year, commencing with the year one thousand eight hundred and fifty-four; and the residue of eighty-nine thousand dollars, to be paid within the same month of the year, after the termination of that period.

**ARTICLE 4.** Those of the Shawnees who may elect to live in common, shall hereafter be permitted, if they so desire, to make separate selections within the bounds of the tract which may have been assigned to them in common; and such selections shall be made in all respects in conformity with the rule herein provided to govern those who shall, in the first instance, make separate selections.

**ARTICLE 5.** The lands heretofore described lying between the Missouri State line, and the parallel line thirty miles west of it, as soon after the ratification of this instrument as can conveniently be done, shall be surveyed, in the same manner as the public lands of the United States are surveyed, the expenses thereof to be borne by the Shawnees and the United States in due proportion; and no white persons or citizens shall be permitted to make locations or settlements within said limits, until after all of the lands shall have been surveyed, and the Shawnees shall have made their selections and locations, and the President shall have set apart the surplus.

**ARTICLE 6.** The grants of land above made to missionary societies and churches, shall be subject to these conditions: The grant to the Missionary Society of the Methodist Episcopal Church South, at the Indian Manual Labor School, shall be confirmed to said Society, or to such person or persons as may be designated by it, by patent, from the President of the United States, upon the allowance to the Shawnees, by said society, of ten thousand dollars, to be applied to the education of their youth; which it has agreed to make. The grants for the schools established by the Baptists and Friends, shall be held by their respective Boards of Missions, so long as those schools shall be kept by them,—when no longer used for such purpose by said Boards, the lands, with the improvements, shall, under the direction of the President, be sold at public sale, to the highest bidder, upon such terms as he may prescribe, the proceeds to be applied by the Shawnees to such general beneficial and charitable purposes as they may wish: Provided, That the improvements shall be valued, and the valuation deducted from the proceeds of sale, and returned to said Boards respectively.
TREATY WITH THE SHAWNEES.  MAY 10, 1854.  

ARTICLE 7. Inasmuch as Joseph Parks, and Black Hoof, who have, in times past, rendered important services to the Shawnee nation, would not, by reason of the small number of persons in their families, be entitled, under the provisions of Article 2, to a quantity of land equal to that which will be generally received by the other members of the tribe; it is agreed, at the request of the Shawnees, that Joseph Parks, in lieu of the land which he would have a right to select under the provisions of Article 2, shall have a quantity of land equal to two sections, or twelve hundred and eighty acres, to include his present residence and improvement; and Black Hoof, in lieu of that which he would have a right to select as aforesaid, shall have a quantity of land equal to one section, or six hundred and forty acres, to include his present residence and improvement; and they shall make selection of the land hereby granted them, in the same manner, and subject to the same limitations, as are prescribed in Article 2, for such as shall make separate selections, in severalty, under the provisions thereof.

ARTICLE 8. Such of the Shawnees as are competent to manage their affairs, shall receive their portions of the aforementioned annual instalments in money. But the portions of such as shall be found incompetent to manage their affairs, whether from drunkenness, depravity, or other cause, shall be disposed of by the President, in that manner deemed by him best calculated to promote their interests, and the comfort of their families; the Shawnee Council being first consulted with respect to such persons, whom, it is expected, they will designate to their agent. The portions of orphan children shall be appropriated by the President in the manner deemed by him best for their interests.

ARTICLE 9. Congress may hereafter provide for the issuing, to such of the Shawnees as may make separate selections, patents for the same, with such guards and restrictions as may seem advisable for their protection therein.

ARTICLE 10. No portion of the money stipulated by this instrument to be paid to the Shawnees, shall be taken by the Government of the United States, by its agent or otherwise, to pay debts contracted by the Shawnees, as private individuals; nor any part thereof for the payment of national debts or obligations contracted by the Shawnee Chiefs or Council; provided that this Article shall not be construed to prohibit the council from setting apart a small portion of any annual payment, for purposes strictly national in their character, first to be approved by the President.*

ARTICLE 11. It being represented that many of the Shawnees have sustained damage in the loss and destruction of their crops, stock, and other property, and otherwise, by reason of the great emigration which has, for several years, passed through their country, and of other causes, in violation, as they allege, of guaranties made for their protection by the United States; it is agreed that there shall be paid, in consideration thereof, to the Shawnees, the sum of twenty-seven thousand dollars, which shall be taken and considered in full satisfaction, not only of such claim, but of all others of what kind soever, and in release of all demands and stipulations arising under former treaties, with the exception of the perpetual annuities, amounting to three thousand dollars, herein before named, and which are set apart and appropriated in the third article hereof.

All Shawnees who have sustained damage by the emigration of citizens of the United States, or by other acts of such citizens, shall, within six months after the ratification of this treaty, file their claims for such damages, with the Shawnee agent, to be submitted by him to the Shawnee Council for their action and decision, and the amount, in each case, approved, shall be paid by said agent: Provided, the whole amount of claims thus approved, shall not exceed the said sum stipulated for in this article.

* See Amendment, post, p. 1060.
TREATY WITH THE SHAWNEES. MAY 10, 1854.

And provided, that if such amount shall exceed that sum, then a reduction shall be made, pro rata, from each claim, until the aggregate is lowered to that amount. If less than that amount be adjudged to be due, the residue, it is agreed, shall be appropriated as the council shall direct.

ARTICLE 12. If, from causes not now foreseen, this instrument should prove insufficient for the advancement and protection of the welfare and interests of the Shawnees, Congress may hereafter, by law, make such further provision, not inconsistent herewith, as experience may prove to be necessary, to promote the interests, peace, and happiness of the Shawnee people.

ARTICLE 13. It is agreed that all roads and highways, laid out by authority of law, shall have a right of way through any of the reserved, assigned, and selected lands, on the same terms that the law provides for their location through the lands of citizens of the United States; and railroad companies, when the lines of their roads necessarily pass through any of said lands, shall have the right of way, on payment of a just compensation therefor in money.

ARTICLE 14. The Shawnees acknowledge their dependence on the government of the United States, and invoke its protection and care. They will abstain from the commission of depredations, and comply, as far as they are able, with the laws in such cases made and provided, as they will expect to be protected, and to have their rights vindicated.

ARTICLE 15. The Shawnees agree to suppress the use of ardent spirits among their people, and to resist, by all prudent means, its introduction into their settlements.

ARTICLE 16. The United States reserve, at the site of the Agency house in the Shawnee country, including the improvements, one hundred and sixty acres of land.

ARTICLE 17. The foregoing instrument shall be obligatory on the contracting parties, as soon as the same shall be ratified by the President and the Senate of the United States.

In testimony whereof, the said George W. Manypenny, commissioner aforesaid, and the undersigned delegates representing the bands of Shawnees who were parties to the treaties of seventh November, one thousand eight hundred and twenty-five, and eighth of August, one thousand eight hundred and thirty-one, have hereunto set their hands and seals, at the place, and on the day and year, first hereinbefore written.

GEORGE W. MANYPENNY, Commissioner.
JOSEPH PARKS, his x mark.
BLACK HOOF, his x mark.
GEORGE McDOUGAL, his x mark.
LONGTAIL, his x mark.
GEORGE BLUE JACKET, his x mark.
GRAYHAM ROGERS,
WA-WAH-CHE-PA-E-KAR,
Or Black Bob, his x mark.
HENRY BLUE JACKET, his x mark.

Executed in presence of
CHARLES CALVERT,
BENJAMIN S. LOVE,
HOLMES COLBERT,
JAMES LINDSEY,
ALFRED CHAPMAN,
WM. B. WAUGH,
B. F. ROBINSON, Indian Agent,
CHAS. BLUE JACKET, U. S. Interpreter.
TREATY WITH THE SHAWNEES. MAY 10, 1854.

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the second day of August, one thousand eight hundred and fifty-four, advise and consent to the ratification of its articles with amendments thereto proposed, by a resolution in the words and figures following. To wit;

"IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

August 2d, 1854.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention, made and concluded at the City of Washington, this tenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, as commissioner on the part of the United States, and the following named delegates, representing the bands of Shawnees who were parties to the treaties of seventh of November, one thousand eight hundred and twenty-five, and eighth of August, one thousand eight hundred and thirty-one, viz: Joseph Parks, Black Hoof, George McDougal, Longtail, George Blue Jacket, Graham Rogers, Wa-wah-che-pa-e-kar, or Black Bob, and Henry Blue Jacket, they being thereto duly authorized by the now united tribe of said Shawnee Indians — with the following

AMENDMENTS:

ARTICLE 1. Strike out the following words:
"Excepting and reserving therefrom two hundred thousand acres for homes for the Shawnee people, which said two hundred thousand acres is retained, as well for the benefit of those Shawnees, parties to the treaty of August eighth, one thousand eight hundred and thirty-one, as for those parties to the treaty of November seventh, one thousand eight hundred and twenty-five."

ARTICLE 2. Strike out the following words where they first occur:
"The two hundred thousand acres of land reserved by the Shawnees, shall," and insert the following in lieu thereof:
The United States hereby cede to the Shawnee Indians two hundred thousand acres of land to be.

ARTICLE 10. Strike out the word "small"—and after the word "character," insert the following: and for the payment of national or tribal debts.

Attest: ASBURY DICKINS, Secretary.

And whereas the amendments proposed by the Senate in their Resolution of August second, as above recited, were duly presented for consideration, to the Chiefs, Councillors, and head men of the Shawnee nation, in full council assembled, and were in said council, accepted, ratified, and confirmed, in manner following, to wit:
"We the undersigned chiefs, Councillors, and head men of the United tribe of Shawnee Indians, on behalf of said united tribe, now in full council assembled, having had fully explained to us the amendments made on the 2d of August, 1854, by the Senate of the United States, to the articles of agreement and convention which were concluded at the City of Washington, on the 10th day of May, 1854, between George W. Manypenny, as Commissioner on the part of the United States, and Joseph Parks, Black Hoof, George McDougal, Longtail, George Blue Jacket, Graham Rogers, Wa-wah-che-pa-e-kar, or Black Bob, and Henry Blue Jacket, delegates representing the bands of Shawnees who were parties to the treaties of Nov. 7th, 1825, and of August 8th, 1831, and which bands compose the now united band assembled,
Which are in the following words, viz:
TREATY WITH THE SHAWNEES. May 10, 1854.

AMENDMENTS.

ARTICLE 1. Strike out the following words:
"Excepting and reserving therefrom two hundred thousand acres for homes for the Shawnee people, which said two hundred thousand acres is retained, as well for the benefit of those Shawnees, parties to the treaty of August 8th, 1831, as for those parties to the treaty of Nov. 7, 1825."

ARTICLE 2. Strike out the following words where the[y] first occur:
"The two hundred thousand acres of land reserved by the Shawnees, shall" and insert the following in lieu thereof:
The United States hereby cede to the Shawnee Indians two hundred thousand acres of land to be

ARTICLE 10. Strike out the word "small," and after the word "character" insert the following:
And for the payment of national or tribal debts — do hereby accept and consent to the said amendments to the articles of agreement and convention aforesaid, and agree that the same shall be considered as a part thereof. But this assent is given on the condition that neither the present, or any future council, shall ever make provision for the pretended claims of R. W. Thompson, of Indiana, George C. Johnson, of Ohio, or Ewing and Clymer: and upon the further condition that no national or tribal obligations shall ever be made by the council to pay the debts of individual Shawnees to traders or other persons.

In testimony whereof, we have hereunto set our hands and affixed our seals, this 21st day of August, A. D. 1854.

JOSEPH PARKS, his x mark [L. s.]
HENRY BLUE JACKET, his x mark [L. s.]
GRAHAM ROGERS, his x mark [L. s.]
MATTHEW KING, his x mark [L. s.]
PASCHAL FISH, his x mark [L. s.]
JOSEPH FLINT, his x mark [L. s.]
LEWIS DOUGHERTY, his x mark [L. s.]
JOSEPH DAY, his x mark [L. s.]
SILVERHEELS, his x mark [L. s.]
BLACK WOLF, his x mark [L. s.]
GREYFEATHER, his x mark [L. s.]
JOSEPH DOUGHERTY, his x mark [L. s.]
GEORGE FRANCIS, his x mark [L. s.]
WILSON ROGERS, his x mark [L. s.]
PACUTSEKAH, his x mark [L. s.]
KAKWEKAH, his x mark [L. s.]
JOHN FLINT, his x mark [L. s.]
TUCKER, his x mark [L. s.]
JAMES SUCKET, his x mark [L. s.]
TOOLY, his x mark [L. s.]
SILAS DOUGHERTY, his x mark [L. s.]
JACKSON ROGERS, his x mark [L. s.]
JOSEPH WHITE, his x mark [L. s.]
JOHN PARKS, his x mark [L. s.]
DAVID DUSHANE, his x mark [L. s.]
LEVI FLINT, his x mark [L. s.]
NEONA, his x mark [L. s.]
WILLIAM SHOTO, his x mark [L. s.]
GEORGE FLINT, his x mark [L. s.]
JOHN SHANE his x mark [L. s.]
JACKSON WHEELER, his x mark [L. s.]
TREATY WITH THE SHAWNEES. MAY 10, 1854.

DAVID DESHANE, his x mark. [L. 8.]
MORRIS, his x mark. [L. 8.]
BILL LITTLETAIL, his x mark. [L. 8.]
GEORGE McDOUGAL, his x mark. [L. 8.]

Executed in presence of us, Augt. 21, 1854.

RICHARD C. MECK,
A. S. JOHNSON,
THOMAS S. LEWIS,
LUTHER M. CARTER,
CHARLES BLUE JACKET, U. S. Interpreter.

I do hereby certify that the foregoing instrument of writing was fully explained to me by the Shawnee tribe of Indians, in council assembled, on the day and year last written, and that they did accept and consent to the said foregoing instrument of writing, and subscribed their names and affixed their seals thereto, in my presence.

Given under my hand this 22d day of Aug., 1854.

B. F. ROBINSON,
Indian Agent for the Kansas Agency.

Whereas the Shawnee Indians in full council assembled did, on the 21st day of August, 1854, assent to the amendments of the Senate of the 2d of August, 1854, to the Articles of Agreement and Convention, concluded between them and the United States on the 10th of May, 1854, which assent was coupled with conditions as follows: “But this assent is given on the condition that neither the present or any future council shall ever make provision for the pretended claims of R. W. Thompson of Indiana, George C. Johnson of Ohio, or Ewing and Clymer; and upon the further condition, that no national or tribal obligations shall ever be made by the council to pay the debts of individual Shawnees to traders or other persons.” And whereas the Secretary of the Department of the Interior, having in his letter of September 12th, 1854, to the Superintendent of Indian Affairs at St. Louis, expressed the opinion that the above-named conditions were of such a character as to require the constitutional action of the Senate, before the treaty could be proclaimed or executed. And whereas the said Shawnee Indians are now in full council assembled to take into consideration the suggestion or advice of the Secretary of the Interior that the assent to said amendments should be unconditional. Therefore, we the chiefs, councillors, and head men of said tribe, in their behalf, and by their direction, and in review of the suggestions in the letter of the Secretary of the Interior, do rescind the said conditions, and hereby assent to the said amendments, and unconditionally accept and consent to the same.

In testimony whereof we have hereunto set our hands and affixed our seals, this 28th day of September, 1854.

JOSEPH PARKS, his x mark. [L. 8.]
GEORGE McDOUGAL, his x mark. [L. 8.]
BLACK HOOF, his x mark. [L. 8.]
HENRY BLUE JACKET, his x mark. [L. 8.]
GRAHAM ROGERS, his x mark. [L. 8.]
MATHEW KING, his x mark. [L. 8.]
PASCHAL FISH, his x mark. [L. 8.]
JOSEPH FLINT, his x mark. [L. 8.]
JOSEPH HAY, his x mark. [L. 8.]
WILSON ROGERS, his x mark. [L. 8.]
LONGTAIL, his x mark. [L. 8.]
GEORGE BLUE JACKET, his x mark. [L. 8.]
TREATY WITH THE SHAWNEES. May 10, 1854.

PA-KET-SE-CHA, his x mark. [L. s.]
JOHN FLINT, his x mark. [L. s.]
TUCKER, his x mark. [L. s.]
JAMES SUCKET, his x mark. [L. s.]
TOOLA, his x mark. [L. s.]
JACKSON ROGERS, his x mark. [L. s.]
JOSEPH WHITE, his x mark. [L. s.]
JOHN PARKS, his x mark. [L. s.]
DAVID DESHANE, his x mark. [L. s.]
LEVI FLINT, his x mark. [L. s.]
NEONA, his x mark. [L. s.]
GEORGE FLINT, his x mark. [L. s.]
JOHN SHANE, his x mark. [L. s.]
DAVID DESHANE, his x mark. [L. s.]
MORRIS, his x mark. [L. s.]
LITTLE TOM, his x mark. [L. s.]
JOHN HAM, his x mark. [L. s.]
WILLIAM BARBER, his x mark. [L. s.]
WHITE DEER, his x mark. [L. s.]
BIG JIM, his x mark. [L. s.]
JAMES McLANE, his x mark. [L. s.]
QWAPER, his x mark. [L. s.]
KA-KA, his x mark. [L. s.]
JOHN WHITEFEATHER, his x mark. [L. s.]
QWELENA, his x mark. [L. s.]
SIMON HARVEY, his x mark. [L. s.]
GEORGE BIG KNIFE, his x mark. [L. s.]
CHARLES FISH, his x mark. [L. s.]
POSSUM, his x mark. [L. s.]
JAMES KIZEN, his x mark. [L. s.]
TE-LA-SO, his x mark. [L. s.]
JOHN TEENMOSA, his x mark. [L. s.]
JOHN FRANCIS, his x mark. [L. s.]

Executed in presence of us, this 28th September, 1854.

J. W. WHITFIELD, Indian Agent Upper Platte,
A. S. JOHNSON, Indian Agent.
CHARLES BLUE JACKET, U. S. Interpreter.

I do hereby certify that the foregoing instrument of writing was fully explained by me, to the Shawnee tribe of Indians in council assembled, on the 28th day of September, 1854, and that they did accept and consent to the said foregoing instrument of writing, and subscribed their names and affixed their seals thereto, in my presence, on the day and year last aforesaid.

Given under my hand this 11th day of October, 1854.

B. F. ROBINSON, Indian Agent.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, in pursuance of the advice and consent of the Senate, as expressed in their resolution of August second, eighteen hundred and fifty-four, do accept, ratify, and confirm the said treaty with the amendments.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.
TREATY WITH THE SHAWNEES. MAY 10, 1854.

Done at the city of Washington, this second day of November, in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY,

Secretary of State.
FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME,
GREETING:

WHEREAS, a treaty was made and concluded at the Falls of Wolf River, in the State of Wisconsin, on the twelfth day of May, one thousand eight hundred and fifty-four, between the United States of America, by Francis Hueschmann, Superintendent of Indian Affairs, duly authorized thereto, and the Menomonee tribe of Indians, by the chiefs, headmen, and warriors of said tribe—such articles being supplementary and amendatory to the treaty made between the United States and said tribe on the eighteenth day of October, one thousand eight hundred and forty-eight; which treaty is in the words following, to wit:—

Articles of agreement, made and concluded at the Falls of Wolf River, in the State of Wisconsin, on the twelfth day of May, one thousand eight hundred and fifty-four, between the United States of America, by Francis Hueschmann, Superintendent of Indian Affairs, duly authorized thereto, and the Menomonee tribe of Indians, by the chiefs, headmen, and warriors of said tribe—such articles being supplementary and amendatory to the treaty made between the United States and said tribe on the eighteenth day of October, one thousand eight hundred and forty-eight.

WHEREAS, among other provisions contained in the treaty in the caption mentioned, it is stipulated that for and in consideration of all the lands owned by the Menomonees, in the State of Wisconsin, wherever situated, the United States should give them all that country or tract of land ceded by the Chippewa Indians of the Mississippi and Lake Superior, in the treaty of the second of August, eighteen hundred and forty-seven, and by the Pillager band of Chippewa Indians in the treaty of the twenty-first of August, eighteen hundred and forty-seven, which had not been assigned to the Winnebagoes—guaranteed not to contain less than six hundred thousand acres; should pay them forty thousand dollars for removing and subsisting themselves; should give them fifteen thousand dollars for the establishment of a manual labor school, the erection of a grist and saw mill, and for other necessary improvements in their new country; should cause to be laid out and expended in the hire of a miller, for the period of fifteen years, nine thousand dollars; and for continuing and keeping up a blacksmith shop and providing iron and steel for twelve years, commencing on the first of January, eighteen hundred and fifty-seven, eleven thousand dollars.

And whereas, upon manifestation of great unwillingness on the part of said Indians to remove to the country west of the Mississippi River, upon Crow Wing, which had been assigned them, and a desire to remain in the State of Wisconsin, the President consented to their locating temporarily upon the Wolf and Oconto Rivers.

Now, therefore, to render practicable the stipulated payments herein recited, and to make exchange of the lands given west of the Mississippi for those desired by the tribe, and for the purpose of giving them the same for a permanent home, these articles are entered into.

ARTICLE 1. The said Menomonee tribe agree to cede, and do hereby cede, sell, and relinquish to the United States, all the lands assigned to them under the treaty of the eighteenth of October, eighteen hundred and forty-eight.
ARTICLE 2. In consideration of the foregoing cession the United States agree to give, and do hereby give, to said Indians for a home, to be held as Indian lands are held, that tract of country lying upon the Wolf River, in the State of Wisconsin, commencing at the southeast corner of township 28 north of range 16 east of the fourth principal meridian, running west twenty-four miles, thence north eighteen miles, thence east twenty-four miles, thence south eighteen miles, to the place of beginning—the same being townships 28, 29, and 30, of ranges 13, 14, 15, and 16, according to the public surveys.

ARTICLE 3. The United States agree to pay, to be laid out and applied under the direction of the President, at the said location, in the establishment of a manual labor school, the erection of a grist and saw mill, and other necessary improvements, fifteen thousand dollars; in procuring a suitable person to attend and carry on the said grist and saw mill, for a period of fifteen years, nine thousand dollars, in continuing and keeping up a blacksmith shop, and providing the usual quantity of iron and steel for the use of said tribe, for a period of twelve years, commencing with the year eighteen hundred and fifty-seven, eleven thousand dollars; and the United States further agree to pay the said tribe, to be applied under the direction of the President, in such manner and at such times as he may deem advisable, for such purposes and uses as in his judgment will best promote the improvement of the Menomonee, the forty thousand dollars stipulated to be applied to their removal and subsistence west of the Mississippi. It being understood that all other beneficial stipulations in said treaty of 1848 are to be fulfilled as therein provided.

ARTICLE 4. In consideration of the difference in extent between the lands hereby ceded to the United States, and the lands given in exchange, and for and in consideration of the provisions hereinbefore recited, and of the relinquishment by said tribe of all claims set up by or for them, for the difference in quantity of lands supposed by them to have been ceded in the treaty of eighteen of October, eighteen hundred and forty-eight, and what was actually ceded, the United States agree to pay said tribe the sum of one hundred and fifty thousand dollars, in fifteen annual instalments, commencing with the year 1867; each instalment to be paid out and expended under the direction of the President of the United States, and for such objects, uses, and purposes, as he shall judge necessary and proper for their wants, improvement, and civilization.

ARTICLE 5. It is further agreed that all expense incurred in negotiating this treaty shall be paid by the United States.

ARTICLE 6. This treaty to be binding on the contracting parties as soon as it is ratified by the President and Senate of the United States.

In testimony whereof, the said Francis Hueschmann, superintendent as aforesaid, and the chiefs, headmen, and warriors of the said Menominee tribe, have hereunto set their hands and seals, at the place and on the day and year aforesaid.

FRANCIS HUESCHMANN, [L. S.]
Superintendent of Indian Affairs.

WAU-KE-CHON, his x mark. [L. S.]
WIS-KE-NO, his x mark. [L. S.]
WAY-TAN-SAH, his x mark. [L. S.]
CARRON, his x mark. [L. S.]
SHO-NE-NIEW, his x mark. [L. S.]
LAMOTTE, his x mark. [L. S.]

* See amendment, post, p. 1087.
† See amendment, post, p. 1087.
TREATY WITH THE MENOMONEE INDIANS. May 12, 1854.

PE-QUO-QUON-AH, his x mark. [L. S.]
SHAW-POA-TUK, his x mark. [L. S.]
WAU-PEN-NA-NOSH, his x mark. [L. S.]
SHO-NE-ON, his x mark. [L. S.]
SHAW-WAN-NA-PENASSE, his x mark. [L. S.]
TA-KO, his x mark. [L. S.]
KO-MAN-NE-KIN-NO-SHAH, his x mark. [L. S.]
WAU-PA-MAH-SHAEW, his x mark. [L. S.]
AUCK-KA-NA-PA-WAEW, his x mark. [L. S.]
AH-WAY-SHA-SHAH, his x mark. [L. S.]
CHECH-E-QUON-O-WAY, his x mark. [L. S.]
NAH-PONE, his x mark. [L. S.]
MO-SHA-HAT, his x mark. [L. S.]
I-YAW-SHIEW, his x mark. [L. S.]
KAH WAY-SOT, his x mark. [L. S.]

Signed and sealed in the presence of us:

JOHN V. SUYDAM, Sub-Agent,
CHAS. A. GRIGNON, U. S. Interpreter,
H. W. JONES, Secretary to the Commissioner;
CHAS. H. WHITE, Deputy U. S. Marshal,
HEMAN M. CADY, U. S. Timber Agent,
WILLIAM POWELL,
JOHN WILEY,
H. L. MURRAY.

Assent of Senate with amendments.

And whereas, the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the second day of August, one thousand eight hundred and fifty-four, advise and consent to the ratification of its articles and amendments, by a resolution in the words following, to wit:

In Executive Session, Senate of the United States,
August, 2, 1854.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement, made and concluded at the Falls of Wolf River, in the State of Wisconsin, on the twelfth day of May, one thousand eight hundred and fifty-four, between the United States of America, by Francis Hueschmann, Superintendent of Indian Affairs, duly authorized thereto, and the Menominee tribe of Indians, by the chiefs, headmen, and warriors of said tribe, such articles being supplementary and amendatory to the treaty made between the United States and said tribe, on the eighteenth day of October, one thousand eight hundred and forty-eight; with the following amendments.

Article 4. Strike out the words, "one hundred and fifty thousand," and insert in lieu thereof the words: two hundred and forty-two thousand six hundred and eighty-six.

Article 6. Insert at the end thereof the following: and assented to by Osh-Kosh and Ko-she-nah, chiefs of said tribe.

Attest: ASBURY DICKINS, Secretary.

We, the chiefs, headmen, and warriors of the Menominee tribe of Indians, parties to the articles of agreement made and concluded at the Falls of Wolf River, in the State of Wisconsin, on the twelfth day of
TREATY WITH THE MENOMONEE INDIANS.  MAY 12, 1854.  1067

May, one thousand eight hundred and fifty-four, between the United States of America, by Francis Huebschmann, Superintendent of Indian Affairs, duly authorized thereto, and the Menomonee tribe of Indians, by the chiefs, headmen, and warriors of said tribe, such articles being supplementary and amendatory to the treaty of eighteenth October, 1848; having had the amendments made by the Senate of the United States on the second day of August, A. D. 1854, fully explained to us in general council assembled, which amendments are in the following words, viz:

AMENDMENTS:

ARTICLE 4. Strike out the words "one hundred and fifty thousand," and insert in lieu thereof the words: two hundred and forty-two thousand six hundred and eighty-six.

ARTICLE 6. Insert at the end thereof the following: and assented to by Osh-kosh and Ke-she-nah, chiefs of said tribe—do hereby accept and consent to the said amendments to the articles of agreement aforesaid, and agree that the same shall be considered as a part thereof; and we, the said Osh-kosh and Ke-she-nah, having had the said articles and amendments fully explained to us, do hereby assent, accept, and agree to the same.

In testimony whereof, we have hereunto set our hands and affixed our seals, this 22d day of August, A. D. 1854.

OSH-KOSH, his x mark.  [L. S.]
KE-SHE-NAH, his x mark.  [L. S.]
LAMOTTE, his x mark.  [L. S.]
WAU-KE-CHON, his x mark.  [L. S.]
WAY-TAN-SAH, his x mark.  [L. S.]
CARRAN, his x mark.  [L. S.]
SHO-NE-NIEW, his x mark.  [L. S.]
PE-QUO-QUON-NAH, his x mark.  [L. S.]
SHAW-POA-TUCK, his x mark.  [L. S.]
WAU-PEN-NA-NOSH, his x mark.  [L. S.]
SHO-NE-ON, his x mark.  [L. S.]
SHA-WAN-NA-PENASSE, his x mark.  [L. S.]
TA-KO, his x mark.  [L. S.]
KO-MAN-NE-KIN-NO-SHAH, his x mark.  [L. S.]
WAU-PA-MAH-SHAEW, his x mark.  [L. S.]
AUK-KA-NA-PA-WAEW, his x mark.  [L. S.]
AH-WA-SHA-SHAH, his x mark.  [L. S.]
CHECH-E-QUON-O-WAY, his x mark.  [L. S.]
NAH-PONE, his x mark.  [L. S.]
MO-SHA-SHAT, his x mark.  [L. S.]
I-YAW-SHIEW, his x mark.  [L. S.]
KAH-WAY-SOT, his x mark.  [L. S.]
MIS-KE-E-NA-NIEW, his x mark.  [L. S.]
I-AM-A-TAH, his x mark.  [L. S.]
WIS-KE-NO, his x mark.  [L. S.]

Signed in presence of

JOHN V. SUMDAM, Sub-Agent,
CHAS. A. GRIGNON, U. S. Interpreter,
WILLIAM POWELL,
F. DESNOYERS,
E. D. GUSSNER,
HENRY C. SCOTT,
R. A. JONES,
JOHN WILEY.
TREATY WITH THE MENOMONEE INDIANS. MAY 12, 1854.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the second day of August, one thousand eight hundred and fifty-four, accept, ratify, and confirm the said treaty, and the amendments thereto.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this second day of August, in [L. s.] the year of our Lord eighteen hundred and fifty-four, and of the Independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
TREATY WITH THE IOWAYS. May 17, 1854.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at the city of Washington on the seventeenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates of the Ioway tribe of Indians, viz: Nan-chee-ning-a, or No Heart; Shoon-ty-ing-a, or Little Wolf; Wah-moon-a-kah, or the Man who Steals; and Nar-ge-ga-rash, or British; they being thereto duly authorized by said tribe, which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded at the city of Washington, this seventeenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny; Commissioner on the part of the United States, and the following named delegates of the Ioway tribe of Indians, viz: Nan-chee-ning-a, or No Heart; Shoon-ty-ing-a, or Little Wolf; Wah-moon-a-kah, or the Man who Steals; and Nar-ge-ga-rash, or British; they being thereto duly authorized by said tribe.

ARTICLE 1. The Ioway tribe of Indians hereby cede, relinquish, and convey to the United States, all their right, title, and interest in and to the country, with the exception hereinafter named, which was assigned to them by the treaty concluded with their tribe and the Missouri band of Sacs and Foxes, by William Clark, superintendent of Indian affairs, on the seventeenth of September, one thousand eight hundred and thirty-six, being the upper half of the tract described in the second article thereof, as "the small strip of land on the south side of the Missouri River, lying between the Kickapoo northern boundary line and the Grand Nemahaw River, and extending from the Missouri back and westwardly with the said Kickapoo line and the Grand Nemahaw, making four hundred sections; to be divided between the said Ioways and Missouri band of Sacs and Foxes; the lower half to the Sacs and Foxes, the upper half to the Ioways," but they except and reserve of said country, so much thereof as is embraced within, and designated by the following metes and bounds, viz: Beginning at the mouth of the Great Nemahaw River where it empties into the Missouri; thence down the Missouri River to the mouth of Noland's Creek; thence due south one mile; thence due west to the south fork of the Nemahaw River; thence down the said fork with its meanders to the Great Nemahaw River, and thence with the meanders of said river to the place of beginning, which country, it is hereby agreed, shall be the future and permanent home of the Ioway Indians.

ARTICLE 2. In consideration of the cession made in the preceding article, the United States agree to pay in the manner hereinafter prescribed, to the Ioway Indians, all the moneys received from the sales of the lands which are stipulated in the third article hereof, to be surveyed and sold — after deducting therefrom the costs of surveying, managing, and selling the same.

ARTICLE 3. The United States agree to have surveys made of the
country ceded by the Ioways in article first in the same manner that the public lands are surveyed, and as soon as it can conveniently be done; and the President, after the surveys shall have been made and approved, shall proceed to offer said surveyed land for sale, at public auction, being governed therein by the laws of the United States respecting sales of public lands; and such of said lands as may not be sold at public sales, shall be subject to private entry in the manner that private entries are made of United States land; and all the land remaining unsold after being for three years subject to private entry at the minimum government price, may, by act of Congress, be graduated and reduced in price until the whole is disposed of, proper regard being had, in making such reduction, to the interests of the Ioways and the speedy settlement of the country. Until after the said land shall have been surveyed, and the surveys approved, no white persons or citizens shall be permitted to make thereon any location or settlement; and the provisions of the act of Congress, approved on the third day of March, one thousand eight hundred and seven, relating to lands ceded to the United States, shall, so far as they are applicable, be extended over the lands herein ceded.

**Article 4.** It being understood that the present division line between the Ioways and the Sacs and Foxes of Missouri, as run by Isaac McCoy, will, when the surveys are made, run diagonally through many of the sections, cutting them into fractions; it is agreed that the sections thus cut by said line, commencing at the junction of the Wolf with the Missouri River, shall be deemed and taken as part of the land hereinbefore ceded and directed to be sold for the benefit of the Ioways, until the quantity thus taken, including the before-mentioned reservation, and all the full sections north of said line, shall amount to two hundred sections of land. And should the Sacs and Foxes of Missouri consent to a change of their residence and be so located by the United States as to occupy any portion of the land herein ceded and directed to be sold for the benefit of the Ioways, west of the tract herein reserved, the Ioways hereby agree to the same, and consent to such an arrangement, upon the condition that a quantity of land equal to that which may be thus occupied by the Sacs and Foxes, and of as good quality, shall be set apart for them out of the country now occupied by the last named tribe, contiguous to said division line, and sold for their benefit as hereinbefore provided.

**Article 5.** As the receipts from the sales of the lands cannot now be determined, it is agreed that the whole subject shall be referred to the President of the United States, who may, from time to time, prescribe how much of the proceeds thereof shall be paid out to the Ioway people, and the time and mode of such payment; and also how much shall be invested in safe and profitable stocks, the principal of which to remain unimpaired and the interest to be applied annually for the civilization, education, and religious culture of the Ioways and such other objects of a beneficial character as may be proper and essential to their well-being and prosperity: provided, that if necessary, Congress may, from time to time, by law, make such regulations in regard to the funds arising from the sale of said lands, and the application thereof for the benefit of the Ioways, as may in the wisdom of that body seem just and expedient.

**Article 6.** The President may cause the country the Ioways have reserved for their future home, to be surveyed, at their expense, and in the same way as the public lands are surveyed, and assign to each person or family such portion thereof as their industry and ability to manage business affairs may, in his opinion, render judicious and proper; and Congress may hereafter provide for the issuing to such persons, patents for the same, with guards and restrictions for their protection in the possession and enjoyment thereof.

**Article 7.** Appreciating the importance and the benefit derived from the mission established among them by the board of foreign mis-
TREATY WITH THE IOWAYS. MAY 17, 1854.

sions of the Presbyterian church, the Ioways hereby grant unto the said board a tract of three hundred and twenty acres of land, to be so located as to include the improvements at the mission, and also a tract of one hundred and sixty acres of timbered land to be selected by some agent of the board from the legal subdivisions of the surveyed land; and the President shall issue a patent or patents for the same, to such person or persons as said board may direct. They further grant to John B. Roy, their interpreter, a tract of three hundred and twenty acres of land, to be selected by him in "Wolf's Grove," for which the President shall also issue a patent.

Article 8. The debts of Indians contracted in their private dealings as individuals, whether to traders or otherwise, shall not be paid out of the general fund.

Article 9. As some time must elapse before any benefit can be derived from the proceeds of the sale of their land, and as it is desirable that the Ioways should at once engage in agricultural pursuits and in making improvements on the tract hereinbefore reserved for them, it is hereby agreed that, of the fund of one hundred and fifty-seven thousand five hundred dollars, set apart to be invested by the second clause of the second article of the treaty concluded on the nineteenth day of October, one thousand eight hundred and thirty-eight, a sum not exceeding one hundred thousand dollars shall be paid to the Indians, or expended under the direction of the President for the erection of houses, breaking and fencing lands, purchasing stock, farming utensils, seeds, and such other articles as may be necessary for their comfort. Fifty thousand dollars, or so much thereof as may be deemed expedient, to be paid during the year commencing on the first of October, one thousand eight hundred and fifty-four; and the other fifty thousand dollars, or so much thereof as shall be deemed expedient, to be paid during the year commencing on the first of October, one thousand eight hundred and fifty-five. The residue of said fund of one hundred and fifty-seven thousand five hundred dollars on hand after the payments herein provided for have been made, shall remain as a trust fund, the interest upon which, as well as the interest that may have accrued on the portion drawn out, shall be applied under the direction of the President to educational or other beneficial purposes among the Ioways.

Article 10. It is agreed that all roads and highways, laid out by authority of law, shall have a right of way through the lands herein reserved, on the same terms as are provided by law when roads and highways are made through the lands of citizens of the United States; and railroad companies, when the lines of their roads necessarily pass through the lands of the Ioways, shall have right of way, on the payment of a just compensation therefor in money.

Article 11. The Ioways promise to renew their efforts to suppress the introduction and use of ardent spirits in their country, to encourage industry, thrift, and morality, and by every possible effort to promote their advancement in civilization. They desire to be at peace with all men, and they bind themselves to commit no depredation or wrong upon either Indians or citizens; and whenever difficulties arise, they will abide by the laws of the United States, in such cases made and provided, as they expect to be protected and to have their rights vindicated by them.

Article 12. The Ioway Indians release the United States from all claims and demands of every kind and description arising under former treaties; and agree to remove themselves within six months after the ratification of this instrument, to the lands herein reserved for their homes; in consideration whereof, the United States agree to pay to said Indians five thousand dollars — two thousand of which with such portion of balances of former appropriations of interest fund, as may not now be

Grant to John B. Roy.

Private debts not to be paid out of the general fund.

Part of the fund set apart by treaty of Oct. 19, 1838, (vol. vii. p. 668,) may be spent.

The remainder to be still held in trust.

Construction of Roads.

Provisions against use of ardent spirits.

Friendly conduct.

Release of claims under former treaties.
TREATY WITH THE IOWAYS. May 17, 1854.

necessary under specific heads, may be expended in the settlement of their affairs, preparatory to removal.

Article 13. The object of this instrument being to advance the interests of the Ioway people, it is agreed, if it prove insufficient, from causes which cannot now be foreseen, to effect these ends, that the President may, by and with the advice and consent of the Senate, adopt such policy in the management of their affairs, as, in his judgment, may be most beneficial to them; or Congress may hereafter make such provision by law as experience shall prove to be necessary.

Article 14. This instrument shall be obligatory on the contracting parties whenever the same shall be ratified by the President and the Senate of the United States.

In testimony whereof, the said George W. Manypenny, commissioner as aforesaid, and the delegates of the Ioway tribe of Indians, have hereunto set their hands and seals, at the place and on the day and in the year hereinbefore written.

GEORGE W. MANYPENNY, Commissioner. [L. S.]

NAN-CHEE-NING-A, or No Heart, his x mark. [L. S.]
SHOON-TY-ING-A, or Little Wolf, his x mark. [L. S.]
WAH-MOON-NA-KA, or The Man who Steals, his x mark. [L. S.]
NAR-GE-GA-RASH, or British, his x mark. [L. S.]

Executed in the presence of—

JAS. D. KERR.
JAS. T. WYNNE.
N. QUACKENBUSH.
WM. B. WAUGH.
D. VANDERSLICE, Indian Agent.
JOHN B. ROY, his x mark, U. S. Interpreter.
WM. B. WAUGH, witness to signing of John B. Roy.

And whereas the said Treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the eleventh day of July, one thousand eight hundred and fifty-four, ratify the same by a resolution in the words following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
July 11, 1854.

Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at the City of Washington this seventeenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates of the Ioway tribe of Indians, viz: Nan-chee-ning-a, or No Heart; Shoone-ting-a, or Little Wolf; Wah-moon-a-kah, or the Man who Steals; and Nar-ge-ga-rash, or British; they being thereto duly authorized by said tribe.

Attest: ASBURY DICKENS, Secretary.

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, do in pursuance of the advice and consent of the Senate, as expressed in their resolution of the eleventh day of July, one thousand eight hundred and fifty-four, accept, ratify, and confirm the said treaty.
TREATY WITH THE IOWAYS. May 17, 1854.

In testimony whereof I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this seventeenth day of July, in [L. s.] the year of our Lord one thousand eight hundred and fifty-four, and of the Independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
TREATY WITH THE SACS AND FOXES. May 18, 1854.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, a treaty was made and concluded at the city of Washington on the eighteenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates of the Sacs and Foxes of Missouri, viz: Pe-to-o-ke-mah, or Hard Fish; Mo-less or Wah-pe-nem-mah, or Sturgeon; Ne-son-quot, or Bear; Mo-ko-ho-ko, or Jumping Fish; and No-ko-what, or Fox; they being thereto duly authorized by the said Sac and Fox Indians, which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded at the city of Washington this eighteenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates of the Sacs and Foxes of Missouri, viz: Pe-to-o-ke-mah, or Hard Fish; Mo-less or Wah-pe-nem-mah, or Sturgeon; Ne-son-quot, or Bear; Mo-ko-ho-ko, or Jumping Fish; and No-ko-what, or Fox; they being thereto duly authorized by the said Sac and Fox Indians.

ARTICLE 1. The Sacs and Foxes of Missouri hereby cede, relinquish and convey to the United States all their right, title and interest in and to the country assigned to them by the treaty concluded on the seventeenth day of September, one thousand eight hundred and thirty-six, between William Clark, superintendent of Indian affairs, on the part of the United States, and the Ioways and Missouri Sacs and Foxes, being the lower half of the country described in the second article thereof as "the small strip of land on the south side of the Missouri River, lying between the Kickapoo northern boundary line and the Grand Nemahaw River, and extending from the Missouri back and westwardly with the said Kickapoo line and the Grand Nemahaw, making four hundred sections; to be divided between the said Ioways and Missouri band of Sacs and Foxes; the lower half to the Sacs and Foxes, the upper half to the Ioways;" saving and reserving fifty sections, of six hundred and forty acres each, which shall be selected in the western part of the cession by the delegates, parties hereto, and the agent for the tribe after their return home, and which shall be located in one body and set off by metes and bounds: Provided, That the delegates and agent can find such an amount of land in one body within said specified section of country suitable to the wants and wishes of the Indians. And it is further provided, That should a suitable location, upon examination, to the full extent of fifty sections not be found within said western part of this cession, then the said delegates and agent shall be permitted to extend the location west or northwest of the country herein ceded and south of the Great Nemahaw River, over so much of the public domain, otherwise unappropriated, as shall make up the deficiency; or to make a selection entirely beyond the limits of the country herein ceded upon any lands of the United States, not otherwise appropriated, lying as aforesaid west or northwest of the ceded country and South of the Great Nemahaw. And in either case they shall describe their selection, which must be made within six months from the date hereof, by metes and bounds, and transmit the
TREATY WITH THE SACS AND FOXES. May 18, 1854.

description thereof signed by said delegates and agent to the Commissioner of Indian Affairs; and thereupon the selection so made, shall be taken and deemed as the future permanent home of the Sacs and Foxes of Missouri. It is expressly understood that these Indians shall claim under this article, no more than fifty sections of land, and if that quantity or any portion thereof shall be selected, as provided above, outside of the reservation herein made, then said reservation or a quantity equal to that which may be selected outside thereof, shall be and the same is hereby ceded, relinquished, and conveyed to the United States.

Article 2. In consideration of the cession and relinquishment made in the preceding article, the United States agree to pay to the Sacs and Foxes of Missouri, the sum of forty-eight thousand dollars, in manner following, viz: fifteen thousand dollars in the month of October in each of the years one thousand eight hundred and fifty-four, and one thousand eight hundred and fifty-five; ten thousand dollars in the same month of the year one thousand eight hundred and fifty-six, and eight thousand dollars in the same month of the year one thousand eight hundred and fifty-seven; which several sums shall be paid directly to the Indians, or otherwise, as the President may deem advisable, for building houses, breaking and fencing lands, purchasing stock, farming implements, seeds, and such other articles as may be necessary for their comfort and prosperity.

Article 3. The President may cause to be surveyed, in the same manner in which the public lands are surveyed, the reservation herein provided for the Sacs and Foxes of Missouri; and may assign to each person, or family, desiring it, such quantity of land as, in his opinion, will be sufficient for such person, or family, with the understanding that he or they will occupy, improve, and cultivate the same, and comply with such other conditions as the President may prescribe. The land thus assigned may hereafter be confirmed by patent to the parties, or their representatives, under such regulations and restrictions as Congress may prescribe.

Article 4. The said Indians reserve a tract of one section of land at the site of their present farm and mill, and to include the same; and if they desire it, said farm may be cultivated for them for a term not exceeding two years — at the end of which time, or sooner if the Indians request it, the said tract and mill may be sold by the President to the highest bidder, and upon payment being made a patent to issue to the purchaser; the proceeds of the sale to be paid over to the Indians with their other moneys.

Article 5. At the request of the Indians it is hereby agreed that the board of foreign missions of the Presbyterian church shall have a tract of one hundred and sixty acres of land, to be selected by said board at a distance not exceeding two miles in a westerly direction from the grant made to said board at their mission by the Ioway Indians — and the President is authorized to issue a patent for the same to such person or persons as said board may designate.

Article 6. The said Indians release the United States from all claims or demands of any kind whatsoever arising, or which may hereafter arise, under former treaties, and agree to remove within six months after the ratification of this instrument, and to subsist themselves without cost to the United States; in consideration of which release and agreement the United States agree to pay them the sum of five thousand dollars — three thousand of which may be applied to the settlement of their affairs preparatory to removal.

Article 7. The invested fund provided by the second clause of the second article of the treaty of twenty-first day of October, one thousand eight hundred and thirty-seven (being one hundred and fifty-seven thousand four hundred dollars) shall remain with the United States at an annual interest of five per cent., which interest as it accumulates shall
be expended under the direction of the President in such manner as he may deem best for the interests of the Indians—and a like disposition may be made of any unexpended balance of interest now on hand.

**Article 8.** No part of the moneys hereby stipulated to be paid to the Indians or for their benefit, or of their invested fund, shall be applied to the payment of debts contracted by them in their private dealings, as individuals, whether with traders or otherwise.

**Article 9.** It is agreed by said Indians that all roads and highways laid out by authority of law, shall have right of way through their reservation on the same terms as are provided by law when roads and highways are made through lands of citizens of the United States; and railroad companies, when the lines of their roads necessarily pass through the lands of these Indians, shall have right of way on the payment of a just compensation therefor in money.

**Article 10.** The said Indians promise to use their best efforts to prevent the introduction and use of ardent spirits in their country; to encourage industry, thrift and morality; and by every possible means to promote their advancement in civilization. They desire to be at peace with all men, and therefore bind themselves to commit no depredation or wrong upon either Indians or citizens, and whenever difficulties arise, to abide by the laws of the United States in such cases made and provided, as they expect to be protected and to have their own rights vindicated by them.

**Article 11.** The object of these articles of agreement and convention being to advance the true interests of the Sac and Fox Indians, it is agreed should they prove insufficient, from causes which cannot now be foreseen, to effect these ends, that the President may, by and with the advice and consent of the Senate, adopt such policy in the management of their affairs, as, in his judgment may be most beneficial to them; or Congress may hereafter make such provisions by law, as experience shall prove to be necessary.

**Article 12.** This instrument shall be obligatory on the contracting parties whenever the same shall be ratified by the President and the Senate of the United States.

In testimony whereof the said George W. Many penny, commissioner aforesaid and the delegates of the Sacs and Foxes of Missouri, have hereunto set their hands and seals at the place, and on the day and year first above written.

GEORGE W. MANY PENNY, Commissioner. [L. s.]

PE-TO-O-KE-MAH, or Hard Fish, his x mark. [L. s.]
MO-LESS or Wah-pe-nem-mah, or Sturgeon, his x mark. [L. s.]
NE-SON-QUOT, or Bear, his x mark. [L. s.]
MO-KO-HO-KO, or Jumping Fish, his x mark. [L. s.]
NO-KO-WHAT, or Fox, his x mark. [L. s.]

Executed in presence of—

CHARLES CALVERT.
JOHN WEST.
WM. B. WAUGH.
D. VANDERSLICE, Indian Agent.
PETER CADUÉ, his x mark, United States Interpreter.
WM. B. WAUGH, witness to signing of Peter Cadue.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did on the eleventh day of July one thousand eight hundred and fifty-four, ratify the same by a resolution in the words following, to wit:
TREATY WITH THE SACS AND FOXES. May 18, 1854.

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

July 11, 1854.

Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention, made and concluded at the city of Washington this eighteenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates of the Sacs and Foxes of Missouri, viz: Pe-to-o-ke-mah, or Hard Fish; Mo-less or Wah-pe-nem-mah, or Sturgeon; Ne-son-quoit, or Bear; Mo-ko-ho-ko, or Jumping Fish; and No-ko-what, or Fox; they being thereto duly authorized by the said Sac and Fox Indians.

Attest: ASBURY DICKINS, Secretary.

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the eleventh day of July, one thousand eight hundred and fifty-four, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this seventeenth day of July, in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, a treaty was made and concluded at the city of Washington on the eighteenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates of the Kickapoo tribe of Indians, viz: Pah-kah-kah, or John Kennekuk; Kap-i-o-mah, or the Fox Carrier; No-ka-wat, or the Fox Hair; Pe-sha-gon, or Tug made of Bear Skin; and Ke-wi-sah-tuk, or Walking Bear or Squire, thereto duly authorized by said tribe, which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded at the city of Washington this eighteenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates of the Kickapoo tribe of Indians, viz: Pah-kah-kah, or John Kennekuk, Kap-i-o-mah, or the Fox Carrier, No-ka-wat, or the Fox Hair; Pe-sha-gon, or Tug made of Bear Skin, and Ke-wi-sah-tuk, or Walking Bear or Squire, thereto duly authorized by said tribe.

ARTICLE 1. The Kickapoo tribe of Indians hereby cede, sell, and convey unto the United States all that country southwest of the Missouri River, which was provided, as a permanent home, for them in the treaty of Castor Hill, of the twenty-fourth of October, one thousand eight hundred and thirty-two; and described in the supplemental article thereto, entered into at Fort Leavenworth, on the twenty-sixth of November, one thousand eight hundred and thirty-two, as follows: Beginning "on the Delaware line, where said line crosses the left branch of Salt creek, thence down said creek to the Missouri river; thence up the Missouri river thirty miles when measured on a straight line, thence westwardly to a point twenty miles from the Delaware line, so as to include in the lands assigned to the Kickapoos, at least twelve hundred square miles;" saving and reserving, in the western part thereof, one hundred and fifty thousand acres for a future and permanent home, which shall be set off for, and assigned to, them by metes and bounds. Provided, That upon the return home of the delegates here contracting, and upon consultation with their people, and after an exploration if required by them, in company with their agent, a location to that extent can be found within said specified section of country suited to their wants and wishes. And it is also further provided, That should a suitable location, upon examination and consultation, to the full extent of one hundred and fifty thousand acres, not be found within said western part of this cession, then the said delegates and agent shall be permitted to extend the location beyond the western line of the country herein ceded and north of the recent Delaware line over so much of the public domain, otherwise unappropriated, as shall make up the deficiency—or to make a selection entirely beyond the limits of the country at present occupied by the Kickapoos upon any lands of the United States, not otherwise appropriated, lying within the limits bounded by the said western line, by the recent Delaware northern line, and the waters of the Great Nemahaw river; and in either case they
TREATY WITH THE KICKAPOOS. May 18, 1854.

shall describe their selection, which must be made within six months from the date hereof, by metes and bounds, and transmit the description thereof, signed by said delegates and agent, to the Commissioner of Indian Affairs; and thereupon, the selection so made, shall be taken and deemed as the future permanent home of the Kickapoo Indians. It is expressly understood that the Kickapoos shall claim under this article no more than one hundred and fifty thousand acres of land; and if that quantity, or any portion thereof shall be selected, as provided above, outside of the reservation herein made, then said reservation, or a quantity equal to that which may be selected outside thereof, shall be, and the same is hereby, ceded and relinquished to the United States.

Article 2. In consideration whereof the United States agree to pay to the said Indians, under the direction of the President, and in such manner as he shall from time to time prescribe, the sum of three hundred thousand dollars, as follows: one hundred thousand dollars to be invested at an interest of five per centum per annum; the interest of which shall be annually expended for educational and other beneficial purposes. The remaining two hundred thousand dollars to be paid thus: Twenty-five thousand dollars in the month of October, one thousand eight hundred and fifty-four; twenty thousand dollars during the same month in each of the years one thousand eight hundred and fifty-five and one thousand eight hundred and fifty-six; fourteen thousand dollars during the same month in each of the years one thousand eight hundred and fifty-seven and one thousand eight hundred and fifty-eight; nine thousand dollars in the same month of each of the six years next succeeding that of one thousand eight hundred and fifty-eight; seven thousand dollars in the same month of each of the four years next succeeding the expiration of the last named period of six years; and five thousand dollars in the same month of each of the five years next succeeding the last named four years. And as the Kickapoos will remove to a new home, and will, therefore, require the principal portion of the annual payments for several years to aid in building houses, in breaking and fencing land, in buying stock, agricultural implements, and other articles needful for their comfort and civilization, it is understood that such portion of said annual payments as may be necessary, will be appropriated to, and expended for such purposes.

Article 3. The President may cause to be surveyed, in the same manner in which the public lands are surveyed, the reservation herein provided for the Kickapoos; and may assign to each person, or family desiring it, such quantity of land as, in his opinion, will be sufficient for such person, or family, with the understanding that he, or they, will occupy, improve, and cultivate the same, and comply with such other conditions as the President may prescribe. The land thus assigned may hereafter be confirmed by patent to the parties, or their representatives, under such regulations and restrictions as Congress may impose.

Article 4. It is agreed that the United States shall pay to such of the Kickapoos, as have improvements upon the lands hereby ceded, a fair compensation for the same — the value to be ascertained in such mode as shall be prescribed by the President.

Article 5. The debts of Indians contracted in their private dealings as individuals, whether to traders or others, shall not be paid out of the general fund.

Article 6. It is the desire of the Kickapoo Indians that their faithful friend and interpreter, Peter Cadue, should have a home provided for him and his family. It is therefore agreed that there shall be assigned to him a tract of land equal to one section, to be taken from the legal subdivisions of the surveyed land, and to include his present residence and improvement on Cadue's creek, and the President is authorized to issue a patent to him for the same.
TREATY WITH THE KICKAPOOS. MAY 18, 1854.

ARTICLE 7. It is agreed that all roads and highways laid out by authority of law, shall have right of way through the reservation on the same terms, as are provided by law, when roads and highways are made through lands of citizens of the United States; and railroad companies, when the lines of their roads necessarily pass through the lands of the Kickapoos, shall have right of way on the payment of a fair compensation therefor.

ARTICLE 8. The Kickapoos release the United States from all claims or demands of any kind whatsoever, arising or which may hereafter arise under former treaties, and agree within twelve months after the ratification of this instrument, to remove and subsist themselves, without cost to the United States; in consideration of which release and agreement, the United States agree to pay them the sum of twenty thousand dollars.

ARTICLE 9. The Kickapoos promise to use their best efforts to prevent the introduction and use of ardent spirits in their country, to encourage industry, thrift, and morality; and by every possible means to promote their advancement in civilization. They desire to be at peace with all men, and therefore bind themselves to commit no depredation or wrong upon Indians or citizens, and whenever difficulties arise to abide by the laws of the United States, in such cases made and provided, as they expect to be protected and to have their own rights vindicated by them.

ARTICLE 10. The object of these articles of agreement and convention being to advance the true interests of the Kickapoo people, it is agreed, should they prove insufficient from causes which cannot now be foreseen, to effect these ends, that the President may, by and with the advice and consent of the Senate, adopt such policy in the management of their affairs as in his judgment may be most beneficial to them; or Congress may hereafter make such provision by law, as experience shall prove to be necessary.

ARTICLE 11. This instrument shall be obligatory on the contracting parties whenever the same shall be ratified by the President and the Senate of the United States.

In testimony whereof the said George W. Manypenny, commissioner as aforesaid, and the delegates of the Kickapoo tribe of Indians, have hereunto set their hands and seals, at the place and on the day and in the year first herein written.

GEORGE W. MANYPENNY, Commissioner. [L. S.]

PAH-KAH-KAH, or John Kenmekuk, his x mark. [L. S.]
KAP-I-O-MA, or the Fox Carrier, his x mark. [L. S.]
NO-KA-WAT, or the Fox Hair, his x mark. [L. S.]
PE-SHA-GON, or Tug made of Bear Skin, his x mark. [L. S.]
KE-WI-SAH-TUK, or Walking Bear or Squire, his x mark. [L. S.]

Executed in presence of

JAMES D. KERR.
CHARLES CALVERT.
WM. B. WAUGH.
D. VANDERSLICE, Indian Agent.
PETER CADUE, his x mark, United States Interpreter.
WM. B. WAUGH, witness to signing of Peter Cadue.

And whereas the said Treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the eleventh day of July, one thousand eight hundred and fifty-four, ratify the same by a resolution in the words following, to wit:
IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

July 11, 1854.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at the city of Washington, this eighteenth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates of the Kickapoo tribe of Indians, viz: Pah-kah-kah, or John Kennekuk; Kap-i-o-ma, or the Fox Carrier; No-ka-wat, or the Fox Hair; Pe-sha-gon, or Tug made of Bear Skin; and Ke-wi-sah-tuk, or Walking Bear or Squire; thereto duly authorized by said tribe.

Attest:  
ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the eleventh day of July, one thousand eight hundred and fifty-four, accept, ratify and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this seventeenth day of July in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:
W. L. MARCY Secretary of State.
FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

May 30, 1854.

Whereas a treaty was made and concluded on the thirtieth day of May, one thousand eight hundred and fifty-four, by George W. Many-penny, Commissioner on the part of the United States, and the following named delegates of the united tribes of Kaskasia and Peoria, Piankeshaw and Wea Indians, viz: Kio-kaw-mo-zan, David Lykins; Sa-wa-ne-ke-ah, or Wilson; Sha-cah-qua, or Andrew Chick; Ta-co-nah, or Mitchell; Che-swa-wa, or Rogers; and Yellow Beaver, thereto duly authorized by said tribes; which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded at the City of Washington this thirtieth day of May, one thousand eight hundred and fifty-four, by George W. Many-penny, Commissioner on the part of the United States, and the following named delegates representing the united tribes of Kaskasia and Peoria, Piankeshaw and Wea Indians, viz: Kio-kaw-mo-zan, David Lykins; Sa-wa-ne-ke-ah, or Wilson; Sha-cah-qua, or Andrew Chick; Ta-co-nah, or Mitchell; Che-swa-wa, or Rogers; and Yellow Beaver, they being duly authorized thereto by the said Indians.

Article 1. The tribes of Kaskasia and Peoria Indians, and of Piankeshaw and Wea Indians, parties to the two treaties made with them respectively by William Clark, Frank J. Allen, and Nathan Kouns, Commissioners on the part of the United States, at Castor Hill, on the twenty-seventh and twenty-ninth days of October, one thousand eight hundred and thirty-two, having recently in joint council assembled, united themselves into a single tribe, and having expressed a desire to be recognized and regarded as such, the United States hereby assent to the action of said joint council to this end, and now recognize the delegates who sign and seal this instrument as the authorized representatives of said consolidated tribe.

Article 2. The said Kaskaskias and Peorias, and the said Piankeshaws and Weas, hereby cede and convey to the United States, all their right, title, and interest in and to the tracts of country granted and assigned to them, respectively, by the fourth article of the treaty of October twenty-seventh, and the second article of the treaty of October twenty-ninth, one thousand eight hundred and thirty-two, for a particular description of said tracts, reference being had to said articles; excepting and reserving therefrom a quantity of land equal to one hundred and sixty acres for each soul in said united tribe, according to a schedule attached to this instrument, and ten sections additional, to be held as the common property of the said tribe,—and also the grant to the American Indian Mission Association, hereinafter specifically set forth.

Article 3. It is agreed that the United States, shall as soon as it can conveniently be done, cause the lands hereby ceded to be surveyed as the public lands are surveyed; and, that the individuals and heads of families shall, within ninety days after the approval of the surveys, select
the quantity of land therefrom, to which they may be respectively entitled as specified in the second article hereof; and that the selections shall be so made, as to include in each case, as far as possible, the present residences and improvements of each — and where that is not practicable, the selections shall fall on lands in the same neighborhood; and if by reason of absence or otherwise the above mentioned selections shall not all be made before the expiration of said period, the chiefs of the said united tribe shall proceed to select lands for those in default; and shall also, after completing said last named selections, choose the ten sections reserved to the tribe; and said chiefs, in the execution of the duty hereby assigned them, shall select lands lying adjacent to or in the vicinity of those that have been previously chosen by individuals. All selections in this article provided for, shall be made in conformity with the legal subdivisions of the United States lands, and shall be reported immediately in writing, with apt descriptions of the same, to the agent for the tribe. Patents for the lands selected by or for individuals or families may be issued subject to such restrictions respecting leases and alienation, as the President or Congress of the United States may prescribe. When selections are so made or attempted to be made, as to produce injury to, or controversies between individuals, which cannot be settled by the parties, the matters of difficulty shall be investigated, and decided on equitable terms by the council of the tribe, subject to appeal to the agent, whose decision shall be final and conclusive.

ARTICLE 4. After the aforesaid selections shall have been made, the President shall immediately cause the residue of the ceded lands to be offered for sale at public auction, being governed in all respects in conducting such sale, by the laws of the United States for the sale of public lands, and such of said lands as may not be sold at public sale, shall be subject to private entry at the minimum price of United States lands, for the term of three years; and should any thereafter remain unsold, Congress may, by law, reduce the price from time to time, until the whole of said lands are disposed of, proper regard being had in making the reduction, to the interests of the Indians, and to the settlement of the country. And in consideration of the cessions hereinbefore made, the United States agree to pay to the said Indians, as hereinafter provided, all the moneys arising from the sales of said lands after deducting therefrom the actual cost of surveying, managing, and selling the same.

ARTICLE 5. The said united tribe appreciate the importance and usefulness of the mission established in their country by the Board of the American Indian Mission Association, and desiring that it shall continue with them, they hereby grant unto said board a tract of one section of six hundred and forty acres of land, which they, by their chiefs, in connection with the proper agent of the board, will select; and it is agreed that after the selections shall have been made, the President shall issue to such person or persons as the aforesaid board may designate, a patent for the same.

ARTICLE 6. The said Kaskaskias and Peorias, and the said Piankashaws and Weas, have now, by virtue of the stipulations of former treaties, permanent annuities amounting in all to three thousand eight hundred dollars per annum, which they hereby relinquish and release, and from the further payment of which they forever absolve the United States; and they also release and discharge the United States from all claims or damages of every kind by reason of the non-fulfilment of former treaty stipulations, or of injuries to or losses of stock or other property by the wrongful acts of citizens of the United States; and in consideration of the relinquishments and releases aforesaid, the United States agree to pay to said united tribe, under the direction of the President, the sum of sixty-six thousand dollars, in six annual installments, as follows: In the month of October, in each of the years one thousand eight hun-
dred and fifty-four, one thousand eight hundred and fifty-five, and one thousand eight hundred and fifty-six, the sum of thirteen thousand dollars, and in the same month in each of the years one thousand eight hundred and fifty-seven, one thousand eight hundred and fifty-eight, and one thousand eight hundred and fifty-nine, nine thousand dollars, and also to furnish said tribe with an interpreter and a blacksmith for five years, and supply the smith shop with iron, steel, and tools, for a like period.

**ARTICLE 7.** The annual payments provided for in article six are designed to be expended by the Indians, chiefly in extending their farming operations, building houses, purchasing stock, agricultural implements, and such other things as may promote their improvement and comfort, and shall so be applied by them. But at their request it is agreed that from each of the said annual payments the sum of five hundred dollars shall be reserved for the support of the aged and infirm, and the sum of two thousand dollars shall be set off and applied to the education of their youth; and from each of the first three there shall also be set apart and applied the further sum of two thousand dollars, to enable said Indians to settle their affairs. And as the amount of the annual receipts from the sales of their lands, cannot now be ascertained, it is agreed that the President may, from time to time, and upon consultation with said Indians, determine how much of the net proceeds of said sales shall be paid them, and how much shall be invested in safe and profitable stocks, the interest to be annually paid to them, or expended for their benefit and improvement.

**ARTICLE 8.** Citizens of the United States, or other persons not members of said united tribe, shall not be permitted to make locations or settlements in the country herein ceded, until after the selections provided for, have been made by said Indians; and the provisions of the act of Congress, approved March third, one thousand eight hundred and seven, in relation to lands ceded to the United States, shall, so far as the same are applicable, be extended to the lands herein ceded.

**ARTICLE 9.** The debts of individuals of the tribe, contracted in their private dealings, whether to traders or otherwise, shall not be paid out of the general funds. And should any of said Indians become intemperate or abandoned, and waste their property, the President may withhold any moneys due or payable to such, and cause them to be paid, expended or applied, so as to ensure the benefit thereof to their families.

**ARTICLE 10.** The said Indians promise to renew their efforts to prevent the introduction and use of ardent spirits in their country, to encourage industry, thrift, and morality, and by every possible means to promote their advancement in civilization. They desire to be at peace with all men, and they bind themselves not to commit depredation or wrong upon either Indians or citizens; and should difficulties at any time arise, they will abide by the laws of the United States in such cases made and provided, as they expect to be protected and to have their rights vindicated by those laws.

**ARTICLE 11.** The object of the instrument being to advance the interests of said Indians, it is agreed if it prove insufficient, from causes which cannot now be foreseen, to effect these ends, that the President may, by and with the advice and consent of the senate, adopt such policy in the management of their affairs, as, in his judgment, may be most beneficial to them; or, Congress may, hereafter, make such provisions by law as experience shall prove to be necessary.

**ARTICLE 12.** It is agreed that all roads and highways, laid out by authority of law, shall have right of way through the lands herein ceded and reserved, on the same terms as are provided by law, when roads and highways are made through lands of citizens of the United States; and railroad companies, when the lines of their roads necessarily pass through the lands of the said Indians, shall have right of way, on the payment of a just compensation therefor in money.
TREATY WITH THE KASKASKIAS. MAY 30, 1854.

ARTICLE 13. It is believed that all the persons and families of the said combined tribe are included in the annexed schedule, but should it prove otherwise, it is hereby stipulated that such person or family shall select from the ten sections reserved as common property, the quantity due, according to the rules hereinbefore prescribed, and the residue of said ten sections or all of them as the case may be, may hereafter, on the request of the chiefs, be sold by the President, and the proceeds applied to the benefit of the Indians.

ARTICLE 14. This instrument shall be obligatory on the contracting parties whenever the same shall be ratified by the President and the Senate of the United States.

In testimony whereof the said George W. Many penny, commissioner as aforesaid, and the delegates of the said combined tribe, have hereunto set their hands and seals, at the place and on the day and year first above written.

GEORGE W. MANYPENNY, Commissioner. [L. s.]

KIO-KAW-MO-ZAN, his x mark. [L. s.]
MA-CHA-KO-ME-AH, or David Lykins. [L. s.]
SA-WA-NE-KE-AH, or Wilson, his x mark. [L. s.]
SHA-CAH-QUAH, or Andrew Chick, his x mark. [L. s.]
TA-KO-NAH, or Mitchell, his x mark. [L. s.]
CHE-SWA-WA, or Rogers, his x mark. [L. s.]
YELLOW BEAVER, his x mark. [L. s.]

Executed in the presence of——

CHARLES CALVERT,
JAS. T. WINNE,
ROBERT CAMPBELL,
WM. B. WAUGH,
ELY MOORE, Indian Agent.
BAPTISTE PEORIA, his x mark, U. S. Interpreter.
WM. B. WAUGH, witness to signing of Baptiste Peoria.

Schedule of persons or families composing the united tribe of Weas, Pi-ankeshaws, Peorias, and Kaskaskias, with the quantity of land to be selected in each case as provided in the second and third articles.

<table>
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<tr>
<th>Persons or Families</th>
<th>Males</th>
<th>Females</th>
<th>Total</th>
<th>Number of acres</th>
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<tr>
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<td>2</td>
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<tr>
<td>Marcus Lindsay</td>
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<td>Persons or Families</td>
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<td>Females</td>
<td>Total</td>
<td>Number of acres</td>
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<td>2</td>
<td>3</td>
<td>480</td>
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<tr>
<td>Shaw-lo-lee,</td>
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<td>1</td>
<td>3</td>
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<tr>
<td>Ke-ke-kon-sah, or Wea,</td>
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<td>2</td>
<td>3</td>
<td>480</td>
</tr>
<tr>
<td>Ah-shaw-we-se-qua,</td>
<td>2</td>
<td>-</td>
<td>2</td>
<td>320</td>
</tr>
<tr>
<td>George Clinton,</td>
<td>2</td>
<td>-</td>
<td>2</td>
<td>320</td>
</tr>
<tr>
<td>Ke-kaw-ke-to-qua,</td>
<td>2</td>
<td>2</td>
<td>4</td>
<td>640</td>
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<tr>
<td>Sa-saw-ke-qua-qua, or Kain Tuck,</td>
<td>2</td>
<td>3</td>
<td>5</td>
<td>800</td>
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<tr>
<td>Wah-ke-sah-le,</td>
<td>1</td>
<td>3</td>
<td>4</td>
<td>640</td>
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<tr>
<td>Kin-get-ke-an-zah, or Red Bird,</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>320</td>
</tr>
<tr>
<td>Paw-saw-qua, or Jack Boeii,</td>
<td>3</td>
<td>1</td>
<td>4</td>
<td>640</td>
</tr>
<tr>
<td>No-wa-ke-qua,</td>
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<td>-</td>
<td>2</td>
<td>320</td>
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<tr>
<td>Me-shin-qua-me-saw,</td>
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<td>4</td>
<td>640</td>
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<tr>
<td>Chen-ke-wan-zah,</td>
<td>3</td>
<td>-</td>
<td>3</td>
<td>480</td>
</tr>
<tr>
<td>Ke-che-kom-ke-ab,</td>
<td>2</td>
<td>-</td>
<td>2</td>
<td>320</td>
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<tr>
<td>Na-me-qua-wah, junior,</td>
<td>2</td>
<td>-</td>
<td>2</td>
<td>320</td>
</tr>
<tr>
<td>Ta-pah-con-wah,</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>320</td>
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<tr>
<td>Pa-pee-ze-sa-wah,</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>320</td>
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TREATY WITH THE KASKASKIAS.  MAY 30, 1854.

SCHEDULE OF PERSONS AND FAMILIES — Continued.

<table>
<thead>
<tr>
<th>Persons or Families</th>
<th>Males</th>
<th>Females</th>
<th>Total</th>
<th>Number of acres</th>
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<tbody>
<tr>
<td>Ta-ko-nah, or Mitchel,</td>
<td>2</td>
<td>3</td>
<td>5</td>
<td>800</td>
</tr>
<tr>
<td>Pe-la-she,</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>320</td>
</tr>
<tr>
<td>Wah-ke-shin-gah,</td>
<td>2</td>
<td>2</td>
<td>4</td>
<td>640</td>
</tr>
<tr>
<td>Waw-pon-ge-quah, or Mrs. Ward,</td>
<td>3</td>
<td>3</td>
<td>6</td>
<td>960</td>
</tr>
<tr>
<td>Paw-saw-kaw-kaw-maw,</td>
<td>-1</td>
<td>2</td>
<td>2</td>
<td>320</td>
</tr>
<tr>
<td>Ke-maw-lan-e-ah,</td>
<td>2</td>
<td>3</td>
<td>5</td>
<td>800</td>
</tr>
<tr>
<td>Qua-kaw-me-kaw-trua, or J. Cox,</td>
<td>2</td>
<td>2</td>
<td>4</td>
<td>640</td>
</tr>
<tr>
<td>Cow-we-shaw,</td>
<td>2</td>
<td>-</td>
<td>2</td>
<td>320</td>
</tr>
<tr>
<td>Tah-wah-qua-ke-mon-ga,</td>
<td>3</td>
<td>1</td>
<td>4</td>
<td>640</td>
</tr>
</tbody>
</table>

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the second day of August, eighteen hundred and fifty-four, ratify the same by a resolution in the words following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
August 2, 1854.

Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at the City of Washington this thirtieth day of May, one thousand eight hundred and fifty-four, by George W. Manypenny, Commissioner on the part of the United States, and the following named delegates representing the united tribes of Kaskasia and Peoria, Piankeshaw and Wea Indians, viz: Kio-kaw-mo-zan, David Lykins; Sa-wa-ne-ke-ah, or Wilson; Sha-cah-quah, or Andrew Chick; Ta-ko-nah, or Mitchel; Che-swa-wa, or Rogers; and Yellow Beaver; they being duly authorized thereto by the said Indians.

Attest:

ASBURY DICKENS, Secretary.

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, do in pursuance of the advice and consent of the Senate, as expressed in their resolution of August second, one thousand eight hundred and fifty-four, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

[L. S.] Done at the city of Washington, this tenth day of August, in the year of our Lord eighteen hundred and fifty-four, and of the Independence of the United States, the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a treaty between the United States of America and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, was concluded and signed by their respective plenipotentiaries at Washington, on the 5th day of June last, which treaty is, word for word, as follows:

The government of the United States being equally desirous with her Majesty the Queen of Great Britain to avoid further misunderstanding between their respective citizens and subjects, in regard to the extent of the right of fishing on the coasts of British North America, secured to each by article 1 of a convention between the United States and Great Britain, signed at London on the 20th day of October, 1818; and being also desirous to regulate the commerce and navigation between their respective territories and people, and more especially between her Majesty’s possessions in North America and the United States, in such manner as to render the same reciprocally beneficial and satisfactory, have, respectively, named plenipotentiaries to confer and agree thereupon—that is to say, the President of the United States of America, William L. Marcy, Secretary of State of the United States, and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, James, Earl of Elgin and Kincardine, Lord Bruce and Elgin, a peer of the United Kingdom, Knight of the most ancient and most noble Order of the Thistle, and governor-general in and over all her Britannic Majesty’s provinces on the continent of North America, and in and over the island of Prince Edward—who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles:

ARTICLE 1. It is agreed by the high contracting parties that, in addition to the liberty secured to the United States fishermen by the above-mentioned convention of October 20, 1818, of taking, curing, and drying fish on certain coasts of the British North American colonies therein defined, the inhabitants of the United States shall have, in common with the subjects of her Britannic Majesty, the liberty to take fish of every kind, except shell-fish, on the sea-coasts and shores, and in the bays, harbors, and creeks of Canada, New Brunswick, Nova Scotia, Prince Edward’s Island, and of the several islands thereunto adjacent, without being restricted to any distance from the shore, with permission to land upon the coasts and shores of those colonies and the islands thereof, and also upon the Magdalen Islands, for the purpose of drying their nets and curing their fish: provided that, in so doing, they do not interfere with the rights of private property, or with British fishermen, in the peaceable use of any part of the said coast in their occupancy for the same purpose.

It is understood that the above-mentioned liberty applies solely to the sea fishery, and that the salmon and shad fisheries, and all fisheries in rivers and the mouths of rivers, are hereby reserved, exclusively, for British fishermen.

And it is further agreed, that in order to prevent or settle any disputes as to the places to which the reservation of exclusive right to British fishermen, contained in this article, and that of fishermen of the United States, contained in the next succeeding article, apply, each of the high
contracting parties, on the application of either to the other, shall, within six months thereafter, appoint a commissioner. The said commissioners, before proceeding to any business, shall make and subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment, and according to justice and equity, without fear, favor, or affection to their own country, upon all such places as are intended to be reserved and excluded from the common liberty of fishing, under this and the next succeeding article, and such declaration shall be entered on the record of their proceedings.

The commissioners shall name some third person to act as an arbitrator or umpire in any case or cases on which they may themselves differ in opinion. If they should not be able to agree upon the name of such third person, they shall each name a person, and it shall be determined by lot which of the two persons so named shall be the arbitrator or umpire in cases of difference or disagreement between the commissioners. The person so to be chosen to be arbitrator or umpire shall, before proceeding to act as such in any case, make and subscribe a solemn declaration in a form similar to that which shall already have been made and subscribed by the commissioners, which shall be entered on the record of their proceedings. In the event of the death, absence, or incapacity of either of the commissioners, or of the arbitrator or umpire, or of their or his omitting, declining, or ceasing to act as such commissioner, arbitrator, or umpire, another and different person shall be appointed or named as aforesaid to act as such commissioner, arbitrator, or umpire, in the place and stead of the person so originally appointed or named as aforesaid, and shall make and subscribe such declaration as aforesaid.

Such commissioners shall proceed to examine the coasts of the North American provinces and of the United States, embraced within the provisions of the first and second articles of this treaty, and shall designate the places reserved by the said articles from the common right of fishing therein.

The decision of the commissioners and of the arbitrator or umpire shall be given in writing in each case, and shall be signed by them respectively.

The high contracting parties hereby solemnly engage to consider the decision of the commissioners conjointly, or of the arbitrator or umpire, as the case may be, as absolutely final and conclusive in each case decided upon by them or him respectively.

**Article 2.** It is agreed by the high contracting parties that British subjects shall have, in common with the citizens of the United States, the liberty to take fish of every kind, except shell-fish, on the eastern sea-coasts and shores of the United States north of the 36th parallel of north latitude, and on the shores of the several islands thereunto adjacent, and in the bays, harbors, and creeks of the said sea-coasts and shores of the United States and of the said islands, without being restricted to any distance from the shore, with permission to land upon the said coasts of the United States and of the islands aforesaid, for the purpose of drying their nets and curing their fish: provided that, in so doing, they do not interfere with the rights of private property; or with the fishermen of the United States, in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

It is understood that the above-mentioned liberty applies solely to the sea fishery, and that salmon and shad fisheries, and all fisheries in rivers and mouths of rivers, are hereby reserved exclusively for fishermen of the United States.

Certain articles, the growth of said countries, to be admitted into the other respectively, free of duty: —
Grain, flour, and breadstuffs, of all kinds.
Animals of all kinds.
Fresh, smoked, and salted meats.
Cotton-wool, seeds, and vegetables.
Undried fruits, dried fruits.
Fish of all kinds.
Products of fish, and of all other creatures living in the water.
Poultry, eggs.
Hides, furs, skins, or tails, undressed.
Stone or marble, in its crude or unwrought state.
Slate.
Butter, cheese, tallow.
Lard, horns, manures.
Ores of metals, of all kinds.
Coal.
Pitch, tar, turpentine, ashes.
Timber and lumber of all kinds, round, hewed, and sawed, unmanufactured in whole or in part.
Firewood.
Plants, shrubs, and trees.
Pelts, wool.
Fish oil.
Rice, broomcorn, and bark.
Gypsum, ground or unground.
Hewn, or wrought, or unwrought burr or grindstones.
Dyestuffs.
Flax, hemp, and tow, unmanufactured.
Unmanufactured tobacco.
Rags.*

**Article 4.** It is agreed that the citizens and inhabitants of the United States shall have the right to navigate the River St. Lawrence, and the canals in Canada used as the means of communicating between the great lakes and the Atlantic Ocean, with their vessels, boats, and crafts, as fully and freely as the subjects of her Britannic Majesty, subject only to the same tolls and other assessments as now are, or may hereafter be, exacted of her Majesty’s said subjects; it being understood, however, that the British government retains the right of suspending this privilege on giving due notice thereof to the government of the United States.

It is further agreed, that if at any time the British government should exercise the said reserved right, the government of the United States shall have the right of suspending, if it think fit, the operation of article 3 of the present treaty, in so far as the province of Canada is affected thereby, for so long as the suspension of the free navigation of the River St. Lawrence or the canals may continue.

It is further agreed that British subjects shall have the right freely to navigate Lake Michigan with their vessels, boats, and crafts, so long as the privilege of navigating the River St. Lawrence, secured to American citizens by the above clause of the present article, shall continue; and the government of the United States further engages to urge upon the State governments to secure to the subjects of her Britannic Majesty the use of the several State canals, on terms of equality with the inhabitants of the United States.

And it is further agreed, that no export duty, or other duty, shall be levied on lumber or timber of any kind cut on that portion of the American territory in the State of Maine watered by the River St. John and

* See act of 1854, ch. 269, and act of 1855, ch. 144, carrying out the provisions of this treaty.
its tributaries, and floated down that river to the sea, when the same is
shipped to the United States from the province of New Brunswick.

ARTICLE 5. The present treaty shall take effect as soon as the laws
required to carry it into operation shall have been passed by the Imperial
Parliament of Great Britain and by the Provincial Parliaments of those
of the British North American colonies which are affected by this treaty
on the one hand, and by the Congress of the United States on the other.
Such assent having been given, the treaty shall remain in force for ten
years from the date at which it may come into operation, and further,
until the expiration of twelve months after either of the high contracting
parties shall give notice to the other of its wish to terminate the same;
each of the high contracting parties being at liberty to give such notice to
the other at the end of the said term of ten years, or at any time after-
wards.

It is clearly understood, however, that this stipulation is not intended
to affect the reservation made by article 4 of the present treaty, with
regard to the right of temporarily suspending the operation of articles 3
and 4 thereof.

ARTICLE 6. And it is hereby further agreed, that the provisions and
stipulations of the foregoing articles shall extend to the island of New-
foundland, so far as they are applicable to that colony. But if the
Imperial Parliament, the Provincial Parliament of Newfoundland, or the
Congress of the United States, shall not embrace in their laws, enacted
for carrying this treaty into effect, the colony of Newfoundland, then this
article shall be of no effect; but the omission to make provision by law to
give it effect, by either of the legislative bodies aforesaid, shall not in any
way impair the remaining articles of this treaty.

ARTICLE 7. The present treaty shall be duly ratified, and the mutual
exchange of ratifications shall take place in Washington, within six months
from the date hereof, or earlier if possible.

In faith whereof, we, the respective plenipotentiaries, have signed this
treaty, and have hereunto affixed our seals.

Done in triplicate, at Washington, the fifth day of June, Anno Domini
one thousand eight hundred and fifty-four.

W. L. MARCY.
ELGIN AND KINCARDINE. [L. s.]

And whereas the said treaty has been duly ratified on both parts, and
the respective ratifications of the same were exchanged in this city on
the 9th instant, by William L. Marcy, Secretary of State of the United
States, and John F. Crampton, Esq're, her Britannic Majesty’s envoy extra-
ordinary and minister plenipotentiary to this government, on the part of
their respective governments:

Now, therefore, be it known, that I, FRANKLIN PIERCE, Presi-
dent of the United States of America, have caused the said treaty 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 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 eleventh day of Sep-
tember, in the year of our Lord one thousand eight hun-
dred and fifty-four, and of the independence of the United
States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH THE MIAMI INDIANS. June 5, 1854.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded on the fifth day of June, eighteen hundred and fifty-four, between George W. Manypenny, Commissioner on the part of the United States, and the following named delegates, representing the Miami tribe of Indians, viz: Nah-we-lan-quah, or Big Legs; Ma-cat-a-chin-quah, or Little Doctor; Lan-a-pin-chah, or Jack Hackley; So-ne-lan-gish-eah, or John Bowrie; and Wan-zop-e-ah; they being thereto duly authorized by said tribe—and Me-shin-go-me-zia, Po-con-ge-ah, Pim-yi-oh-te-mah, Wop-pop-pe-tah, or Bondy, and Ke-ah-cot-woh, or Buffalo, Miami Indians, residents of the State of Indiana, being present, and assenting, approving, and agreeing to, and confirming said articles of agreement and convention; which treaty is in the words following, to wit:—

Articles of agreement and convention made and concluded at the city of Washington, this fifth day of June, one thousand eight hundred and fifty-four, between George W. Manypenny, Commissioner on the part of the United States, and the following named delegates representing the Miami tribe of Indians, viz: Nah-we-lan-quah, or Big Legs; Ma-cat-a-chin-quah, or Little Doctor; Lan-a-pin-chah, or Jack Hackley; So-ne-lan-gish-eah, or John Bowrie; and Wan-zop-e-ah; they being thereto duly authorized by said tribe—and Me-shin-go-me-zia, Po-con-ge-ah, Pim-yi-oh-te-mah, Wop-pop-pe-tah, or Bondy, and Ke-ah-cot-woh, or Buffalo, Miami Indians, residents of the State of Indiana, being present, and assenting, approving, agreeing to, and confirming said articles of agreement and convention.

ARTICLE 1. The said Miami Indians hereby cede and convey to the United States, all that certain tract of country set apart and assigned to the said tribe, by the article added by the Senate of the United States, by resolution of the date of February twenty-fifth, one thousand eight hundred and forty-one, to the treaty of November twenty-eighth, one thousand eight hundred and forty, and denominated among the amendments of the Senate as "Article 12," which was assented to by said Indians, on the fifteenth day of May, one thousand eight hundred and forty-one; which tract is designated in said article, as "bounded on the east by the State of Missouri, and on the north by the country of the Weas and Piankeshaws, on the west by the Pottowatomies of Indiana, and on the south by the land assigned to the New York Indians, estimated to contain five hundred thousand acres," excepting and reserving therefrom seventy thousand acres for their future homes, and also a section of six hundred and forty acres for school purposes, to be selected and assigned to said tribe as hereinafter provided.

ARTICLE 2. The United States shall, as soon as it can conveniently be done, cause the lands herein ceded and reserved, to be surveyed, as the government lands are surveyed, the Miami bearing the expense of survey of the reserved land; and within four months after the approval of such surveys, each individual or head of a family of the Miami tribe, now residing on said lands, shall select, if a single person, two hundred acres; and if the head of a family, a quantity equal to two hundred acres for

Cession to the United States.


Reservation for homes, and schools.

Disposition of the ceded lands.
each member of the family; which selections shall be so made as to include in each case, as far as practicable, the present residences and improvements of each person or family, and, where it is not practicable, the selection shall fall on lands in the same neighborhood. And if, by reason of absence or otherwise, any single person, or head of a family, entitled to land as aforesaid, shall fail to make his or her selection within the period prescribed, the chiefs of the tribe shall proceed to select the lands for those thus in default. The chiefs shall also select the six hundred and forty acres hereinbefore reserved for their school, to include the buildings erected for school purposes, and to embrace a sufficient portion of timber land. After all of the before-named selections shall have been made, the said chiefs shall further proceed to select, in a compact body, and contiguous to the individual reservations, the residue of the seventy thousand acres excepted and reserved by the preceding article, which body of land shall be held as the common property of the tribe, but may, at any time, when the chiefs and a majority of the tribe request it, be sold by the President, in the manner that public lands of the United States are sold, and the proceeds, after deducting the expense of such sale, be paid to the tribe, under the direction of the President, and in such mode as he may prescribe: Provided, That if any single person or family entitled to land, shall have been overlooked, or wrongfully excluded, and shall make the fact appear to the satisfaction of the chiefs, such person or family may, with the approbation of the Commissioner of Indian Affairs, receive their quantity, by the rule prescribed in this article, out of the tract to be thus selected and held as the common property of the tribe. All the selections herein provided for, shall, as far as practicable, be made in conformity with the legal subdivisions of United States lands, and immediately reported to the agent of the tribe, with apt descriptions of the same, and the President may cause patents to issue to single persons or heads of families for the lands selected by or for them, subject to such restrictions respecting leases and alienation as the President or Congress of the United States may impose; and the lands so patented shall not be liable to levy, sale, execution, or forfeiture: Provided, That the legislature of a State within which the ceded country may be hereafter embraced, may, with the assent of Congress, remove these restrictions. When selections are so made, or attempted to be made, as to produce injury to, or controversies between, individuals, which cannot be settled by the parties, the matters of difficulty shall be investigated and decided on equitable terms, by the chiefs of the tribe, subject to appeal to the agent, whose decision shall be final.

ARTICLE 3. In consideration of the cession hereinbefore made, the United States agree to pay to the Miami tribe of Indians the sum of two hundred thousand dollars, in manner as follows, viz: twenty annual installments of seven thousand five hundred dollars each, the first payable on the first day of October, one thousand eight hundred and sixty, and the remainder to be paid respectively on the first day of October of each succeeding year, until the whole shall have been paid; and the remaining fifty thousand dollars shall be invested by the President in safe and profitable stocks, the interest thereon to be applied, under his direction, for educational purposes, or such objects of a beneficial character, for the good of the tribe, as may be considered necessary and expedient; and hereafter, whenever the President shall think proper, the sum thus provided to be invested, may be converted into money, and the same paid to the tribe in such manner as he may judge to be best for their interests. No part of the moneys in this or the preceding article mentioned shall ever be appropriated or paid to the persons, families, or bands, who, by the fourteenth article of the treaty of November sixth, one thousand eight hundred and thirty-eight, by the third and fifth * articles of the treaty of

* See amendments, post, p. 1098, 1099.
November twenty-eight, one thousand eight hundred and forty, or by virtue of two resolutions of Congress, approved March third, one thousand eight hundred and forty-five, and May first, one thousand eight hundred and fifty, or otherwise, are permitted to draw or have drawn in the State of Indiana, their proportion of the annuities of the Miami tribe.

**Article 4.** It is agreed that the remaining instalments of the limited annuity of twelve thousand five hundred dollars, stipulated to be paid by the second article of the treaty of November twenty-eighth, one thousand eight hundred and forty, shall be divided and paid to the said Indians hereafter as follows: to the Indiana Miamis, six thousand eight hundred and sixty-three dollars and sixty-four cents, and to the Western Miamis, five thousand six hundred and thirty-six dollars and thirty-six cents, per annum; subject, however, to the deductions provided for in the sixth article of this instrument; and that the permanent annuity stipulated in the fifth article of the treaty of October sixth, one thousand eight hundred and eighteen, as modified by the fifth article of the treaty of October twenty-third, one thousand eight hundred and thirty-four, for a blacksmith and miller, shall be continued for the benefit of said Western Miami; but the said Miami Indians hereby relinquish and forever absolve the United States from the payment of the permanent annuity of twenty-five thousand dollars, stipulated in the fourth article of the treaty of October twenty-third, one thousand eight hundred and twenty-six, of the permanent provisions for money in lieu of laborers, for agricultural assistance, for tobacco, iron, steel, and salt, and from the payment of any and all other annuities of every kind or description, if any there be, to which said Indians may now be entitled by virtue of the stipulations of any former treaty or treaties; and they also release and discharge the United States from all claims or damages on account of the non-fulfilment of the stipulations of any former treaties, or of injuries to, or destruction or loss of property by, the wrongful acts of citizens or agents of the United States or otherwise; and in consideration of the relinquishments and releases aforesaid, the United States agree to pay to the said Miami Indians, the sum of four hundred and twenty-one thousand four hundred and thirty-eight dollars and sixty-eight cents, in manner as follows, viz: one hundred and ninety-four thousand four hundred and thirty-four dollars and sixty-eight cents, to the Miami Indians residing on the ceded land; and two hundred and thirty-one thousand four dollars, to the Miami Indians in the State of Indiana; to be paid under the direction of the President, and in such manner and for such objects as he may prescribe, in six equal annual instalments, the first of which shall be paid in the month of October, one thousand eight hundred and fifty-four. And in full payment and satisfaction of a balance of eight thousand dollars and sixty-eight cents, heretofore appropriated by Congress to pay for the valuation of certain improvements, or to make others in lieu of them, but which, not having been expended, has gone to the surplus fund; and of the accumulation of the appropriations for the support of the poor and infirm, and the education of the youth of the tribe, as provided by the treaties of October twenty-third, one thousand eight hundred and twenty-six, and November sixth, one thousand eight hundred and thirty-eight, amounting to fourteen thousand two hundred and twenty-three dollars and fifty cents; and of the claims of the Miamis who live on the ceded land, for damages and loss of stock and other property, caused by their removal west, and their subsequent loss by removal from Sugar Creek—it is agreed that the United States will pay to the Miami Indians residing on said ceded lands, the sum of thirty thousand dollars, to be paid as follows, viz: fourteen thousand two hundred and twenty-three dollars and fifty cents, in three equal annual instalments, the first of which shall be paid in the month of October, one thousand eight hundred and fifty-four; and the sums of eight thousand dollars and sixty-eight cents, in lieu of
TREATY WITH THE MIAMI INDIANS.  JUNE 5, 1834.

the improvement money referred to, and seven thousand seven hundred and seventy-five dollars and eighty-two cents, being the residue of said amount of thirty thousand dollars, shall be paid immediately after the requisite appropriation shall have been made: Provided, That the said sum of eight thousand dollars and sixty-eight cents, shall be paid to the persons who are entitled to the same, as far as that may be practicable; and the seven thousand seven hundred and seventy-five dollars and eighty-two cents shall be paid to such of the Miamis west as have lost stock or other property by wrongful acts of citizens of the United States, while in the Indian country, and to those who were injured by the loss of improvements in their removal from Sugar Creek to their present home. The claimants, in all cases, to file their demands with the chiefs within six months after the ratification of this instrument; and if the aggregate sum of the lawful claims exceeds the amount of the fund, the claims shall be reduced by a uniform rule, so that each claimant shall receive his pro rata; but if it fall within the amount of said fund, the excess shall be paid to the tribe as annuities are paid. Any person aggrieved by the decision of the chiefs may appeal to the agent: Provided, however, That if the Miami Indians of the State of Indiana desire it, and notify the Secretary of the Interior of that fact, he will cause the said sum of two hundred and thirty-one thousand and four dollars, to be invested for them in safe stocks, and pay over annually to said Indians the interest arising from such investment, and the said Miami Indians now present from the State of Indiana, agree to take the opinion of their people on their return home, and advise the department without delay.*

ARTICLE 5. It is hereby understood and agreed, respecting the permanent annuity of twenty-five thousand dollars, that the said Indians shall receive the same for the years eighteen hundred and fifty-four and eighteen hundred and fifty-five, but no longer. It is also understood and agreed (the Miamis west consenting) that as the Miamis of Indiana have had no share of the iron, steel, salt, tobacco, and so forth, given under treaty stipulations, and that as there is now in the treasury under those heads of appropriation an unexpended balance of four thousand and fifty-nine dollars and eight cents, they shall have and receive said amount—and that the said annuity of twenty-five thousand dollars for said two years, shall be divided between the Miamis of Indiana and those west of Missouri, in the same proportion as the annuity of twelve thousand five hundred dollars is divided in the preceding article.

ARTICLE 6. The United States having advanced, in pursuance of a provision of the act of Congress approved August thirty-first, one thousand eight hundred and fifty-two, entitled "An act making appropriations for the current and contingent expenses of the Indian Department," &c., the sum of twelve thousand four hundred and thirty-seven dollars and six cents to the Miami Indians, for the payment of an amount due to the Eel River band that had been erroneously paid to the "Miami Nation;" and the sum of one thousand five hundred and fifty-four dollars and sixty-three cents only, having, since said advance, been withheld by the United States, as a reimbursement in part therefor, and there being still due to the United States, on account thereof, the sum of ten thousand eight hundred and eighty-two dollars and forty-three cents, it is hereby agreed that said balance shall be reimbursed fully to the United States out of the limited annuity of twelve thousand five hundred dollars, before mentioned in this instrument, in the manner and proportions following; that is to say, out of said annuity for the year one thousand eight hundred and fifty-four, and each of the five consecutive years, there shall be retained from the portion to be paid in those years to the Miamis of Indiana, the sum of eight hundred and fifty-three dollars and sixty-three cents, and from the portion to be paid to the Miamis west, the sum of seven hundred dollars

* See amendments, post, p. 1098, 1099.
and ninety-nine cents, and in the year one thousand eight hundred and sixty, from the portion due the Miamis of Indiana, the sum of eight hundred and fifty-three dollars and sixty-eight cents, and from the portion due those west, the sum of seven hundred and one dollars and three cents.

 ARTICLE 7. Citizens of the United States or other persons not members of said tribe, shall not be permitted to make locations or settlements in the ceded country, until after the selections hereinbefore provided for have been made; and the provisions of the act of Congress approved March third, one thousand eight hundred and seven, in relation to lands ceded to the United States, shall, so far as the same are applicable, be extended to the lands herein ceded.

 ARTICLE 8. The debts of Indians contracted in their private dealings as individuals, whether to traders or otherwise, shall not be paid out of the general fund. And should any of said Indians become intemperate or abandoned, and waste their property, the President may withhold any moneys due or payable to such, and cause them to be paid, expended or applied, so as to ensure the benefit thereof to their families.

 ARTICLE 9. The said Indians promise to renew their efforts to prevent the introduction and use of ardent spirits in their country, to encourage industry, thrift, and morality, and by every possible means to promote their advancement in civilization. They desire to be at peace with all men, and they bind themselves not to commit depredations or wrong upon either Indians or citizens; and should difficulties at any time arise, they will abide by the laws of the United States in such cases made and provided, as they expect to be protected, and to have their rights vindicated by those laws.

 ARTICLE 10. It is agreed that all roads and highways, laid out by authority of law, shall have right of way through the lands herein reserved, on the same terms as are provided by law when roads and highways are made through lands of citizens of the United States; and railroad companies, when the lines of their roads necessarily pass through the lands of the said Indians, shall have right of way on the payment of a just compensation therefor in money.

 ARTICLE 11. The object of this instrument being to advance the interests of said Indians, it is agreed, if it prove insufficient, from causes which cannot now be foreseen, to effect these ends, that the President may, by and with the advice and consent of the Senate, adopt such policy in the management of their affairs, as in his judgment may be most beneficial to them; or Congress may, hereafter, make such provision by law, as experience shall prove to be necessary.

 ARTICLE 12. It is agreed that the first instalment of the fourteen thousand two hundred and twenty-three dollars and fifty cents, mentioned in the fourth article, being the accumulation of the poor, infirm, and education fund, shall be applied, under the direction of the President, to purposes of education; and that a sufficient sum shall annually be set apart out of the payments to the Miamis west of Missouri, so long as any of the annuities herein provided for shall continue, to be expended under the direction of the chiefs, for the support of the poor and infirm, and for defraying any expenses of the tribe of a civil nature.

 ARTICLE 13. It is hereby agreed that the sum of six thousand five hundred dollars may be set apart from each of the first four annual payments to be made to the Miamis west, and applied as far as it may be necessary to the settlement of their affairs. It is also agreed that so much as may be necessary for the repair of their mill and school-house, shall be set apart from any fund now on hand belonging to said Indians, or be taken from any of the first instalments in this instrument provided for.

 ARTICLE 14. This instrument shall be obligatory on the contracting parties whenever the same shall be ratified by the President and the Senate of the United States.
TREATY WITH THE MIAMI INDIANS. JUNE 5, 1854.

In testimony whereof the said George W. Manypenny, Commissioner as aforesaid, and the said delegates representing the Miami tribe of Indians, and also the said Miami Indians residents of the State of Indiana, have hereunto set their hands and seals, at the place, and on the day and year first above written.

GEORGE W. MANY-PENNY, Commissioner. [L. s.]
NAH-WE-LAN-QUAH, or Big Legs, his x mark. [L. s.]
MA-CAT-A-CHIN-QUAH, or Little Doctor, his x mark. [L. s.]
LAN-A-PIN-CHAH, or Jack Hackley. [L. s.]
SO-NE-LAN-GISH-EAH, or John Bowrie, his x mark. [L. s.]
WAN-ZOP-E-AH, his x mark. [L. s.]

Miami of Indiana.
ME-SHIN-GO-ME-ZIA, his x mark. [L. s.]
PO-CON-GE-AH, his x mark. [L. s.]
PIM-YI-OH-TE-NAH, his x mark. [L. s.]
WOP-POP-PE-TAH, or Bondy. [L. s.]
KE-AH-COT-WOH, or Buffalo, his x mark. [L. s.]

Executed in presence of:
NATHAN RICE,
JOSEPH F. BROWN,
ROBERT CAMPBELL,
JAMES T. MILLER,
Wm. B. WAUGH,
ELY MOORE, Indian Agent.
BAPTISTE PEORIA, his x mark, U. S. Interpreter.
W. B. WAUGH, witness to signing of Baptiste Peoria.

And whereas the said treaty, having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the fourth day of August, eighteen hundred and fifty-four, advise and consent to the ratification of its articles and amendments, by a resolution in the words and figures following, to wit: —

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES.

August 4, 1854.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention, made and concluded at the city of Washington, this fifth day of June, one thousand eight hundred and fifty-four, between George W. Manypenny, Commissioner on the part of the United States, and the following named delegates, representing the Miami tribe of Indians, viz: Nah-we-lan-quah, or Big Legs; Ma-cat-a-chin-quah, or Little Doctor; Lan-a-pin-chah, or Jack Hackley; So-ne-lan-gish-eah, or John Bowrie; and Wan-zop-e-ah; they being thereto duly authorized by said tribe; and Me-shin-go-me-ziah, Po-con-ge-ah, Pim-yi-oh-te-mah, Wop-pop-pe-tah, or Bondy, and Ke-ah-cot-woh, or Buffalo, Miami Indians, residents of the State of Indiana, being present and assenting, approving, agreeing to, and confirming said articles of agreement and convention with the following

AMENDMENTS:

ARTICLE 3. Strike out the words "third and fifth," and insert the words fifth and seventh in lieu thereof.

ARTICLE 4. Strike out the following words; "Provided, however,
TREATY WITH THE MIAMI INDIANS. JUNE 5, 1854.

That if the Miami Indians of the State of Indiana desire it, and notify the Secretary of the Interior of that fact, he will cause the said sum of two hundred and thirty-one thousand and four dollars to be invested for them in safe stocks, and pay over annually to said Indians the interest arising from such investment, and the said Miami Indians now present from the State of Indiana agree to take the opinion of their people on their return home, and advise the department without delay,"—and insert the following words in lieu of the words so stricken out:—

The sum of two hundred and thirty-one thousand and four dollars hereby stipulated to be paid to the Miami Indians of Indiana, shall be held by the United States for said last-named Indians, and by the government invested as the President may direct, at an interest of five per cent. per annum, and which interest shall be paid annually, for the period of twenty-five years, to the said Miami Indians of Indiana, and at the expiration of that time, or sooner if required by them and approved by the President, the principal sum to be paid in full, the United States being directly responsible therefor, said investment to be made and the interest thereon to commence accruing the first day of July, eighteen hundred and fifty-five, and thence to continue: Provided, That no persons other than those embraced in the corrected list agreed upon by the Miamies 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 the families of the persons embraced in said corrected list, shall be recipients of the payments, annuities, commutation moneys and interest hereby stipulated to be paid to the Miami Indians of Indiana, unless other persons shall be added to said list by the consent of the said Miami Indians of Indiana, obtained in council, according to the custom of Miami tribe of Indians: Provided, That the sum of nine thousand seven hundred and forty-six dollars and fourteen cents shall immediately be paid out of said sum of two hundred and thirty-one thousand and four dollars (and deducted from the same) to the following persons, who are a portion of the Miami tribe of Indians residing in Indiana, and in the following manner: seven thousand six hundred and eighty-nine dollars and twenty-two cents to the family of Jane T. Griggs, consisting of herself and six children, to wit: Warren A—, Charles F—, Anthony W—, Ann Eliza—, Martha Jane, and Maria Elizabeth Griggs, which sum may be paid to the said Jane T. Griggs, and her husband John H. Griggs, the father of said children, or to either of them; and the sum of two thousand and fifty-six dollars and ninety-two cents to Sash-o-quash and his wife E-len-o-pish-o-quash, which may be paid to the said Sash-o-quash, it being understood that said Griggs family have drawn but one annuity for the last eight years, the others having been paid to the balance of the tribe; which sum of nine thousand seven hundred and forty-six dollars and fourteen cents is to be in full payment and satisfaction of all sums of money that may be due, owing or coming to said two families, by virtue of this and all former treaties, on account of their being of the Miami tribe of Indians, or otherwise.

The Miami Indians of Indiana, being now represented in Washington by a fully authorized delegation, and having requested the foregoing amendments, the same are binding on them; but these amendments are in no way to affect or impair the stipulations in said treaty contained, as to the Miamies west of the Mississippi, the said amendments being final, and not required to be submitted to the Miamies for their consent:—

And the sum of two thousand two hundred dollars is hereby directed to be paid to the said Indians residing in the State of Indiana, for time employed and money expended in assisting to make this treaty, which may be paid to James T. Miller, their interpreter, and Tyn-yi-ob-te-mah,
or to either of them, to be divided among said Indians according to justice and equity.

Attest: ASBURY DICKINS,

Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the fourth day of August, eighteen hundred and fifty-four, accept, ratify, and confirm the said treaty and the amendments thereto.

In testimony whereof, I have caused the seal of the United States to be herewith affixed, having signed the same with my hand.

Done at the city of Washington, this fourth day of August, [L. s.] in the year of our Lord eighteen hundred and fifty-four, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY,

Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a compact between the United States of America and the royal government of Lew Chew was entered into at Napa, by their respective plenipotentiaries on the eleventh day of July, one thousand eight hundred and fifty-four, which compact is word for word as follows: —

Hereafter, whenever citizens of the United States come to Lew Chew, they shall be treated with great courtesy and friendship. Whatever articles these people ask for, whether from the officers or people, which the country can furnish, shall be sold to them; nor shall the authorities interpose any prohibitory regulations to the people selling, and whatever either party may wish to buy shall be exchanged at reasonable prices.

Whenever ships of the United States shall come into any harbor in Lew Chew they shall be supplied with wood and water at reasonable prices; but if they wish to get other articles, they shall be purchasable only at Napa.

If ships of the United States are wrecked on Great Lew Chew, or on islands under the jurisdiction of the royal government of Lew Chew, the local authorities shall dispatch persons to assist in saving life and property, and preserve what can be brought ashore till the ships of that nation shall come to take away all that may have been saved; and the expenses incurred in rescuing these unfortunate persons shall be refunded by the nation they belong to.

Whenever persons from ships of the United States come ashore in Lew Chew, they shall be at liberty to ramble where they please without hindrance or having officials sent to follow them, or to spy what they do; but if they violently go into houses, or trifle with women, or force people to sell them things, or do other such like illegal acts, they shall be arrested by the local officers, but not maltreated, and shall be reported to the captain of the ship to which they belong for punishment by him.

At Tumai is a burial-ground for the citizens of the United States, where their graves and tombs shall not be molested.

The government of Lew Chew shall appoint skillful pilots, who shall be on the lookout for ships appearing off the island, and if one is seen coming towards Napa, they shall go out in good boats beyond the reefs to conduct her in to a secure anchorage, for which service the captain shall pay the pilot five dollars, and the same for going out of the harbor beyond the reefs.

Whenever ships anchor at Napa, the officers shall furnish them with wood at the rate of three thousand six hundred copper cash per thousand catties; and with water at the rate of 600 copper cash (43 cents) for one thousand catties, or six barrels full, each containing 30 American gallons.

Signed in the English and Chinese languages, by Commodore Matthew C. Perry, commander-in-chief of the United States naval forces in the East India, China, and Japan seas, and special envoy to Japan for the United States; and by Sho Fung, superintendent of affairs (Tsu-li-kwan) in Lew Chew; and Ba Rio-si, treasurer of Lew Chew, at Shni, for the government of Lew Chew, and copies exchanged this 11th day of July, 1854, or the reign Hien fung, 4th year, 6th moon, 17th day, at the Town Hall of Napa.

M. C. PERRY.
COMPACT WITH LEW CHEW. JULY 11, 1854.

And whereas the said compact has been duly ratified on both parts:

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, have caused the said compact 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 ninth day of March, in the year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States of America the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY,

Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.  

A PROCLAMATION.

Whereas a convention between the United States of America and her Britannic Majesty, was concluded and signed by their respective plenipotentiaries, at Washington, on the seventeenth day of July last, which convention is, word for word, as follows:—

Whereas a convention was concluded on the 8th day of February, 1853, between the United States of America and her Britannic Majesty, for the settlement of outstanding claims, by a mixed commission, limited to endure for twelve months from the day of the first meeting of the commissioners; and whereas doubts have arisen as to the practicability of the business of the said commission being concluded within the period assigned, the President of the United States, and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, are desirous that the time originally fixed for the duration of the commission should be extended, and to this end have named plenipotentiaries to agree upon the best mode of effecting this object — that is to say: the President of the United States, the Honorable William L. Marcy, Secretary of State of the United States; and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, John Fiennes Crampton, Esq., her Majesty's envoy extraordinary and minister plenipotentiary at Washington, who have agreed as follows:

ARTICLE 1. The high contracting parties agree that the time limited in the convention above referred to for the termination of the commission, shall be extended for a period not exceeding four months from the 15th of September next, should such extension be deemed necessary by the commissioners, or the umpire, in case of their disagreement; it being agreed that nothing contained in this article shall in anywise alter or extend the time originally fixed in the said convention for the presentation of claims to the commissioners.

ARTICLE 2. The present convention shall be ratified, and the ratifications shall be exchanged at London, as soon as possible within four months from the date thereof.

In witness whereof the respective plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Washington, the seventeenth day of July, in the year of our Lord, one thousand eight hundred and fifty-four.

W. L. MARCY, [L. S.]
JOHN F. CRAMPTON, [L. S.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at London on the eighteenth ultimo, by James Buchanan, Esq., envoy extraordinary and minister plenipotentiary of the United States to Great Britain, and the Earl of Clarendon, her Britannic Majesty's Principal Secretary of State for Foreign Affairs, on the part of their respective governments: —

Now, therefore, be it known, that I, FRANKLIN PIERCE, 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.
TREATY WITH GREAT BRITAIN. JULY 17, 1854.

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 eleventh day of September, [L. s.] in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY,

Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.  

A PROCLAMATION.

WHEREAS a convention, between the United States of America and his Majesty the Emperor of all the Russias, was concluded and signed by their respective plenipotentiaries, at Washington, on the 22d day of July last; which convention, being in the English and French languages, is, word for word, as follows:—

The United States of America and his Majesty the Emperor of all the Russias, equally animated with a desire to maintain, and to preserve from all harm, the relations of good understanding which have at all times so happily subsisted between themselves, as also between the inhabitants of their respective States, have mutually agreed to perpetuate, by means of a formal convention, the principles of the right of neutrals at sea, which they recognize as indispensable conditions of all freedom of navigation and maritime trade. For this purpose, the President of the United States has conferred full powers on William L. Marcy, Secretary of State of the United States; and his Majesty the Emperor of all the Russias has conferred like powers on Mr. Edward de Stoeckl, Counsellor of State, knight of the orders of Ste. Anne, of the 2d class, of St. Stanislas, of the 4th class, and of the Iron Crown of Austria, of the 3d class, his Majesty's chargé d'affaires near the government of the United States of America: and said plenipotentiaries after having exchanged their full powers, found in good and due form, have concluded and signed the following articles:—

ARTICLE I.

The two high contracting parties recognize as permanent and immutable the following principles, to wit:

1st. That free ships make free goods—that is to say, that the effects or goods belonging to subjects or citizens of a Power or State at war

Les États-Unis d'Amérique et sa Majesté l'Empereur de toutes les Russies animés d'un égal désir de maintenir et de préserver de toute atteinte les rapports de bonne intelligence qui ont de tout temps si heureusement subsisté entre eux-mêmes, comme entre les habitants de leurs États respectifs, ont résolu d'un commun accord de consacrer, par une convention formelle, les principes du droit des neutres sur mer qu'ils reconnaissent pour conditions indispensables de toute liberté de navigation et de commerce maritime. A cet effet, le Président des États-Unis a muni de ses pleins pouvoirs le Sr. William L. Marcy, Secrétaire d'État des États-Unis; et sa Majesté l'Empereur de toutes les Russies a muni des mêmes pouvoirs le Sr. Édouard de Stoeckl, Conseiller d'État, chevalier des ordres de Ste. Anne de la 2e classe, de St. Stanislas de la 4e classe, et de la Couronne de fer d'Autriche de la 3e classe, chargé d'affaires de sa Majesté près du gouvernement des États-Unis d'Amérique; lesquels plénipotentiaires, après avoir échangé leurs pleins pouvoirs, trouvés en bonne et due forme, ont arrêté et signé les articles suivants:—

ARTICLE I.

Les deux hautes parties contractantes reconnaissent comme permanent et immuable le principe qui suit, savoir:

1°. Que le pavillon couvre la Free ships to marchandise, (that free ships make make free goods, free goods,) c'est à dire, que les
Neutral property in enemies' vessels protected unless contraband.

These principles to be applied to other States which shall not come to them.

**ARTICLE II.**

The two high contracting parties reserve themselves to come to an ulterior understanding as circumstances may require, with regard to the application and extension to be given, if there be any cause for it, to the principles laid down in the 1st article. But they declare from this time that they will take the stipulations contained in said article 1st as a rule, whenever it shall become a question, to judge of the rights of neutrality.

**ARTICLE III.**

It is agreed by the high contracting parties that all nations which shall or may consent to accede to the rules of the first article of this convention, by a formal declaration stipulating to observe them, shall enjoy the rights resulting from such accession as they shall be enjoyed and observed by the two Powers signing this convention. They shall mutually communicate to each other the results of the steps which may be taken on the subject.

**ARTICLE IV.**

The present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of said States, and by the Senate of the Russian Federation, and the same shall be notified to all other Powers, or States which may have agreed to the principles laid down in the article, or have consented to the accession of the two Powers signing this convention.

**Ratification.**

The present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of said States, and by the President of the Russian Federation, and the same shall be notified to all other Powers, or States which may have agreed to the principles laid down in the article, or have consented to the accession of the two Powers signing this convention.

**Ratification.**

La présente convention sera approuvée et ratifiée par le Président des États-Unis d'Amérique, par et avec l'avis et le consentement du Sénat des dits États, et par sa
CONVENTION WITH RUSSIA.  JULY 22, 1854.

his Majesty the Emperor of all the Russias, and the ratifications of the same shall be exchanged at Washington, within the period of ten months, counting from this day, or sooner, if possible.

In faith whereof, the respective plenipotentiaries have signed the present convention, in duplicate, and thereto affixed the seal of their arms.

Done at Washington, the twenty-second day of July, the year of Grace, 1854.

W. L. MARCY, [L. s.]  EDOUARD STOECKL. [L. s.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged in this city on the 31st ultimo, by William L. Marcy, Secretary of State of the United States, and Mr. Edward de Stoeckl, his imperial Majesty's chargé d'affaires to this government, on the part of their respective governments:

Now, therefore, be it known, that I, FRANKLIN PIERCE, 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 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 first day of November, in the year of our Lord one thousand eight hundred and fifty-four, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY,
Secretary of State.
TREATY WITH THE CHIPPEWAS. Sept. 30, 1854.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at La Pointe, in the State of Wisconsin, on the thirtieth day of September, eighteen hundred and fifty-four, by Henry C. Gilbert and David B. Herriman, commissioners on the part of the United States, and the Chippewa Indians of Lake Superior and the Mississippi, by their chiefs and headmen, which treaty is in the words following, to wit:—

Articles of a treaty made and concluded at La Pointe, in the State of Wisconsin, between Henry C. Gilbert and David B. Herriman, commissioners on the part of the United States, and the Chippewa Indians of Lake Superior and the Mississippi, by their chiefs and headmen.

ARTICLE 1. The Chippewas of Lake Superior hereby cede to the United States, all the lands heretofore owned by them in common with the Chippewas of the Mississippi, lying east of the following boundary line, to wit: Beginning at a point, where the east branch of Snake River crosses the southern line of the Chippewa country, running thence up the said branch to its source, thence nearly north, in a straight line, to the mouth of East Savannah River, thence up the St. Louis River to the mouth of East Swan River, thence up the East Swan River to its source, thence in a straight line to the most westerly bend of Vermillion River, and thence down the Vermillion River to its mouth.

The Chippewas of the Mississippi hereby assent and agree to the foregoing cession, and consent that the whole amount of the consideration money for the country ceded above, shall be paid to the Chippewas of Lake Superior, and in consideration thereof the Chippewas of Lake Superior hereby relinquish to the Chippewas of the Mississippi, all their interest in and claim to the lands heretofore owned by them in common, lying west of the above boundary line.

ARTICLE 2. The United States agree to set apart and withhold from sale, for the use of the Chippewas of Lake Superior, the following described tracts of land, viz: —

1st. For the L'Anse and Vieux De Sert bands, all the unsold lands in the following townships in the State of Michigan: Township fifty one north range thirty-three west; township fifty-one north range thirty-two west; the east half of township fifty north range thirty-three west; the west half of township fifty north range thirty-two west, and all of township fifty-one north range thirty-one west, lying west of Huron Bay.

2d. For the La Pointe band, and such other Indians as may see fit to settle with them, a tract of land bounded as follows: Beginning on the south shore of Lake Superior, a few miles west of Montreal River, at the mouth of a creek called by the Indians Ke-che-se-be-we-she, running thence south to a line drawn east and west through the centre of township forty-seven north, thence west to the west line of said township, thence south to the southeast corner of township forty-six north, range thirty-two west, thence west the width of two townships, thence north the width of two townships, thence west one mile, thence north to the lake shore,
and thence along the lake shore, crossing Shag-waw-me-quon Point, to the
place of beginning. Also two hundred acres on the northern extremi-
ty of Madeline Island, for a fishing ground.
3d. For the other Wisconsin bands, a tract of land lying about Lac
De Flambeau, and another tract on Lac Court Orielles, each equal in
extent to three townships, the boundaries of which shall be hereafter
agreed upon or fixed under the direction of the President.
4th. For the Fond Du Lac bands, a tract of land bounded as follows:
Beginning at an island in the St. Louis River, above Knife Portage, called
by the Indians Paw-paw-sco-me-tig, running thence west to the
boundary line heretofore described, thence north along said boundary line
to the mouth of Savannah River, thence down the St. Louis River,
to the place of beginning. And if said tract shall contain less than one
hundred thousand acres, a strip of land shall be added on the south side
thereof, large enough to equal such deficiency.
5th. For the Grand Portage band, a tract of land bounded as follows:
Beginning at a rock, a little east of the eastern extremity of Grand
Portage Bay, running thence along the lake shore to the mouth of a
small stream called by the Indians Maw-ske-gwaw-caw-maw-se-be, or
Cranberry Marsh River, thence up said stream, across the point to
Pigeon River, thence down Pigeon River to a point opposite the starting-
point, and thence across to the place of beginning.
6th. The Ontonagon band and that subdivision of the La Pointe band
of which Buffalo is chief, may each select on or near the lake shore, four
sections of land, under the direction of the President, the boundaries of
which shall be defined hereafter. And being desirous to provide for
some of his connections who have rendered his people important services,
it is agreed that the chief Buffalo may select one section of land, at such
place in the ceded territory as he may see fit, which shall be reserved
for that purpose, and conveyed by the United States to such person or
persons as he may direct.
7th. Each head of a family or single person over twenty-one years of
age at the present time of the mixed bloods, belonging to the Chippewas
of Lake Superior, shall be entitled to eighty acres of land, to be selected by
them under the direction of the President, and which shall be secured to
them by patent in the usual form.
ARTICLE 3. The United States will define the boundaries of the
reserved tracts, whenever it may be necessary, by actual survey, and the
President may, from time to time, at his discretion, cause the whole to
be surveyed, and may assign to each head of a family or single person
over twenty-one years of age, eighty acres of land for his or their sepa-
rate use; and he may, at his discretion, as fast as the occupants become
able to transact their own affairs, issue patents therefor to such
occupants, with such restrictions of the power of alienation as he may see
fit to impose. And he may also, at his discretion, make rules and regula-
tions, respecting the disposition of the lands in case of the death of the
head of a family, or single person occupying the same, or in case of its
abandonment by them. And he may also assign other lands in exchange for
mineral lands, if any such are found in the tracts herein set apart. And
he may also make such changes in the boundaries of such reserved tracts
or otherwise, as shall be necessary to prevent interference with any vested
rights. All necessary roads, highways, and railroads, the lines of which
may run through any of the reserved tracts, shall have the right of way
through the same, compensation being made therefor as in other cases.
ARTICLE 4. In consideration of and payment for the country hereby
ceded, the United States agree to pay to the Chippewas of Lake Supe-
rior, annually, for the term of twenty years, the following sums, to wit: five
thousand dollars in coin; eight thousand dollars in goods, household fur-
niture and cooking utensils; three thousand dollars in agricultural imple-
ments and cattle, carpenter's and other tools and building materials, and three thousand dollars for moral and educational purposes, of which last sum, three hundred dollars per annum shall be paid to the Grand Portage band, to enable them to maintain a school at their village. The United States will also pay the further sum of ninety thousand dollars, as the chiefs in open council may direct, to enable them to meet their present just engagements. Also the further sum of six thousand dollars, in agricultural implements, household furniture, and cooking utensils, to be distributed at the next annuity payment, among the mixed bloods of said nation. The United States will also furnish two hundred guns, one hundred rifles, five hundred beaver traps, three hundred dollars' worth of ammunition, and one thousand dollars' worth of ready-made clothing, to be distributed among the young men of the nation, at the next annuity payment.

Article 5. The United States will also furnish a blacksmith and assistant, with the usual amount of stock, during the continuance of the annuity payments, and as much longer as the President may think proper, at each of the points herein set apart for the residence of the Indians, the same to be in lieu of all the employees to which the Chippewas of Lake Superior may be entitled under previous existing treaties.

Article 6. The annuities of the Indians shall not be taken to pay the debts of individuals, but satisfaction for deprivations committed by them shall be made by them in such manner as the President may direct.

Article 7. No spiritual liquors shall be made, sold, or used on any of the lands herein set apart for the residence of the Indians, and the sale of the same shall be prohibited in the territory hereby ceded, until otherwise ordered by the President.

Article 8. It is agreed, between the Chippewas of Lake Superior and the Chippewas of the Mississippi, that the former shall be entitled to two thirds, and the latter to one third, of all benefits to be derived from former treaties existing prior to the year 1847.

Article 9. The United States agree that an examination shall be made, and all sums that may be found equitably due to the Indians, for arrearages of annuity or other thing, under the provisions of former treaties, shall be paid as the chiefs may direct.

Article 10. All missionaries, and teachers, and other persons of full age, residing in the territory hereby ceded, or upon any of the reservations hereby made by authority of law, shall be allowed to enter the land occupied by them at the minimum price whenever the surveys shall be completed to the amount of one quarter section each.

Article 11. All annuity payments to the Chippewas of Lake Superior, shall hereafter be made at L'Anse, La Pointe, Grand Portage, and on paid the St. Louis River; and the Indians shall not be required to remove from the homes hereby set apart for them. And such of them as reside in the territory hereby ceded, shall have the right to hunt and fish therein, until otherwise ordered by the President.

Article 12. In consideration of the poverty of the Bois Forte Indians who are parties to this treaty, they having never received any annuity payments, and of the great extent of that part of the ceded country owned exclusively by them, the following additional stipulations are made for their benefit. The United States will pay the sum of ten thousand dollars, as their chiefs in open council may direct, to enable them to meet their present just engagements. Also the further sum of ten thousand dollars, in five equal annual payments, in blankets, cloth, nets, guns, ammunition, and such other articles of necessity as they may require. They shall have the right to select their reservation at any time hereafter, under the direction of the President; and the same may be equal in extent, in proportion to their numbers, to those allowed the other bands, and be subject to the same provisions.
TREATY WITH THE CHIPPEWAS. Sept. 30, 1854.

They shall be allowed a blacksmith, and the usual smith-shop supplies, and also two persons to instruct them in farming, whenever in the opinion of the President it shall be proper, and for such length of time as he shall direct.

It is understood, that all Indians who are parties to this treaty, except the Chippewas of the Mississippi, shall hereafter be known as the Chippewas of Lake Superior. Provided, that the stipulation by which the Chippewas of Lake Superior relinquishing their right to land west of the boundary line, shall not apply to the Bois Forte band who are parties to this treaty.

**Article 13.** This treaty shall be obligatory on the contracting parties, as soon as the same shall be ratified by the President and Senate of the United States.

In testimony whereof, the said Henry C. Gilbert, and the said David B. Herriman, commissioners as aforesaid, and the undersigned chiefs and headmen of the Chippewas of Lake Superior and the Mississippi, have hereunto set their hands and seals, at the place aforesaid, this thirtieth day of September, one thousand eight hundred and fifty-four.

HENRY C. GILBERT,
DAVID B. HERRIMAN,
Commissioners.

RICHARD M. SMITH,
Secretary.

**La Pointe Band.**

KE-CHE-WAISH-KE, or the Buffalo, 1st chief, his x mark. [L. s.]
CHAY-CHE-QUE-OH, 2d chief, his x mark. [L. s.]
A-DAW-WE-GE-ZHICK, or Each Side of the sky, 2d chief, his x mark. [L. s.]
O-SKE-NAW-WAY, or the Youth, 2d chief, his x mark. [L. s.]
MAW-CAW-DAY-PE-NAY-SE, or the Black Bird, 2d chief, his x mark. [L. s.]
NAW-WAW-NAW-QUOT, headman, his x mark. [L. s.]
KE-WAIN-ZEENCE, headman, his x mark. [L. s.]
WAW-BAW-NE-ME-KE, his x mark. [L. s.]
or the White Thunder, 2d chief, his x mark. [L. s.]
PAY-BAW-ME-SAY, or the Soarer, 2d chief, his x mark. [L. s.]
NAW-WAW-GE-WAW-NOSE, or the Little Current, 2d chief, his x mark. [L. s.]
MAW-CAW-DAY-WAW-QUOT, or the Black Cloud, 2d chief, his x mark. [L. s.]
ME-SHE-NAW-WAY, or the Disciple, 2d chief, his x mark. [L. s.]
KEY-ME-WAW-NAW-UM, headman, his x mark. [L. s.]
SHE-GOG headman, his x mark. [L. s.]

**Ontonagon Band.**

O-CUN-DE-CUN, or the Buoy 1st chief, his x mark. [L. s.]
WAW-SAY-GE-ZHICK, or the Clear Sky, 2d chief, his x mark. [L. s.]
KEESH-KE-TAW-WUG, headman, his x mark. [L. s.]

**L'Anse Band.**

DAVID KING, 1st chief, his x mark. [L. s.]
JOHN SOUTHWIND, headman, his x mark. [L. s.]
PETER MARKSMAN, headman, his x mark. [L. s.]
NA-TAW-ME-GE-ZHICK, or the First Sky, 2d chief, his x mark. [L. s.]
AW-SE-NEECE, headman, his x mark. [L. s.]

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Vieux De Sert Band.

MAY-DWAY-AW-SHE, 1st chief, his x mark. [L. s.]
POSH-QUAY-GIN, or the Leather, 2d chief, his x mark. [L. s.]

Grand Portage Band.

SHAW-GAW-NAW-SHEENCE, his x mark. [L. s.]
or the Little Englishman, 1st chief, his x mark. [L. s.]
MAY-MOSH-CAW-WOSH, headman, his x mark. [L. s.]
AW-DI-KONSE, or the Little Reindeer, 2d chief, his x mark. [L. s.]
WAY-WE-GE-WAM, headman, his x mark. [L. s.]

Fond Du Lac Band.

SHING-GOOPE, or the Balsom, 1st chief, his x mark. [L. s.]
MAWN-GO-SIT, or the Loon's Foot, 2d chief, his x mark. [L. s.]
MAY-QUAW-ME-GE-ZHICK, headman, his x mark. [L. s.]
KEESH-KAWK, headman, his x mark. [L. s.]
CAW-TAW-WAW-BAE-DAY, headman, his x mark. [L. s.]
O-SAW-GEE, headman, his x mark. [L. s.]
KE-CHE-AW-KE-WAIN-ZE, headman, his x mark. [L. s.]
NAW-GAW-NUB, or the Foremost Sitter, 2d chief, his x mark. [L. s.]
AIN-NE-MAW-SUNG, 2d chief, his x mark. [L. s.]
NAW-AW-BUN-WAY, headman, his x mark. [L. s.]
WAIN-GE-MAW-TUB, headman, his x mark. [L. s.]
AW-KE-WAIN-ZEENCE, headman, his x mark. [L. s.]
SHAY-WAY-BE-NAY-SE, headman, his x mark. [L. s.]
PAW-PE-OH, headman, his x mark. [L. s.]

Lac Court Oreille Band.

AW-KE-WAIN-ZE, or the Old Man, 1st chief, his x mark. [L. s.]
KEY-NO-ZHANCE, his x mark. [L. s.]
or the Little Jack Fish, 1st chief, his x mark. [L. s.]
KEY-CHE-PE-NAY-SE, or the Big Bird, 2d chief, his x mark. [L. s.]
KE-CHE-WAW-BAE-SHAY-SHE, his x mark. [L. s.]
or the Big Martin, 2d chief, his x mark. [L. s.]
WAW-BAE-SHAY-SHEENCE, headman, his x mark. [L. s.]
QUAY-QUAY-CUB, headman, his x mark. [L. s.]
SHAW-WAW-NO-ME-TAY, headman, his x mark. [L. s.]
NAY-NAW-ONG-GAY-BE, his x mark. [L. s.]
or the Dressing Bird, 1st chief, his x mark. [L. s.]
O-ZHAW-WAW-SGO-GE-ZHICK, his x mark. [L. s.]
or the Blue Sky, 2d chief, his x mark. [L. s.]
I-YAW-BANSE, or the Little Buck, 2d chief, his x mark. [L. s.]
KE-CHE-E-NIN-NE, headman, his x mark. [L. s.]
HAW-DAW-GAW-MAE, headman, his x mark. [L. s.]
WAY-ME-TE-GO-SHE, headman, his x mark. [L. s.]
PAY-ME-GE-WUNG, headman, his x mark. [L. s.]

Lac Du Flambeau Band.

AW-MO-SE, or the Wasp, 1st chief, his x mark. [L. s.]
KE-NISH-TE-NO, 2d chief, his x mark. [L. s.]
ME-GEE-SEE, or the Eagle, 2d chief, his x mark. [L. s.]
KAY-KAY-CO-GWAW-NAY-AW-SHE, his x mark. [L. s.]
headman,
O-CHE-CHOG, headman, his x mark. [L. s.]
NAY-SHE-KAY-GWAW-NAY-BE, headman, his x mark. [L. s.]
O-SCAW-BAY-WIS, or the Waifer, 1st chief, his x mark. [L. s.]
QUE-WE-ZANCE, or the White Fish, 2d chief, his x mark. [L. s.]
NE-GIG, or the Otter, 2d chief, his x mark. [L. s.]

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NAY-WAW-CHE-GE-GHICK-MAY-BE, headman, his x mark. [L. s.]
QUAY-QUAY-KE-CAH, headman, his x mark. [L. s.]

Bois Forte Band.

KAY-BAISH-CAW-DAW-WAY, or Clear Round the Prairie, 1st chief, his x mark. [L. s.]
WAY-ZAW-WE-GE-ZHICK-WAY-SKING, headman, his x mark. [L. s.]
O-SA W-WE-PE-NAY-SHE, headman, his x mark. [L. s.]

The Mississippi Bands.

QUE-WE-SAN-SE, or Hole in the Day, head chief, his x mark. [L. s.]
CAW-NAWN-DAW-WAW-WIN-ZO, his x mark. [L. s.]
WAW-BOW-JIEG, or the White Fisher, 2d chief, his x mark. [L. s.]
OT-TAW-WAW, 2d chief, his x mark. [L. s.]
QUE-WE-ZHAN-CIS, or the Bad Boy, 2d chief, his x mark. [L. s.]
BYE-A-JICK, or the Lone Man, 2d chief, his x mark. [L. s.]
I-YAW-SHAW-WAY-GE-ZHICK, his x mark. [L. s.]
MAY-CAN-DAY, or the Bear's Heart, 2d chief, his x mark. [L. s.]
KE-WAY-DE-NO-GO-NAY-BE, his x mark. [L. s.]
ME-SQUAW-DACE, headman, his x mark. [L. s.]
NAW-CAW-NE-GAW-BO, headman, his x mark. [L. s.]
WAWM-BO-DE-YEA, headman, his x mark. [L. s.]
WAISH-KEY, headman, his x mark. [L. s.]
CAW-WAY-CAW-NE-GE-SKUNG, headman, his x mark. [L. s.]
MY-YAW-GE-WAY-WE-DUNK, his x mark. [L. s.]


Executed in the presence of


And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the tenth day of January, eighteen hundred and fifty-five, ratify the same by a resolution in the words and figures following, to wit:
TREATY WITH THE CHIPPEWAS. Sept. 30, 1854.

"In Executive Session, Senate of the United States,

January 10, 1855.

"Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of a treaty made and concluded at La Pointe, in the State of Wisconsin, between Henry C. Gilbert and David B. Herriman, commissioners on the part of the United States, and the Chippewa Indians of Lake Superior and the Mississippi, by their chiefs and headmen, on the 30th day of September, one thousand eight hundred and fifty-four.

"Attest:

"ASBURY DICKINS,

"Secretary."

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the tenth of January, eighteen hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, having signed the same with my hand.

[L. s.] Done at the city of Washington, this twenty-ninth day of January, one thousand eight hundred and fifty-five.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH THE CHOCTAWS, &c. Nov. 4, 1854.

FRANKLIN PIERCE,
PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME,
GREETING:

WHEREAS a treaty was made and concluded at Doaksville, near Fort Towson, Choctaw nation, on the fourth day of November, eighteen hundred and fifty-four, between the Choctaw and Chickasaw Indians, which treaty is in the words following, to wit: —

Whereas a convention and agreement was made and entered into by the Choctaw and Chickasaw Indians, at Doaksville, near Fort Towson, in the Choctaw country, on the seventeenth day of January, A. D. one thousand eight hundred and thirty-seven; and, whereas, difficulties have arisen between said tribes in regard to the line of boundary, between the Chickasaw district and other districts of the Choctaw nation, described in article second of said convention and agreement; and, whereas, it is the desire of the said tribes, that there shall no longer exist any dispute in regard to the boundary of the Chickasaw district, the undersigned, Thomas J. Pitchlynn, Edmund McKenny, R. M. Jones, Daniel Folsom, and Samuel Garland, commissioners duly appointed and empowered by the Choctaw tribe of red people; and Edmund Pickens, Benjamin S. Love, James T. Gaines, Sampson Folsom, and Edmund Perry, commissioners duly appointed and empowered by the Chickasaw tribe of Indians, to settle all matters in dispute between their respective tribes, which require new articles of agreement between them, have solemnly made the following articles of convention and agreement, on the fourth day of November, A. D. one thousand eight hundred and fifty-four, at Doaksville, near Fort Towson, in the Choctaw country, subject to the approval of the President and Senate of the United States.

ARTICLE 1. It is agreed by the Choctaw and Chickasaw tribes of Indians, in lieu of the boundaries established under article second of the convention and agreement entered into between said tribes, January 17th, A. D. 1837, the Chickasaw district of the Choctaw nation shall be bounded as follows, viz: Beginning on the north bank of Red River, at the mouth of Island Bayou, where it empties into Red River, about twenty-six miles, on a straight line, below the mouth of False Wachitta, thence running a northwesterly course, along the main channel of said bayou to the junction of three prongs of said bayou nearest the dividing ridge between Wachitta and Low Blue rivers, as laid down upon Capt. R. L. Hunter's map; thence, northerly along the eastern prong of Island Bayou to its source; thence, due north to the Candian River, thence west, along the main Canadian, to the one hundredth degree of west longitude; thence south to Red River, and down Red River to the beginning: Provided, however, if the line running due north from the eastern source of Island Bayou to the main Canadian shall not include Allen's or Wa-pa-nacka academy within the Chickasaw district, then an offset shall be made from said line so as to leave said academy two miles within the Chickasaw district, north, west, and south from the lines of boundary.

ARTICLE 2. It is agreed by the Choctaws, that the Chickasaws shall employ a surveyor or engineer to run out and mark the eastern line of the Chickasaw district, and by the Chickasaws that they will pay all ex-
penses incurred in running out and marking said line; and it is mutually agreed that the chiefs of each district of the Choctaw nation shall appoint one commissioner to attend and supervise the running and marking of said line; the chief of the Chickasaw district giving them at least thirty days' notice of the time when the surveyor or engineer will proceed to run out and mark the line agreed upon; which shall be plainly marked upon trees, where there is timber, and by permanent monuments of stone, at every mile, where there is not sufficient timber upon which the line can be marked in a permanent manner, before the first day of August, A. D. one thousand eight hundred and fifty-five.

In testimony whereof, the parties to this convention and agreement have hereunto subscribed their names and affixed their seals.

Done in triplicate, at Doaksville, near Fort Towson, Choctaw Nation, the day and year first above written.

THOS. J. PITCHLYNN, [L. S.]
EDMUND MCKENNEY, [L. S.]
R. M. JONES, [L. S.]
DANIEL FOLSOM, [L. S.]
SAMUEL GARLAND, [L. S.]

Commissioners on the part of Choctaws.

EDMUND PICKENS, [L. S.]
BENJAMIN S. LOVE, [L. S.]
JAMES T. GAINES, [L. S.]
SAMPSON FOLSOM, [L. S.]
EDMUND PERRY, [L. S.]

Commissioners on the part of the Chickasaws.

In presence of

GEO. W. HARKINS,
PETER FOLSON,
NICHOLAS COCHNANER,
JACKSON FRAZIER,

Chiefs of the Choctaw nation.

DOUGLAS H. COOPER,
U. S. Indian Agent.

WILLIAM K. MCKEAN.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the twenty-eighth day of February, eighteen hundred and fifty-five, advise and consent to the ratification of its articles, by a resolution in the words and figures following, to wit: —

"In Executive Session, Senate of the U. S.,"

"February 28, 1855.

"Resolved, That the assent of the Senate be, and the same hereby is, given to the articles of convention and agreement between the Choctaw and Chickasaw tribes of Indians, made on the 4th day of November, 1854, at Doaksville, near Fort Towson, Choctaw nation.

"Attest: ASBURY DICKINS,
"Secretary."

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and
TREATY WITH THE CHOCTAWS, &c. Nov. 4, 1854.

consent of the Senate, as expressed in their resolution of the twenty-eighth day of February, one thousand eight hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, having signed the same with my hand.

Done at the city of Washington, this tenth day of April, in the [L. s.] year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States, the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH THE ROGUE RIVERS. Nov. 15, 1854.

FRANKLIN PIERCE,
PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME,
GREETING:

WHEREAS a treaty was made and concluded on the fifteenth day of November, in the year of our Lord one thousand eight hundred and fifty-four, between the United States of America and the chiefs and headmen of the Rogue River tribe of Indians, which treaty is in the words following, to wit:—

Articles of an agreement entered into and concluded this fifteenth day of November, one thousand eight hundred and fifty-four, between Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the chiefs and headmen of the Rogue River tribe of Indians, on the part of said tribe.

ARTICLE FIRST. It is agreed on the part of said tribe, that the Table Rock reserve, described in the treaty of the 10th September, 1853, between the United States and the Rogue River tribe, shall be possessed and occupied jointly by said tribe and such other tribes and bands of Indians as the United States shall agree with by treaty stipulations, or the President of the United States shall direct, to reside thereupon, the place of residence of each tribe, part of tribe, or band on said reserve, to be designated by the superintendent of Indian affairs or Indian agent; that the tribes and bands hereafter to be settled on said reserve shall enjoy equal rights and privileges with the Rogue River tribe; and that the annuities paid to the Indians now residing, or hereafter to reside on said reserve, shall be shared by all alike, from and after said residence thereon: PROVIDED, that the annuity of the Rogue River tribe, as agreed on in the treaty of the 10th September, 1853, shall not be diminished or in any way impaired thereby. It is also agreed, that the United States shall have the right to make such roads, highways, and railroads through said reserve as the public good may from time to time require, a just compensation being made therefor.

ARTICLE SECOND. In consideration of the foregoing stipulations, it is agreed on the part of the United States to pay to the Rogue River tribe, as soon as practicable after the signing of this agreement, two thousand one hundred and fifty dollars, in the following articles: twelve horses, one beef, two yokes of oxen, with yokes and chains, one wagon, one hundred men's coats, fifty pairs of pantaloons, and fifty hickory shirts; also, that in the treaties to be made with other tribes and bands, hereafter to be located on said reserve, that provision shall be made for the erection of two smith shops; for tools, iron, and blacksmiths for the same; for opening farms and employing farmers; for a hospital, medicines, and a physician; and for one or more schools; the uses and benefits of all which shall be secured to said Rogue River tribe, equally with the tribes and bands treated with; all the improvements made, and schools, hospital, and shops erected, to be conducted in accordance with such laws, rules, and regulations as the Congress or the President of the United States may prescribe.

*For treaties providing for removal of other tribes to said reserve, see post, pp. 1122, &c.
TREATY WITH THE ROGUE RIVERS. Nov. 15, 1854.

ARTICLE THIRD. It is further agreed, that when at any time hereafter the Indians residing on this reserve shall be removed to another reserve, or shall be elsewhere provided for, that the fifteen thousand dollars thereafter to be paid to said Rogue River tribe, as specified in the treaty of the 10th September, 1853, shall be shared alike by the members of all the tribes and bands that are, or hereafter shall be located on the said Table Rock reserve.

ARTICLE FOURTH. It is also further provided, that in the event that this agreement shall not be ratified by the President and Senate of the United States, or that no other tribe or band shall be located on said reserve, the two thousand one hundred and fifty dollars stipulated in article second of this agreement to be paid said Rogue River tribe, shall be deducted from their annuities hereafter to be paid said Indians.

In testimony whereof, the said Joel Palmer, superintendent as aforesaid, and the undersigned chiefs and headmen of the Rogue River tribe of Indians, have hereunto set their hands and seals, at Even's Creek, on the Table Rock reserve, on the day and year herein before written.

JOEL PALMER, Superintendent, [L. s.]

AP-SA-KA-HAH, or JOE, first chief, his x mark, [L. s.]
KO-KO-HA-WAH, or SAM, second chief, his x mark, [L. s.]
SAMBO, third chief, his x mark, [L. s.]
TE-CUM-TUM, or JOHN, fourth chief, his x mark, [L. s.]
TE-WAH-HAIT, or ELIJAH, his x mark, [L. s.]
CHO-CUL-TAH, or GEORGE, his x mark, [L. s.]
TELUM-WHAH, or BILL, his x mark, [L. s.]
HART-TISH, or APPLEGATE JOHN, his x mark, [L. s.]
QUA-CHIS, or JAKE, his x mark, [L. s.]
TOM, his x mark, [L. s.]
HENRY, his x mark, [L. s.]
JIM, his x mark, [L. s.]

Executed in presence of

EDWARD R. GEARY, Secretary.
CRIS. TAYLOR,
JOHN FLETT, Interpreter.
R. B. METCALFE.

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the third day of March, one thousand eight hundred and fifty-five, advise and consent to the ratification of its articles, by a resolution in the words and figures following, to wit: —

"In Executive Session, Senate of the United States,
March 3, 1855.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of an agreement entered into and concluded this fifteenth day of November, one thousand eight hundred and fifty-four, between Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the chiefs and headmen of the Rogue River tribe of Indians, on the part of said tribe.

"Attest: ASBURY DICKINS,
"Secretary."
TREATY WITH THE ROGUE RIVERS. Nov. 15, 1854.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the third day of March, one thousand eight hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this seventh day of April, in the year of our Lord one thousand eight hundred and fifty-five, and of the Independence of the United States, the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH THE CHASTAS, &c. Nov. 18, 1854.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL PERSONS TO WHOM THESE PRESENTS SHALL COME,

GREETING:

WHEREAS a treaty was made and concluded, at the council ground, opposite the mouth of Applegate Creek, on Rogue River, in the Territory of Oregon, on the eighteenth day of November, eighteen hundred and fifty-four, between the United States and the Chasta and other tribes of Indians, which treaty is in the words following, to wit:

Articles of a convention and agreement made and concluded at the council ground opposite the mouth of Applegate Creek, on Rogue River, in the Territory of Oregon, on the eighteenth day of November, one thousand eight hundred and fifty-four, by Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the chiefs and headmen of the Quil-si-eton and Na-hel-ta bands, of the Chasta tribe of Indians, the Cow-nan-ti-co, Sa-cher-i-ton, and Na-al-yee bands of Scotons, and the Grave Creek band of Umpquas, to wit: Jes-tul-tut, or Little Chief; Ko-ne-che-quot, or Bill, Se-sel-che-tel, or Salmon Fisher, Kul-ki-am-i-na, or Bush-head, Te-po-kon-ta, or Sam, and Jo, they being duly authorized thereto by said united bands.

ARTICLE FIRST. The aforesaid united bands cede to the United States all their country bounded as follows:

Commencing at a point in the middle of Rogue River, one mile below the mouth of Applegate Creek; thence northerly, on the western boundary of the country heretofore purchased of the Rogue River tribe by the United States, to the head-waters of Jump-Off-Jo Creek; thence westerly to the extreme northeastern limit of the country purchased of the Cow Creek band of Umpquas; thence along that boundary to its extreme southwestern limit; thence due west to a point from which a line running due south would cross Rogue River, midway between the mouth of Grave Creek and the great bend of Rogue River; thence south to the southern boundary of Oregon; thence east along said boundary to the summit of the main ridge of the Siskiou Mountains, or until this line reaches the boundary of the country purchased of the Rogue River tribe; thence northerly along the western boundary of said purchase to the place of beginning.

ARTICLE SECOND. The said united bands agree that as soon after the ratification of this convention as practicable, they will remove to such portion of the Table Rock reserve as may be assigned them by the superintendent of Indian affairs or agent, or to whatsoever other reserve the President of the United States may at any time hereafter direct.

ARTICLE THIRD. In consideration of and payment for the country herein ceded, the United States agree to pay to the said united bands the sum of two thousand dollars annually for fifteen years, from and after the first day of September, one thousand eight hundred and fifty-five, which annuities shall be added to those secured to the Rogue River tribe by the treaty of the 10th September, 1853, and the amount shared by the members of the united bands and of the Rogue River tribe, jointly and alike; said annuities to be expended for the use and benefit of said bands and tribe in such manner as the President may from time to time pre-
TREATY WITH THE CHASTAS, &c. Nov. 18, 1854.

scribe; for provisions, clothing, and merchandise; for buildings, opening and fencing farms, breaking land, providing stock, agricultural implements, tools, seeds, and such other objects as will in his judgment promote the comfort and advance the prosperity and civilization of said Indians. The United States also agree to appropriate the additional sum of five thousand dollars, for the payment of the claims of persons whose property has been stolen or destroyed by any of the said united bands of Indians since the first day of January, 1849; such claims to be audited and adjusted in such manner as the President may prescribe.

ARTICLE FOURTH. When said united bands shall be required to remove to the Table Rock reserve or elsewhere, as the President may direct, the further sum of six thousand five hundred dollars shall be expended by the United States for provisions to aid in their subsistence during the first year they shall reside thereon; for the erecting of necessary buildings, and the breaking and fencing of fifty acres of land, and providing seed to plant the same, for their use and benefit, in common with the other Indians on the reserve.

ARTICLE FIFTH. The United States engage that the following provisions, for the use and benefit of all Indians residing on the reserve, shall be made:

An experienced farmer shall be employed to aid and instruct the Indians in agriculture for the term of fifteen years.

Two blacksmith shops shall be erected at convenient points on the reserve, and furnished with tools and the necessary stock, and skilful smiths employed for the same for five years.

A hospital shall be erected, and proper provision made for medical purposes, and the care of the sick for ten years.

School-houses shall be erected, and qualified teachers employed to instruct the children on the reserve, and books and stationery furnished for fifteen years.

All of which provisions shall be controlled by such laws, rules, or regulations as Congress may enact or the President prescribe.

ARTICLE SIXTH. The President may, from time to time, at his discretion, direct the surveying of a part or all of the agricultural lands on said reserve, divide the same into small farms of from twenty to eighty acres, according to the number of persons in a family, and assign them to such Indians as are willing to avail themselves of the privilege and locate thereon as a permanent home, and to grant them a patent therefor under such laws and regulations as may hereafter be enacted or prescribed.

ARTICLE SEVENTH. The annuities of the Indians shall not be taken to pay the debts of individuals.

ARTICLE EIGHTH. The said united bands acknowledge themselves subject to the government of the United States, and engage to live in amity with the citizens thereof, and commit no depredations on the property of said citizens; and should any Indian or Indians violate this pledge, and the fact be satisfactorily proven, the property shall be returned, or if not returned, or if injured or destroyed, compensation may be made therefor out of their annuities. They also pledge themselves to live peaceably with one another, and with other Indians, to abstain from war and private acts of revenge, and to submit all matters of difference between themselves and Indians of other tribes and bands to the decision of the United States or the agent, and to abide thereby. It is also agreed that if any individual shall be found guilty of bringing liquor into their country, or drinking the same, his or her annuity may be withheld during the pleasure of the President.

ARTICLE NINTH. This convention shall be obligatory on the contracting parties from and after its ratification by the President and Senate of the United States.
TREATY WITH THE CHASTAS, &c. Nov. 18, 1853.

In testimony whereof, Joel Palmer, superintendent aforesaid, and the undersigned chiefs and headmen of said united bands, have hereunto set their hands and seals at the place and on the day and year herein written.

(Signed in duplicate.)

JOEL PALMER, Superintendent, [L. s.]
JES-TUL-TUT, or Little Chief, his x mark, [L. s.]
KO-NE-CHE-QUOT, or Bill, his x mark, [L. s.]
SE-SEL-CHETL, or Salmon Fisher, his x mark, [L. s.]
BAS-TA-SHIN, his x mark, [L. s.]

For KUL-KE-AM-INA, or Bushland,
TE-PO-KON-TA, or Sam, his x mark, [L. s.]
JO, (Chief of Grave Creeks,) his x mark, [L. s.]

Executed in presence of us—

EDWARD R. GEARY, Secretary.
JOHN FLETT, Interpreter.
CRUS. TAYLOR.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the third day of March, one thousand eight hundred and fifty-five, advise and consent to the ratification of its articles, by a resolution in the words and figures following, to wit:—

"IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

"March 3, 1855.

"Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of articles of a convention and agreement made and concluded at the council ground opposite the mouth of Applegate Creek, on Rogue River, in the Territory of Oregon, on the eighteenth day of November, eighteen hundred and fifty-four, by Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the chiefs and headmen of the Quil-si-eton and Na-hel-ta bands of the Chasta tribe of Indians, the Cow-man-ti-co, Sa-cher-i-ton, and Na-al-yo bands of Scotons, and the Grave Creek band of Umpquas, to wit: Jers-tul-tut, or Little Chief, Ko-ne-che-quot, or Bill, Se-sel-chetel, or Salmon Fisher, Kul-ki-am-i-na, or Bushhead, Te-po-kon-ta, or Sam, and Jo, they being duly authorized thereto by said united bands.

"Attest: ASBURY DICKINS,
"Secretary."

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the third day of March, one thousand eight hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

[L. s.] Done at the city of Washington, this tenth day of April, in the year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH UMPQUAS AND CALAPOOIAS. Nov. 29, 1854.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME,

GREETING:

WHEREAS a treaty was made and concluded at Calapooia Creek, Douglas county, Oregon Territory, on the twenty-ninth day of November, one thousand eight hundred and fifty-four, by Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the following named chiefs and heads of the confederated bands of the Umpqua tribe of Indians and of the Calapoosts residing in Umpqua Valley, to wit: Napessa, or Louis, head chief; Peter, or Injice; Tas-yah, or General Jackson; Bogus; Nessick; Et-na-ma, or William; Cheen-len-ten, or George; Nas-yah, or John; Absaquil, or Cheenook; Jo, and Tom; they being assembled in council with their respective bands, which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded at Calapooia Creek, Douglas county, Oregon Territory, this twenty-ninth day of November, one thousand eight hundred and fifty-four, by Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the following named chiefs and heads of the confederated bands of the Umpqua tribe of Indians, and of the Calapoosts residing in Umpqua Valley, to wit: Napessa or Louis, head chief; Peter or Injice, Tas-yah or General Jackson, Bogus, Nessick, Et-na-ma or William, Cheen-len-ten or George, Nas-yah or John, Absaquil or Cheenook, Jo, and Tom, they being assembled in council with their respective bands.

ARTICLE FIRST. The confederate bands of Umpqua and Calapoost Indians cede to the United States all their country included within the following limits, to wit: Commencing at the northwest corner of the country purchased of the Galeese Creek and Illinois River Indians, on the 18th day of November, 1854, and running thence east, to the boundary of the Cow Creek purchase, thence northerly along said boundary to its northeastern extremity; thence east to the main ridge of the Cascade Mountains; thence northerly to the main falls of the North Umpqua River; thence to Scott's Peak, bearing easterly from the head-waters of Calapoost Creek; thence northerly to the connection of the Calapoost Mountains with the Cascade range; thence westerly along the summit of the Calapoost Mountains to a point whence a due south line would cross Umpqua River at the head of tide-water; thence on that line to the dividing ridge between the waters of Umpqua and Coos Rivers; thence along that ridge, and the divide between Coquille and Umpqua rivers, to the western boundary of the country purchased of the Galeese Creek Indians, or of the Cow Creek Indians, as the case may be, and thence to the place of beginning.

Provided, however, that so much of the lands as are embraced within the following limits, shall be held by said confederated bands, and such other bands as may be designated to reside thereupon, as an Indian reservation. To wit: Commencing at a point three miles due south of the mouth of a small creek emptying into the Umpqua River, near the western boundary of John Churchill's land claim, at the lower end of Cole's Valley; thence north to the middle of the channel of Umpqua River; thence up said river to a point due south of the highest peak of the United States.
the ridge, immediately west of Allan Hubbard's land claim; thence to said peak, thence along the summit of the ridge dividing the waters, to its termination at or near the mouth of Little Canyon Creek; thence, crossing the Umpqua River in a westerly direction to the highlands opposite the mouth of said creek; thence following the divide until it reaches a point whence a line drawn to the place of beginning will run three miles south of the extreme southern bend in the Umpqua River between these two points; and thence to the place of beginning. And should the President at any time believe it demanded by the public good and promotive of the best interests of said Indians to be located elsewhere, the said Indians agree peaceably, and without additional expense to the government of the United States, to remove to such reserve as may be selected; provided that a delegation of three or more of the principal men of said bands selected by them, shall concur with the authorized agent or agents of the United States in the selection of said new reserve. And when said removal shall take place, the particular tracts then actually occupied by said Indians, on the reserve herein described, according to the provisions of this treaty, and those occupied by Indians of other bands that may be located thereon, shall be sold by order of the President of the United States, and the proceeds of such sales expended in permanent improvements on the new reserve, for the use and benefit of the holders of said tracts respectively.

ARTICLE SECOND. The confederated bands agree that as soon after the United States shall make the necessary provision for fulfilling the stipulations of this treaty as they conveniently can, and not to exceed one year after such provision is made, they will vacate the ceded territory and remove to the lands herein reserved for them.

ARTICLE THIRD. In consideration of and payment for the country herein ceded, the United States agree to pay the said confederated bands the several sums of money following, to wit: First, three thousand dollars per annum for the term of five years, commencing on the first day of September, 1855. Second, two thousand three hundred dollars per annum for the term of five years next succeeding the first five. Third, one thousand seven hundred dollars per annum for the term of five years next succeeding the second five years. Fourth, one thousand dollars per annum for the term of five years next succeeding the third five years.

All of which several sums of money shall be expended for the use and benefit of the confederated bands, under the direction of the President of the United States, who may from time to time, at his discretion, determine what proportion shall be expended for such beneficial objects as in his judgment will be calculated to advance them in civilization; for their moral improvement and education; for buildings, opening farms, fencing, breaking land, providing stock, agricultural implements, seeds, &c.; for clothing, provisions, and merchandise; for iron, steel, arms, and ammunition; for mechanics and tools, and for medical purposes.

ARTICLE FOURTH. In order to enable the said Indians to remove to their new home, and subsist themselves for one year thereafter, (and which they agree to do without further expense to the United States,) and to provide for the breaking up and fencing of fifty acres of land, and the erection of buildings on the reserve, the purchase of teams, farming utensils, tools, &c., and for other purposes necessary to their comfort and subsistence, they shall receive from the United States the further sum of ten thousand dollars, to be paid out and expended under the direction of the President, and in such manner as he shall approve.

ARTICLE FIFTH. The President may from time to time, at his discretion, cause the whole or such portion of the land hereby reserved as he may think proper, or of such other land as may be selected in lieu thereof, as provided for in the first article, to be surveyed into lots, and
assigned to such Indian or Indians of said confederated bands as are willing to avail themselves of the privilege, and who will locate thereon as a permanent home, if a single person over twenty-one years of age, twenty acres; to each family of two persons, forty acres; to each family of three and not exceeding five persons, sixty acres; to each family of six and not exceeding ten persons, eighty acres; and to each family over ten in number, forty acres for each additional five members. And the President may provide such rules and regulations as will secure to the family, in case of the death of the head thereof, the possession and enjoyment of such permanent home, and the improvements thereon; and he may at any time, at his discretion, after such person or family has made location on the land assigned for a permanent home, issue a patent to such person or family for such assigned land, conditioned that the tract shall not be aliened or leased for a longer term than two years, and shall be exempt from levy, sale, or forfeiture, which conditions shall continue in force until a State constitution, embracing such land within its boundaries, shall have been formed, and the legislature of the State shall remove the restrictions. And if any such family shall at any time neglect or refuse to occupy or till a portion of the land assigned, and on which they have located, or shall rove from place to place, the President may, if the patent shall have been issued, revoke the same, or, if not issued, cancel the assignment, and may also withhold from such person or family, their proportion of the annuities or other moneys due them, until they shall have returned to such permanent home, and resume the pursuits of industry; and in default of their return, the tract may be declared abandoned, and thereafter assigned to some other person or family of the Indians residing on the reserve.

No State legislature shall remove the restrictions herein provided for, without the consent of Congress.

ARTICLE SIXTH. The United States agree to erect for said Indians a good blacksmith shop, furnish it with tools, and keep it in repair for ten years, and provide a competent blacksmith for the same period; to erect suitable buildings for a hospital, supply medicines, and provide an experienced physician for fifteen years; to provide a competent farmer to instruct the Indians in agriculture for ten years; and to erect a schoolhouse, and provide books, stationery, and a properly qualified teacher for twenty years.

ARTICLE SEVENTH. The annuities of the Indians shall not be taken to pay the debts of individuals.

ARTICLE EIGHTH. The said confederated bands acknowledge their dependence on the government of the United States, and promise to be friendly with all the citizens thereof, and pledge themselves to commit no depredations on the property of such citizens.

And should any one or more of the Indians violate this pledge, and the fact be satisfactorily proven before the agent, the property taken shall be returned, or in default thereof, or if injured or destroyed, compensation may be made by the government out of their annuities. Nor will they make war on any other tribe except in self-defence, but will submit all matters of difference between them and other Indians to the government of the United States or its agent, for decision, and abide thereby. And if any of the said Indians commit any depredations on any other Indians, the same rule shall prevail as that prescribed in this article in case of depredations against citizens. Said Indians further engage to submit to, and observe all laws, rules, and regulations which may be prescribed by the United States for the government of said Indians.

ARTICLE NINTH. It is hereby provided, in order to prevent the evils of intemperance among said Indians, that any one of them who shall be guilty of bringing liquor into their reserve, or shall drink liquor, may
TREATY WITH UMPQUAS AND CALAPOOIAS. Nov. 29, 1854.

have his or her proportion of the annuities withheld from him or her for such time as the President may determine.

Art. Tenth. The said confederate bands agree, that all the necessary roads, highways, and railroads which may be constructed as the country improves, the lines of which may run through the reservation of said Indians, shall have the right of way therein, a just compensation being made therefor.

Art. Eleventh. The merchandise distributed to the members of the said confederated bands at the negotiation of this treaty shall be considered as in part payment of the annuities herein provided.

Art. Twelfth. This treaty shall be obligatory on the contracting parties as soon as the same shall be ratified by the President and Senate of the United States.

In testimony whereof the said Joel Palmer, on the part of the United States as aforesaid, and the undersigned chiefs and heads of the said confederated bands of Umpquas and Calapoos, have hereunto set their hands and seals, at the place and on the day and year heretofore written.

JOEL PALMER, Superintendent, [L. s.]
NA-PE-SA, or Louis, his x mark, [L. s.]
INJICE, or Peter, his x mark, [L. s.]
TAS-YAH, or Gen. Jackson, his x mark, [L. s.]
BOGUS, his x mark, [L. s.]
NESSICK, his x mark, [L. s.]
ET-NA-MA, or William, his x mark, [L. s.]
CHEEN-LEN-TEN, or George, his x mark, [L. s.]
NAS-YAH, or John, his x mark, [L. s.]
ABSAQUIL, or Cheenook, his x mark, [L. s.]
JO, his x mark, [L. s.]
TOM, his x mark, [L. s.]

Executed in the presence of us,

EDWARD R. GEARY, Secretary,
CRIS. TAYLOR,
JOHN FLETT, Interpreter.

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the third day of March, eighteen hundred and fifty-five, advise and consent to the ratification of its articles, by a resolution in the words and figures following, to wit:

"In Executive Session, Senate of the United States,
March 3, 1855.

"Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at Calapoia Creek, Douglas county, Oregon Territory, this twenty-ninth day of November, eighteen hundred and fifty-four, by Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the following named chiefs and heads of the confederated bands of the Umpqua tribe of Indians, and of the Calapoos, residing in Umpqua Valley, to wit: Na-pe-sa, or Louis, head chief; Peter, or Injice; Tas-yah, or General Jackson; Bogus; Nessick; Et-na-ma, or William; Cheen-len-ten, or George; Nas-yah, or John; Absaquil, or Cheenook; Joe; and Tom; they being assembled in council with their respective bands.

"Attest:

ASBURY DICKINS,
"Secretary."
TREATY WITH UMPQUAS AND CALAPOOIAS. Nov. 29, 1854.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the third day of March, eighteen hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this thirtieth day of March, [L. s.] in the year of our Lord, one thousand eight hundred and fifty-five, and of the independence of the United States, the seventy-ninth.

FRANKLIN PIERCE.

By the President:
W. L. MARCY, Secretary of State.
FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME,
GREETING:

WHEREAS a treaty was made and concluded at Nebraska City, in the Territory of Nebraska, on the ninth day of December, one thousand eight hundred and fifty-four, between the United States of America and the chiefs and headmen of the confederate tribes of the Otoe and Missouria Indians, which treaty is in the words following, to wit:—

Article of agreement and convention made and concluded at Nebraska City, in the Territory of Nebraska, on the ninth day of December, one thousand eight hundred and fifty-four, between the United States of America, by George Hepner, United States Indian agent, duly authorized thereto, and the chiefs and headmen of the confederate tribes of the Otoe and Missouria Indians, to be taken and considered as a supplement to the treaty made between the United States and said confederate tribes, on the fifteenth day of March, one thousand eight hundred and fifty-four.

Whereas, by the first article of the treaty in the caption mentioned, it is stipulated that the confederate tribes of Otoe and Missouria Indians cede to the United States all their country west of the Missouri River, excepting a strip of land on the waters of the Big Blue River, ten miles in width, and bounded as follows: commencing at a point in the middle of the main branch of the Big Blue River, in a west or southwest direction from old Fort Kearney, at a place called by the Indians the "Islands;" thence west to the western boundary of the country hereby ceded; thence in a northerly course with said western boundary ten miles; thence east to a point due north of the starting-point, and ten miles therefrom; thence to the place of beginning.

And whereas, upon exploration of said reservation by the said confederate tribes, it was found that they had been mistaken as to the location thereof, much the larger portion, or nearly the entirety of it, being to the west of the Big Blue River, and without sufficiency of timber, and they being dissatisfied therewith, and the United States being desirous of removing all cause of complaint, this article is entered into.

ARTICLE. It is agreed and stipulated, between the United States and the said confederate tribes of Otoe and Missouria Indians, that the initial point of their reservation, in lieu of that stated in the treaty, in the caption hereof mentioned, shall be a point five miles due east thereof; thence west twenty-five miles, thence north ten miles, thence east to a point due north of the starting-point, and ten miles therefrom, thence to the place of beginning; and the country embraced within said boundaries shall be taken and considered as the reservation and home of said confederate tribes, in lieu of that provided for them and described in the first article of said treaty.

In witness whereof, the said George Hepner and the undersigned chiefs and head men of the said confederate tribes of Otoes and Missour-
TREATY WITH THE OTTOES AND MISSOURIAS. Dec. 9, 1854.

rias, have hereunto set their hands and seals, at the place and on the day and year above written.

GEORGE HEPNER, United States Indian Agent.

HICK KAPOO, his x mark, [SEAL.]
BIL SOLDIER, his x mark, [SEAL.]
CHI-AN-A-KA, or BUFFALO CHIEF, his x mark, [SEAL.]
MISSOURI CHIEF, his x mark, [SEAL.]
WHITE WATER, his x mark, [SEAL.]

Executed in presence of—
LEWIS BERNARD, his x mark.
U. S. Interpreter.
H. P. DOWNS,
JOHN BAULWARE.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the twenty-eighth day of February, one thousand eight hundred and fifty-five, advise and consent to the ratification of the same, by a resolution in the words and figures following, to wit:

“In Executive Session, Senate of the United States,
February 28, 1855.

“Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the article of agreement and convention made and concluded at Nebraska City, in the Territory of Nebraska, on the ninth day of December, one thousand eight hundred and fifty-four, between the United States of America, by George Hepner, United States Indian agent, duly authorized thereto, and the chiefs and headmen of the confederate tribes of the Ottoe and Missouria Indians, to be taken and considered as a supplement to the treaty made between the United States and said confederate tribes, on the fifteenth day of March, one thousand eight hundred and fifty-four.

“Attest: ASBURY DICKINS,
Secretary.”

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the twenty-eighth day of February, one thousand eight hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

[L. s.] Done at the city of Washington, this tenth day of April, in the year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:
W. L. MARCY, Secretary of State.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded on the She-nah-nam, or Medicine Creek, in the Territory of Washington, on the twenty-sixth day of December, one thousand eight hundred and fifty-four, between the United States of America and the Nisqually and other bands of Indians, which treaty is in the words following, to wit:

Articles of agreement and convention made and concluded on the She-nah-nam, or Medicine Creek, in the Territory of Washington, this twenty-sixth-day of December, in the year one thousand eight hundred and fifty-four, by Isaac I. Stevens, governor and superintendent of Indian affairs of the said Territory, on the part of the United States, and the undersigned chiefs, headmen, and delegates of the Nisqually, Puyallup, Steilacoom, Squawkin, S'Homamish, Steh-chass, T'Peeksin, Squai-aitl, and Sa-heh-wamish tribes and bands of Indians, occupying the lands lying round the head of Puget's Sound and the adjacent inlets, who, for the purpose of this treaty, are to be regarded as one nation, on behalf of said tribes and bands, and duly authorized by them.

ARTICLE I. The said tribes and bands of Indians hereby cede, relinquish, and convey to the United States, all their right, title, and interest in and to the lands and country occupied by them, bounded and described as follows, to wit: Commencing at the point on the eastern side of Admiralty Inlet, known as Point Pully, about midway between Commencement and Elliott bays; thence running in a southeasterly direction, following the divide between the waters of the Puyallup and Dwamish, or White rivers, to the summit of the Cascade Mountains; thence southerly, along the summit of said range, to a point opposite the main source of the Skookum Chuck Creek; thence to and down said creek, to the coal mine; thence northwesterly, to the summit of the Black Hills; thence northerly, to the upper forks of the Satsop River; thence north-easterly, through the portage known as Wilkes's Portage, to Point Southworth, on the western side of Admiralty Inlet; thence around the foot of Vashon's Island, easterly and southeasterly, to the place of beginning.

ARTICLE II. There is, however, reserved for the present use and occupation of the said tribes and bands, the following tracts of land, viz: The small island called Klah-che-min, situated opposite the mouths of Hammersley's and Totten's inlets, and separated from Hartstone Island by Peale's Passage, containing about two sections of land by estimation; a square tract containing two sections, or twelve hundred and eighty acres, on Puget's Sound, near the mouth of the She-nah-nam Creek, one mile west of the meridian line of the United States land survey, and a square tract containing two sections, or twelve hundred and eighty acres, lying on the south side of Commencement Bay; all which tracts shall be
set apart, and, so far as necessary, surveyed and marked out for their exclusive use; nor shall any white man be permitted to reside upon the same without permission of the tribe and the superintendent or agent. And the said tribes and bands agree to remove to and settle upon the same within one year after the ratification of this treaty, or sooner if the means are furnished them. In the mean time, it shall be lawful for them to reside upon any ground not in the actual claim and occupation of citizens of the United States, and upon any ground claimed or occupied, if with the permission of the owner or claimant. If necessary for the public convenience, roads may be run through their reserves, and, on the other hand, the right of way with free access from the same to the nearest public highway is secured to them.

**ARTICLE III.** The right of taking fish, at all usual and accustomed grounds and stations, is further secured to said Indians, in common with all citizens of the Territory, and of erecting temporary houses for the purpose of curing, together with the privilege of hunting, gathering roots and berries, and pasturing their horses on open and unclaimed lands: Provided, however, That they shall not take shell fish from any beds staked or cultivated by citizens, and that they shall alter all stalling not intended for breeding horses, and shall keep up and confine the latter.

**ARTICLE IV.** In consideration of the above cession, the United States agree to pay to the said tribes and bands the sum of thirty-two thousand five hundred dollars, in the following manner, that is to say: For the first year after the ratification hereof, three thousand two hundred and fifty dollars; for the next two years, three thousand dollars each year; for the next three years two thousand dollars each year; for the next four years fifteen hundred dollars each year; for the next five years twelve hundred dollars each year, and for the next five years one thousand dollars each year; all which said sums of money shall be applied to the use and benefit of the said Indians, under the direction of the President of the United States, who may from time to time determine, at his discretion, upon what beneficial objects to expend the same. And the superintendent of Indian affairs, or other proper officer, shall each year inform the President of the wishes of said Indians in respect thereto.

**ARTICLE V.** To enable the said Indians to remove to and settle upon their aforesaid reservations, and to clear, fence, and break up a sufficient quantity of land for cultivation, the United States further agree to pay the sum of three thousand two hundred and fifty dollars, to be laid out and expended under the direction of the President, and in such manner as he shall approve.

**ARTICLE VI.** The President may hereafter, when in his opinion the interests of the Territory may require, and the welfare of the said Indians be promoted, remove them from either or all of said reservations to such other suitable place or places within said Territory as he may deem fit, on remunerating them for their improvements and the expenses of their removal, or may consolidate them with other friendly tribes or bands. And he may further, at his discretion, cause the whole or any portion of the lands hereby reserved, or of such other land as may be selected in lieu thereof, to be surveyed into lots, and assign the same to such individuals or families as are willing to avail themselves of the privilege, and will locate on the same as a permanent home, on the same terms and subject to the same regulations as are provided in the sixth article of the treaty with the Omahas, so far as the same may be applicable. Any substantial improvements heretofore made by any Indian, and which he shall be compelled to abandon in consequence of this treaty, shall be valued under the direction of the President, and payment be made accordingly therefor.

**ARTICLE VII.** The annuities of the aforesaid tribes and bands shall not be taken to pay the debts of individuals.
ARTICLE VIII. The aforesaid tribes and bands acknowledge their
dependence on the government of the United States, and promise to be
friendly with all citizens thereof; and pledge themselves to commit no
depredations on the property of such citizens. And should any one or
more of them violate this pledge, and the fact be satisfactorily proved
before the agent, the property taken shall be returned, or in default
thereof, or if injured or destroyed, compensation may be made by the
government out of their annuities. Nor will they make war on any other
tribe except in self-defence, but will submit all matters of difference be-
tween them and other Indians to the government of the United States,
or its agent, for decision, and abide thereby. And if any of the said In-
dians commit any depredations on any other Indians within the Territor-
y, the same rule shall prevail as that prescribed in this article, in cases
of depredations against citizens. And the said tribes agree not to shelter
or conceal offenders against the laws of the United States, but to deliver
them up to the authorities for trial.

ARTICLE IX. The above tribes and bands are desirous to exclude
from their reservations the use of ardent spirits, and to prevent their
people from drinking the same; and, therefore, it is provided, that any
Indian belonging to said tribes, who is guilty of bringing liquor into said
reservations, or who drinks liquor, may have bis or her proportion of the
annuities withheld from him or her for such time as the President may
determine.

ARTICLE X. The United States further agree to establish at the
general agency for the district of Puget's Sound, within one year from
the ratification hereof, and to support, for a period of twenty years, an
agricultural and industrial school, to be free to children of the said
tribes and bands, in common with those of the other tribes of said dis-
trict, and to provide the said school with a suitable instructor or instruc-
tors, and also to provide a smithy and carpenter's shop, and furnish them
with the necessary tools, and employ a blacksmith, carpenter, and farm-
er, for the term of twenty years, to instruct the Indians in their respec-
tive occupations. And the United States further agree to employ a physi-
cian to reside at the said central agency, who shall furnish medicine
and advice to their sick, and shall vaccinate them; the expenses of the
said school, shops, employés, and medical attendance, to be defrayed by
the United States, and not deducted from the annuities.

ARTICLE XI. The said tribes and bands agree to free all slaves now
held by them, and not to purchase or acquire others hereafter.

ARTICLE XII. The said tribes and bands finally agree not to trade
at Vancouver's Island, or elsewhere out of the dominions of the United
States; nor shall foreign Indians be permitted to reside in their reserva-
tions without consent of the superintendent or agent.

ARTICLE XIII. This treaty shall be obligatory on the contracting
parties as soon as the same shall be ratified by the President and Senate
of the United States.

In testimony whereof, the said Isaac I. Stevens, governor and super-
intendent of Indian Affairs, and the undersigned chiefs, headmen, and
deleates of the aforesaid tribes and bands, have hereunto set their hands
and seals at the place and on the day and year hereinbefore written.

ISAAC I. STEVENS,

[Signature]

Governor and Superintendent Territory of Washington.

QUI-EE-METL, his x mark. [L. s.]
SNO-HO-DUMSET, his x mark. [L. s.]
LESH-HIGH, his x mark. [L. s.]

[Note: The signatures are not clearly legible in the image.]
TREATY WITH NISQUALLYS, &c. Dec. 26, 1854. 1135

SLIP-O-ELM, his x mark. [L. s.]
KWI-ATS, his x mark. [L. s.]
STEE-HIGH, his x mark. [L. s.]
DI-A-KEH, his x mark. [L. s.]
HI-TEN, his x mark. [L. s.]
SQUA-TA-HUN, his x mark. [L. s.]
KAHK-TSE-MIN, his x mark. [L. s.]
SONAN-O-YUTL, his x mark. [L. s.]
KI-TEHP, his x mark. [L. s.]
SAHL-KO-MIN, his x mark. [L. s.]
T'BET-STE-HEH-BIT, his x mark. [L. s.]
TCHA-HOOS-TAN, his x mark. [L. s.]
KE-CHA-HAT, his x mark. [L. s.]
SPEE-PEH, his x mark. [L. s.]
S'NEH-AY-TH, his x mark. [L. s.]
PICH-KEHD, his x mark. [L. s.]
S'KLAH-O-SUM, his x mark. [L. s.]
SAH-LE-TATL, his x mark. [L. s.]
SEE-LUP, his x mark. [L. s.]
E-LA-KAH-KA, his x mark. [L. s.]
SLUG-YEH, his x mark. [L. s.]
HI-NUK, his x mark. [L. s.]
MA-MO-NISH, his x mark. [L. s.]
CHEELS, his x mark. [L. s.]
KNUTCANU, his x mark. [L. s.]
BATS-TA-KOBE, his x mark. [L. s.]
WIN-NE-YA, his x mark. [L. s.]
KLO-OUT, his x mark. [L. s.]
SE-UCH-KA-NAM, his x mark. [L. s.]
SKE-MAH-HAN, his x mark. [L. s.]
WUTS-UN-A-PUM, his x mark. [L. s.]
QUUTS-A-TADM, his x mark. [L. s.]
QUUT-A-HEH-MIT, his x mark. [L. s.]
YAH-LEH-CHN, his x mark. [L. s.]
TO-LAH,-KUT, his x mark. [L. s.]
YUL-LOUT, his x mark. [L. s.]
SEE-AHTS-OOT-SOOT, his x mark. [L. s.]
YE-TAHKO, his x mark. [L. s.]
WE-PO-IT-EE, his x mark. [L. s.]
KAH-SLD, his x mark. [L. s.]
LA'H-HOM-KAN, his x mark. [L. s.]
PAH-HOW-AT-ISH, his x mark. [L. s.]
SWE-YEHM, his x mark. [L. s.]
SAH-HWILL, his x mark. [L. s.]
SE-KWAHT, his x mark. [L. s.]
KAH-HUM-KLT, his x mark. [L. s.]
YAH-KWO-BAH, his x mark. [L. s.]
WUT-SAHI-LE-WUN, his x mark. [L. s.]
SAH-BAH-HAT, his x mark. [L. s.]
TEL-E-KISH, his x mark. [L. s.]
SWE-KEH-NAM, his x mark. [L. s.]
SIT-OO-AH, his x mark. [L. s.]
KO-QUEL-A-CUT, his x mark. [L. s.]
JACK, his x mark. [L. s.]
KEH-KISE-KE-LO, his x mark. [L. s.]
GO-YEH-HN, his x mark. [L. s.]

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SAH-PUTSH, WILLIAM, 
his x mark. [L. s.]

Executed in the presence of us: —

M. T. SIMMONS, 
Indian Agent.

JAMES DOTY, 
Secretary of the Commission.

C. H. MASON, 
Secretary Washington Territory.

W. A. SLAUGHTER, 
1st Lieut. 4th Infantry.

JAMES M'CALISTER, 
E. GIDDINGS, Jr.,
GEORGE SHAZER,
HENRY D. COCK,
S. S. FORD, Jr.,
JOHN W. M'CALISTER,
CLOVINGTON CUSHMAN,
PETER ANDERSON,
SAMUEL KLADY,
W. H. PULLEN,
P. O. HOUGH,
E. R. TYERALL,
GEORGE GIBBS,
BENJ. F. SHAW, Interpreter,
HAZARD STEVENS.

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the third day of March, one thousand eight hundred and fifty-five, advise and consent to the ratification of its articles by a resolution in the words and figures following, to wit: —

"IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES, "March 3, 1855.

"Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded on the She-nah-nam, or Medicine Creek, in the Territory of Washington, this twenty-sixth day of December, in the year one thousand eight hundred and fifty-four, by Isaac I. Stevens, governor and superintendent of Indian affairs of the said Territory, on the part of the United States, and the undersigned chiefs, headmen, and delegates of the Nisqually, Puyallup, Steilacoom, Squawksin, S'Homamish, Steth-chass, T'Peeksin, Squi-a-itl, and Sa-beh-wamish tribes and bands of Indians occupying the lands lying round the head of Puget's Sound and the adjacent inlets, who, for the purpose of this treaty, are to be regarded as one nation, on behalf of said tribes and bands, and duly authorized by them.

"Attest: 

ASBURY DICKINS,
"Secretary."

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the third day of March, one thousand eight hundred and fifty-five, accept, ratify, and confirm the said treaty.
In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

[L. s.] Done at the city of Washington, this tenth day of April, in the year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.

VOL. X. TREAT. — 143
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a convention between the United States of America and the Kingdom of Hanover was concluded and signed by their respective plenipotentiaries, in London, on the eighteenth day of January, eighteen hundred and fifty-five; which convention, being in the English and German languages, is, word for word, as follows:

Convention for the mutual extradition of fugitives from justice, in certain cases, concluded between the government of the United States on the one part, and the kingdom of Hanover on the other part.

The United States of America and his Majesty the King of Hanover, actuated by an equal desire to further the administration of justice, and to prevent the commission of crime in their respective countries, taking into consideration that the increased means of communication between Europe and America facilitate the escape of offenders, and that, consequently, provision ought to be made in order that the ends of justice shall not be defeated, have determined to conclude an arrangement destined to regulate the course to be observed, in all cases, with reference to the extradition of such individuals as, having committed any of the offenses hereafter enumerated in one country, shall have taken refuge within the territories of the other. The constitution and laws of Hanover, however, not allowing the Hanoverian government to surrender their own subjects for trial before a foreign court of justice, a strict reciprocity requires that the government of the United States shall be held equally free from any obligation to surrender citizens of the United States.

Vertrag zwischen den Vereinigten Staaten einerseits und dem Königreich Hannover andererseits wegen der in gewissen Fällen zu gewährenden gegenseitigen Auslieferung der vor der Justiz flüchtigen Verbrecher.

CONVENTION WITH HANOVER. JAN. 18, 1855. 1139

For which purpose the high contracting powers have appointed as their plenipotentiaries: The President of the United States, James Buchanan, envoy extraordinary and minister plenipotentiary of the United States at the court of the United Kingdom of Great Britain and Ireland; his Majesty the King of Hanover, the Count Adolphus von Kielmansegge, his envoy extraordinary and minister plenipotentiary to her Britannic majesty, grand cross of the order of the Guelphs, &c., &c., who after reciprocal communication of their respective full powers, found in good and due form, have agreed to the following articles:

ARTICLE I.

The government of the United States and the Hanoverian government promise and engage, upon mutual requisitions by them, or their ministers, officers, or authorities, respectively made, to deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit murder, or piracy, or arson, or robbery, or forgery, or the utterance of forged papers, or the fabrication or circulation of counterfeit money, whether coin or paper money, or the embezzlement of public moneys, committed within the jurisdiction of either party, shall seek an asylum, or shall be found within the territories of the other: Provided, That this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offence had there been committed; and the respective judges and other magistrates of the two governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other

Zu diesem Zwecke haben die hohen verhandelnden Theile zu Ihren Bevollmächtigten ernannt:

Der Präsident der Vereinigten Staaten James Buchanan, ausserordentlichen Gesandten und bevollmächtigten Minister der Vereinigten Staaten am Hofe des Vereinigten Königreichs von Grossbritannien und Irland; Seine Majestät der König von Hannover den Grafen Adolph von Kielmansegge, Allerhöchst ihren ausserordentlichen Gesandten und bevollmächtigten Minister bei Ihrer grossbritannischen Majestät, Grosskreuz des Guelphen-Ordens, etc., etc., welche nach gegenseitiger Mittheilung ihrer einschlägigen in guter und gehöriger Form befindenen Vollmachten über nachfolgende Artikel übereingekommen sind:

ARTIKEL I.

Die Regierung der Vereinigten Staaten und die königlich Hannoversche Regierung versprechen und machen sich verbindlich, auf gegenseitige Requisitionen, welche respective sie selbst, oder ihre Gesandten, Beamten oder Behörden erlassen, alle Individuen der Justiz auszuliefern, welche beschuldigt, das Verbrechen des Mordes oder eines Angriffs in mörderischer Absicht, oder des Seeraubes, oder der Brandstiftung, oder des Raubes, oder der Fälschung, oder des Ausgebens falscher Documente, oder der Verfertigung oder Verbreitung falschen Geldes, sei es gemincutes oder Papiergeld, oder des Defeetes, oder der Unterschlagung öffentlicher Gelder, innerhalb der Gerichtsbarkeit eines der beiden Theile begangen zu haben, in dem Gebiete des anderen Theiles eine Zuflucht suchen, oder dort aufgefunden werden, mit der Beschränkung jedoch, dass dies nur auf solche Beweise für die Strafbarkeit geschehen soll, welche nach den Gesetzen des Ortes, wo der Flüchtling oder das so beschuldigte Individuum aufgefunden wird, dessen Verhaftung und Stellung vor Gericht rechtfertigen würden, wenn das Verbrechen oder Vergehen dort begangen wäre, und die respective
CONVENTION WITH HANOVER. JAN. 18, 1855.

magistrates, respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive.

The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugitive.

ARTICLE II.

The stipulations of this convention shall be applied to any other State of the Germanic confederation which may hereafter declare its accession thereto.

ARTICLE III.

None of the contracting parties shall be bound to deliver up its own subjects or citizens under the stipulations of this convention.

ARTICLE IV.

Whenever any person accused of any of the crimes enumerated in this convention shall have committed a new crime in the territories of the State where he has sought an asylum, or shall be found, such person shall not be delivered up, under the stipulations of this convention, until he shall have been tried and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

Richter und anderen Behörden der beiden Regierungen sollen Macht, Befugniss und Autorität haben, auf eidschlich erhärtete Angabe einen Befehl zur Verhaftung des Flüchtlings oder so beschuldigten Individuums zu erlassen, damit er vor die gedachten Richter oder anderen Behörden zu dem Zwecke gestellt werde, dass der Beweis für die Strafbarkeit gehört und in Erwägung gezogen werde, und wenn bei dieser Vernehmung der Beweis für ausreichend zur Aufrechthaltung der Beschuldigung erkannt wird, so soll es die Pflicht des prüfenden Richters oder der Behörde sein, selbigen für die betreffende executive Behörde festzustellen, damit ein Befehl zur Auslieferung eines solchen Flüchtlings erlassen werden könne.

Die Kosten einer solchen Verhaftung und Auslieferung sollen von dem Theile getragen und erstattet werden, welcher die Requisit erlässt, und den Flüchtling in Empfang nimmt.

ARTIKEL II.

Die Bestimmungen dieser Uebereinkunft sollen auf jeden anderen Staat des Deutschen Bundes Anwendung finden, der später seinen Beitritt zu derselben erklärt.

ARTIKEL III.

Keiner der contrahirenden Theile soll gehalten sein, in Gemässheit der Bestimmungen dieser Uebereinkunft, seine eigenen Unterthanen oder Bürger auszuliefern.

ARTIKEL IV.

Wenn ein Individuum welches eines der in dieser Uebereinkunft aufgezählten Verbrechen angeklagt ist, ein neues Verbrechen in dem Gebiete des Staates begangen haben sollte, wo er eine Zuflucht gesucht hat oder aufgefunden wird, so soll ein solches Individuum nicht eher in Gemässheit der Bestimmungen dieser Uebereinkunft ausgeliefert werden, als bis dasselbe vor Gericht gestellt worden sein, und die auf ein solches neues Verbrechen gesetzte
### Article V.

The present convention shall continue in force until the first of January, one thousand eight hundred and fifty-eight; and if neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the high contracting parties shall have given notice to the other of such intention, each of the high contracting parties reserving to itself the right of giving such notice to the other at any time after the expiration of the said first day of January, one thousand eight hundred and fifty-eight.

### Article VI.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by the government of Hanover, and the ratifications shall be exchanged, in London, within three months from the date hereof, or sooner, if possible.

In faith whereof, the respective plenipotentiaries have signed this convention and have hereunto affixed their seals.

Done in duplicate, in London, the eighteenth day of January, one thousand eight hundred and fifty-five, and the seventy-ninth year of the independence of the United States.

**JAMES BUCHANAN, [L. s.]**

**A. KIELMANSEGGE, [L. s.]**

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged in London, on the seventeenth ultimo:

Now, therefore, be it known, that I, FRANKLIN PIERCE, 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 in the city of Washington, this fifth day of May, in the [L. s.] year of our Lord, one thousand eight hundred and fifty-five, and of the independence of the United States, the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH THE WILLAMETTE INDIANS: Jan. 22, 1855. 1143

FRANKLIN PIERCE,
PRESIDENT OF THE UNITED STATES OF AMERICA, Jan. 22, 1855.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at Dayton, Oregon Territory, in the month of January, eighteen hundred and fifty-five, by Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the chiefs of the confederated bands of Indians residing in the Willamette Valley, which treaty is in the words following, to wit:—

Articles of agreement and convention made and concluded at Dayton, Oregon Territory, by Joel Palmer, superintendent of Indian affairs, on the part of the United States, and the following named chiefs of the confederated bands of Indians residing in the Willamette Valley, they being duly authorized thereto by their respective bands, to wit: Ki-a-kuts, Le Medicin, and Yatskaw, or Dave, chiefs of the Tualatin band of Calapooias; Shap-h, or William, Shel-ke-ah, or David, and Cha-ah, or Jesse, chiefs of the Yam Hill band; Dabo, or Jim, Sco-la-quit, or John, and Yah-kow, or Kompetine, chiefs of the Che-luk-i-ma-uke band; Ah-mo, or George, Himpher, or Hubbard, and Oh-no, or Tim, chiefs of the Chep-en-a-pha or Marysville band; Ma-mah-mo, or Charley Peter, Cha-che-clue, or Tom, and Quineflats, or Ben, chiefs of the Chem-a-pha, or Maddy band; Luck-a-ma-foo, or Antoine, and Hoo-til, or Charley, chiefs of the Che-la-m-e-la, or Long Tom band, all of the Calapooias; Qui-a-quat, Yal-kus, and Kow-ka-ma, or Long Hair, chiefs of the Mo-lal-la band of Mol-lal-las; Kiles, or Jim, and Kow-ah-tough, or John, chiefs of the Calapoia band of Calapooias; Anta-quil-al, or John, and Mequah, of the Winnefelly and Mohawk bands; Yack-a-tee, or Sam, To-phor, or Jim Brown, and Hal-la-be, or Doctor, of the Tekopa band; Pulk-tah, of the Cha-fan band of the Calapooia tribe; Tum-walth and O-ban-a-hah, chiefs of the Wah-lal-la band of Tum-waters; Watch-a-no, Te-ap-i-nick and Wal-lah-pi-coto, chiefs of the Clack-a-mas tribe; Lallak and Cuck-a-man-na, or David, of the Clow-we-wah-la or Willamette Tum-water band; Tow-yo-col-la, or Louis; Yelk-ma, or Jo, La-ham, or Tom, Joseph Sanegerta, Pullican, Te-na, or Kiles, Pul-kup-li-ma, or John, Sallaf, or Silas, Hoip-ke-neh, or Jack, Yepta and Sat-invose, or James, chiefs and headmen of the Santiam bands of Calapooias.

ARTICLE FIRST. The above-named confederated bands of Indians cede to the United States all their right, title, and claim to all and every part of the country included in the following boundaries, to wit:—

Commencing in the middle of the main channel of the Columbia River, opposite the mouth of the first creek emptying into said river from the south below Oak point, thence south to the first standard parallel north of the base line in the government survey, thence west to the summit of the coast range of mountains, thence southerly along the summit of said range to the Calapooia Mountains, thence easterly along the summit of said mountains to the summit of the Cascade Mountains, thence along said summit northerly, to the middle of the Columbia River, at the Cascade Falls, and thence down the middle of said river to the place of beginning.
Temporary reservation.

Provided, however, that said bands be permitted to remain within the limits of the country ceded, and on such temporary reserves as may be made for them by the superintendent of Indian affairs, until a suitable district of country shall be designated for their permanent home, and proper improvements made thereon: And provided, that the United States make proper provision for the security of their persons and property from the hostile attacks of Indians of other tribes and bands. At which time, or when thereafter directed by the superintendent of Indian affairs, or agent, said confederated bands engage peaceably, and without expense to the United States other than that provided for in this treaty, to vacate the country hereby ceded, and remove to the district which shall be designated for their permanent occupancy.

ARTICLE SECOND. In consideration of, and payment for the country herein described, the United States agree to pay to the bands and tribes of Indians claiming territory and residing in said country, the several sums of money following, to wit: ten thousand dollars per annum for the first five years, commencing on the first day of September, 1855.

Eight thousand dollars per annum for the term of five years next succeeding the first five.

Six thousand five hundred dollars per annum for the term of five years next succeeding the second five.

Five thousand five hundred dollars per annum for the term of five years next succeeding the third five.

How expended. All of which several sums of money shall be expended for the use and benefit of the confederated bands, under the direction of the President of the United States, who may, from time to time, at his discretion, determine what proportion thereof shall be expended for such objects as in his judgment will promote their well-being, and advance them in civilization, for their moral improvement and education, for buildings, opening and fencing farms, breaking land, providing stock, agricultural implements, seeds, &c.; for clothing, provisions, and tools; for medical purposes, providing mechanics and farmers, and for arms and ammunition.

The United States agree to pay said Indians the additional sum of fifty thousand dollars, a portion thereof shall be expended for such articles as the superintendent of Indian affairs shall furnish the Indians, as soon as practicable after the signing of this treaty; and in providing, after the ratification thereof, and while the Indians shall reside on the temporary reserves that may be assigned them, horses, oxen, and other stock; wagons, agricultural implements, clothing and provisions, as the President may direct; and for erecting on the tract that may be selected as their permanent homes, mills, shops, school-houses, a hospital, and other necessary buildings, and making improvements; for seeds, stock, and farming operations thereon; for paying for the permanent improvements of settlers, should any such be on said tract at the time of its selection; to pay the expenses of the removal of the Indians thereto, and in providing for their subsistence thereon for the first year after their removal. Provided, however, that if any band or bands of Indians, residing on or claiming any portion or portions of the country described in article first, shall not accede to the terms of this treaty, then the bands becoming parties hereunto agree to receive such part of the several annual and other payments herein named, as a consideration for the entire country described as aforesaid, as shall be in the proportion that their aggregate number may bear to the whole number of Indians residing in and claiming the entire country aforesaid, as consideration and payment in full for the tracts in said country claimed by them. And, provided, any of the bands becoming parties to this treaty establish a legitimate claim to any portion of the country north of the Columbia River, that the amount to which they may be entitled as a consideration for such country, in any treaties here-
after entered into with the United States, shall be added to the annuities herein provided for.

Article Third. In addition to the considerations specified, the United States agree to provide for the employment, for the term of five years from and after the removal of said Indians to their permanent reserve, of a physician, a school teacher, a blacksmith, and a superintendent of farming operations.

Article Fourth. The President may, from time to time, at his discretion, cause the whole or such portion as he may think proper, of the tract that may hereafter be set apart as the permanent home of these Indians, to be surveyed into lots, and assign them to such Indians of the confederated bands as may wish to enjoy the privilege, and locate thereon permanently; to a single person, over twenty-one years of age, twenty acres; to a family of two persons, forty acres; to a family of three, and not exceeding five persons, fifty acres; to a family of six persons, and not exceeding ten, eighty acres; and to each family over ten in number, twenty acres for each additional three members. And the President may provide such rules and regulations as will secure to the family, in case of the death of the head thereof, the possession and enjoyment of such permanent home, and the improvements thereon; and he may, at any time, at his discretion, after such person or family has made location on the land assigned as a permanent home, issue a patent to such person or family, for such assigned land, conditioned that the tract shall not be aliened or leased for a longer time than two years, and shall be exempt from levy, sale, or forfeiture; which conditions shall continue in force until a State constitution, embracing such lands within its boundaries, shall have been formed, and the legislature of the State shall remove the restrictions: Provided, however, that no state legislature shall remove the restrictions herein provided for, without the consent of Congress. And if any such family shall, at any time, neglect or refuse to occupy or till a portion of the land assigned, and on which they have located, or shall rove from place to place, the President may, if the patent shall have been issued, revoke the same; or, if not issued, cancel the assignment; and may also withhold from such person or family, their proportion of the annuities or other moneys due them, until they shall have returned to such permanent home, and resume the pursuits of industry; and in default of their return, the tract may be declared abandoned, and thereafter assigned to some other person or family of the Indians residing on the reserve.

Article Fifth. The annuities of the Indians shall not be taken to pay the debts of individuals.

Article Sixth. The confederated bands acknowledge their dependence on the government of the United States, and promise to be friendly with all the citizens thereof, and pledge themselves to commit no depredations on the property of such citizens. And should any one or more of the Indians violate this pledge, and the fact be satisfactorily proven before the agent, the property taken shall be returned, or in default thereof, or if injured or destroyed, compensation may be made by the government out of their annuities. Nor will they make war on any other band or tribe of Indians, except in self-defence, but will submit all matters of difference between them and other Indians to the government of the United States, or its agent, for decision, and abide thereby. And if any of said Indians commit any depredations on any other Indians, the same rule shall prevail as that prescribed in this article in case of depredations against citizens. Said Indians further engage to submit to and observe all laws, rules, and regulations which may be prescribed by the United States for the government of said Indians.

Article Seventh. In order to prevent the evils of intemperance among said Indians, it is hereby provided that any one of them who
shall drink liquor, or procure it for other Indians to drink, may have his or her proportion of the annuities withheld from him or her for such time as the President may determine.

**Article Eighth.** The said confederated bands agree that when a permanent reserve shall be assigned them, all roads, highways, and railroads, demanded at any time by the public convenience, shall have the right of way therein, a just compensation being made therefor.

**Article Ninth.** This treaty shall be obligatory on the contracting parties as soon as the same shall be ratified by the President and Senate of the United States.

In testimony whereof the said Joel Palmer, on the part of the United States as aforesaid, and the undersigned chiefs of the said confederated bands, have hereunto set their hands and seals this fourth day of January, eighteen hundred and fifty-five, at Dayton, in Oregon Territory.

JOEL PALMER, *Superintendent of Indian Affairs.*

KI-AC-KUTS, first chief, his x mark, [L. s.]
LE MEDICIN, or DOCTOR, second chief, his x mark, [L. s.]
YATS-KOW, or DAVE, third chief, his x mark, [L. s.]
SHAP-H, or WILLIAM, first chief, his x mark, [L. s.]
SHEL-KE-AH, or DAVID, second chief, his x mark, [L. s.]
CHE-AH, or JESSE, third chief, his x mark, [L. s.]
DABO, or JIM, first chief, his x mark, [L. s.]
SCO-LA-QUIT, or JOHN, second chief, his x mark, [L. s.]
YAH-KOW, or KOMPETINE, third chief, his x mark, [L. s.]
AH-NO, or GEORGE, first chief, his x mark, [L. s.]
HINC-PHOR, or HUBBARD, second chief, his x mark, [L. s.]
OH-NO, or TIM, third chief, his x mark, [L. s.]
MA-MAH-MO, or CHARLEY PETER, first chief, his x mark, [L. s.]
CHA-CHÉ-CLUE, or TOM, second chief, his x mark, [L. s.]
QUINEFLAT, or BEN, third chief, his x mark, [L. s.]
LUCK-A-MA-FOO, or ANTOINE, first chief, his x mark, [L. s.]
HOO-TIL, or CHARLEY, second chief, his x mark, [L. s.]

Executed in presence of us—

EDWARD R. GEARY, Secretary.
JOHN FLETT, Interpreter.
GEORGE DORSEY,
PHILLIP A. DECKER,
LORENZO PALMER.

We, the chiefs of the Molalla band of Molallas, and of the Calapooia band of Calapooyas, give our assent unto, and agree to the provisions of the foregoing treaty.

In testimony whereof we have hereunto set our hands and seals, at Dayton, this ninth day of January, eighteen hundred and fifty-five.

QUIA-QUATY, first chief, his x mark. [L. s.]
YALKUS, second chief, his x mark. [L. s.]
KAW-KA-MA, or LONG HAIR, third chief, his x mark. [L. s.]
KILES, or JIM, first chief, his x mark. [L. s.]
KOWAH-TOUGH, or JOHN, second chief, his x mark. [L. s.]
TREATY WITH THE WILLAMETTE INDIANS. Jan. 22, 1855. 1147

Executed in presence of us —

EDWARD R. GEARY, Secretary.
CRIS. TAYLOR, Assistant Secretary.
JOHN FLETT, Interpreter.
PHILLIP A. DECKER,
LORENZO PALMER.

We, the chiefs and headmen of the Nin-ne-felly, Mohawk, Chapen, and Te-co-pa bands of Calapooias, Wal-lal-lah band of Tum-waters, and the Clockamus tribe of Indians, being duly authorized by our respective bands, give our assent unto, and agree to the provisions of the foregoing treaty.

In testimony whereof we have hereunto set our hands and seals, at Dayton, Oregon Territory, this tenth day of January, eighteen hundred and fifty-five.

AN- TA, first chief, his x mark, [L. s.]
QUIL-AL-LA, or JOHN, second chief, his x mark, [L. s.]
ME-QUAH, or DICK, his x mark, [L. s.]
YACK-A-TEE, or SAM, first chief, his x mark, [L. s.]
TO-PHOR, or JIM BROWN, second chief, his x mark, [L. s.]
HAL-LA-LE, or DOCTOR, his x mark, [L. s.]
PULK-TAH, second chief, his x mark, [L. s.]
TUM-WALTH, first chief, his x mark, [L. s.]
O-BAN-A-HAII, second chief, his x mark, [L. s.]
WATCH-A-NO, first chief, his x mark, [L. s.]
TE-AP-I-NICK, second chief, his x mark, [L. s.]
WAL-LAHI-PI-CATE, third chief, his x mark, [L. s.]

Executed in presence of us —

CRIS. TAYLOR, Assistant Secretary.
ANDREW SMITH,
JOHN FLETT, Interpreter.

We, the chiefs and headmen of the Clow-we-wal-la, or Willamette Tum-water band of Indians, being assembled in council, give our assent unto, and agree to the provisions of the foregoing treaty.

In testimony whereof we have hereunto set our hands and seals, at Linn city, Oregon Territory, this nineteenth day of January, eighteen hundred and fifty-five.

LAL-BICK, or JOHN, his x mark, [L. s.]
CUCK-A-MAN-NA, or DAVID, his x mark, [L. s.]

Executed in presence of us —

CRIS. TAYLOR, Assistant Secretary.
JOHN FLETT, Interpreter.

We, the chiefs and headmen of the Santam bands of Calapooia Indians, being duly authorized by our respective bands, give our assent unto, and agree to the provisions of the foregoing treaty.

In testimony whereof we have hereunto set our hands and seals, at Dayton, Oregon Territory, this twenty-second day of January, eighteen hundred and fifty-five.

TOW-YE-COLLA, or LOUIS, first chief, his x mark, [L. s.]
LA-HAM, or TOM, third chief, his x mark, [L. s.]
SENEGERTTA,  
PUL-I-CAN,  
TE-NA, or KILES,  
PUL-KUP-TI-MA, or JOHN,  
SAL-LAF, or SILAS,  
HOIP-KI-NEK, or JACK,  
YEP-TAH,  
SATINVOSE, or JAMES,  

Executed in presence of us —  

EDWARD R. GEARY, Secretary.  
CRIS. TAYLOR,  
ANDREW SMITH,  
JOHN FLETT, Interpreter.  

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the third day of March, eighteen hundred and fifty-five, advise and consent to the ratification of its articles, by a resolution in the words and figures following, to wit: —  

"In Executive Session, Senate of the United States,  

March 3, 1855.  

"Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at Dayton, Oregon Territory, by Joel Palmer, superintendent of Indian affairs on the part of the United States, and the following named chiefs of the confederated bands of Indians residing in the Willamette valley, they being duly authorized thereto by their respective bands, to wit: Ki-a-kuts, Le Medicin, and Yats-kow, or Dave, chiefs of the Tualatin band of Calapooias; Shap-h, or William, Shel-ke-ah, or David, and Cha-ah, or Jesse, chiefs of the Yam Hill band; Dabo, or Jim, Sco-la-quit, or John, and Yah-kow, or Kompetine, chiefs of the Che-luk-i-ma-uke band; Ah-mo, or George, Himpher, or Hubbard, and Oh-no, or Tim, chiefs of the Chep-en-a-pho, or Marysville band; Ma-mah-mo, or Charley Peter, Cha-che-clue, or Tom, and Quine-flat, or Ben, chiefs of the Chem-a-pho, or Maddy band; Luck-a-ma-foo, or Antoine, and Hoo-til, or Charley, chiefs of the Che-lam-c-la, or Long Tom band, all of the Calapooias; Qui-a-qua-ty, Yal-kus, and Kow-kama, or Long Hair, chiefs of the Mo-lal-la band of Mo-lal-las; Kiles, or Jim, and Kow-ah-tough, or John, chiefs of the Calapooia band of Calapooias; Anta-quin-al-la, or John, and Mequah, of the Winnefelly and Mohawk bands; Yak-a-tee, or Sam, To-phor or Jim Brown, and Halla-be, or Doctor, of the Tekopa band; Pulk-tah, of the Chafan band of the Calapooia tribe; Tum-waith and O-ban-a-hah, chiefs of the Wah-lal-la band of Tum-waters; Watch-a-no; Te-ap-i-nick and Wal-lah-pi-cote, chiefs of the Clack-a-mas tribe; Lallak and Cuck-a-man-na, or David, of the Clay-ve-wa-la-la, or Willamette Tum-water band; Tow-ye-col-la, or Louis; Yalk-ma, or Jo, La-ham, or Tom, Joseph Sanegertta, Pullican, Te-na, or Kiles, Pul-kup-li-ma, or John, Sallaf, or Silas, Hoip-ke-nek or Jack, Yepta, and Sat invoze, or James, chiefs and headmen of the Santam bands of the Calapooias."

"Attest:  

ASBURY DICKINS,  
"Secretary."

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and
consent of the Senate, as expressed in their resolution of the third day of March, eighteen hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this tenth day of April, [L. s.] in the year of our Lord, one thousand eight hundred and fifty-five, and of the independence of the United States, the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS a consular convention between the United States of America and his Majesty the King of the Netherlands, was concluded and signed at the Hague, by their respective plenipotentiaries, on the twenty-second day of January last, which convention, being in the English and Dutch languages, is, word for word, as follows:—

Preamble.

His Majesty the King of the Netherlands, wishing to strengthen the bonds of friendship subsisting between the United States of America and the kingdom of the Netherlands, and to give the amplest possible development to the commercial intercourse so happily established between the two nations, has, for the accomplishment of that purpose, and in order to satisfy a desire repeatedly expressed by the government of the United States, consented to receive consuls from said States in the principal ports of the Dutch colonies, with the reservation, however, of making this concession the subject of a special convention, which shall determine, in a clear and precise manner, the rights, duties, and privileges of said consuls in the colonies above mentioned.

Negotiators.

Accordingly, the President of the United States has named August Belmont, a citizen of the United States, and their minister resident near his Majesty the King of the Netherlands;

His Majesty the King of the Netherlands, the Sieur Floris Adrian Van Hall, Grand Cross of the Order of the Netherlands Lion, his Majesty's Minister of State and for Foreign Affairs, and the Sieur Charles Ferdinand Pahud, Grand Cross of the Order of the Netherlands Lion, his Majesty's minister for the colonies;

Zijne Majesteit de Koning der Nederlanden, de vriendschapsbanden, die tusschen de Vereenigde Staten van Amerika en het Koninkrijk der Nederlanden bestaan, nauw er wenschende toe te halen en aan de handels betrekkingen, die zoo gelukkig tusschen de beide Staten tot stand zijn gebracht, de meest mogelijke uitbreiding willende geven, heeft ten einde dat doel te bereiken en omite voldoen aan een herhaaldelijk te kennen gegeven verlangen van de Regering der Vereenigde Staten, toegestemd in het toelaten van Consuls van die Staten in de voornaamste havens der nederlandsche Kolonien onder voorbehoud evenwel deze vergunning tot het onderwerp te maken eener uitdrukkelijke Overeenkomst, waarbij de regten, verplichtingen en voorregten der Consuls in de gezegde Kolonien duidelijk en nauwkeurig werden omschreven.

Fedien einde heeft de President der Vereenigde Staten benoemd den Heer August Belmont, burger der Vereenigde Staten, en Minister Resident van die Staten bij Zijne Majesteit den Koning der Nederlanden;

Zijne Majesteit de Koning der Nederlanden heeft benoemd de Heeren Floris Adriaen Van Hall, Grootkruis der Orde van den Neder landschen Leeuw, Hoogstdeszelfs Minister van Staat en van Buit enlandsche Zaken, en Karel Ferdinand Pahud, Grootkruis der Orde van Neder landschen Leeuw, Hoogst deszelfs Minister van Kolonien —
Who, after communicating to each other their full powers, found in good and due form, have agreed upon the following articles:

**Article I.**

Consuls-general, consuls, and vice-consuls of the United States of America will be admitted into all the ports in the transmarine possessions or colonies of the Netherlands, which are open to the vessels of all nations.

**Article II.**

The consuls-general, consuls, and vice-consuls of the United States of America are considered as commercial agents, protectors of the maritime commerce of their countrymen, in the ports within the circumference of their consular districts.

They are subject to the laws, both civil and criminal, of the country in which they reside, with such exceptions as the present convention established in their favor.

**Article III.**

The consuls-general and consuls, before being admitted to exercise their functions, and to enjoy the immunities attached thereto, must present a commission, in due form, to the government of his Majesty the King of the Netherlands.

After having obtained the exequatur, which shall be countersigned as promptly as possible by the governor of the colony, the said consular agents shall be entitled to the protection of the government, and to the assistance of the local authorities, in the free exercise of their functions.

The government, in granting the exequatur, reserves the right of withdrawing the same, or to cause it to be withdrawn by the governor of the colony, on a statement of the reasons for doing so.
CONVENTION WITH THE NETHERLANDS. Jan. 22, 1855.

ARTICLE IV.

The consuls-general and consuls are authorized to place on the outer door of their consulates, the arms of their government, with the inscription: "Consulate of the United States of America."

It is well understood that this outward mark shall never be considered as conferring the right of asylum, nor as having the power to exempt the house and those dwelling therein from the prosecution of the local justice.

ARTICLE V.

It is, nevertheless, understood that the archives and documents relating to the affairs of the consulate shall be protected against all search, and that no authority or magistrate shall have the power, under any pretext whatever, to visit or seize them, or to examine their contents.

ARTICLE VI.

The consuls, general, consuls, and vice-consuls shall not be invested with any diplomatic character.

When a request is to be addressed to the Netherlands government, it must be done through the medium of the diplomatic agent residing at the Hague, if one be there.

The consul may, in case of urgency, apply to the governor of the colony himself, showing the urgency of the case, and stating the reasons why the request cannot be addressed to the subordinate authorities, or that previous applications made to such authorities have not been attended to.

ARTICLE VII.

Consuls-general and consuls shall be free to establish vice-consuls in the ports mentioned in article one, and situated in their consular districts.

The vice-consuls may be taken

ARTIKEL IV.

De Consuls Generaal en Consuls zijn geregeld boven de buitendeur hunner consulaten het wapen van hunne Regering te plaatsen, met het opschrift: "Consulaat van de Vereenigde Staten van Amerika."

Het is uitdrukkelijk verstaan dat dit uitwendig teeken nimmer kan worden aangemerkt als geven het "jus asylii", noch als kunnende de woning en hare bewoners onttrekken aan de vervolging der plaatselijke justitie.

ARTIKEL V.

Het staat echter vast dat de archieven en bescheiden betreffende de zaken van het Consulaat, tegen elk onderzoek zullen beschermd zijn, en dat geen overheid of ambtsenaar de bevoegdheid zal hebben, die op eenigerhande wijze of onder eenig voorwendsel te onderzoeken, in beslag te nemen of daarvan inzage te hebben.

ARTIKEL VI.

De Consuls Generaal, Consuls en Vice-Consuls zijn met geenerhande diplomatieke waardigheid bekleed.

Indien eene aanvraage aan de Nederlandse Regering moet worden gedaan, geschiedt zulks door tusschenkomst van den diplomatieken agent, te 's Gravenhage gevestigd, indien er een is.

In spoed vereischende gevallen kan de Consul zelf de aanvraage doen aan den Gouverneur der Kolonie, daarbij het dringende der zaak aan- tonende en de redenen, waarom de aanvraag niet aan de ondergeschikte overheid kan worden gedaan, of dat de vroegere aanvragen aan deze overheden zonder gevolg zijn gebleven.

ARTIKEL VII.

De Consuls Generaal en de Consuls zijn bevoegd Vice-Consuls te benoemen in de havens, vermeld in Artik 1, en gelegen in hun Consulair District.

De Vice-Consuls kunnen zonder
indiscriminately from among the subjects of the Netherlands, or from citizens of the United States, or of any other country residing, or having the privilege, according to the local laws, to fix their residence in the port to which the vice-consul shall be named.

These vice-consuls, whose nomination shall be submitted to the approval of the governor of the colony, shall be provided with a certificate given to them by the consul under whose orders they exercise their functions.

The governor of the colony may, in all cases withdraw from the vice-consuls the aforesaid sanction, in communicating to the consul-general, or consul of the respective district the motives for his doing so.

**Article VIII.**

Passports delivered or signed by consuls or consular agents, do not dispense the bearer from providing himself with all the papers required by the local laws, in order to travel or to establish himself in the colonies.

The right of the governor of the colony to prohibit the residence in, or to order the departure from, the colony of any person to whom a passport may have been delivered, remains undisturbed.

**Article IX.**

When a ship of the United States is wrecked upon the coast of the Dutch colonies, the consul-general, consul, or vice-consul who is present at the scene of the disaster, will, in case of the absence, or with the consent of the captain or supercargo, take all the necessary measures for the salvage of the vessel, the cargo, and all that appertains to it.

In the absence of the consul-general, consul, or vice-consul, the Dutch authorities of the place where the wreck has taken place will act in the premises, according to the regulations prescribed by the laws of the colony.
Reclamation of deserters from vessels.

Consuls-general, consuls, and vice-consuls may, in so far as the extradition of deserters from merchant vessels or ships-of-war shall have been stipulated by treaty, request the assistance of the local authorities for the arrest, detention, and imprisonment of deserters from vessels of the United States. To this end they shall apply to the competent functionaries, and claim said deserters, in writing, proving by the register of the vessel, the list of the crew, or by any other authentic document, that the persons claimed belonged to the crew.

The reclamation being thus supported, the local functionaries shall exercise what authority they possess, in order to cause the deserters to be delivered up.

These deserters, being arrested, shall be placed at the disposal of said consuls, and may be confined in the public prisons at the request, and at the expense of those who claim them, in order that they may be taken to the vessels to which they belong, or to other vessels of the same nation. But if they are not sent back within four months from the day of their arrest, they shall be set at liberty, and shall not again be arrested for the same cause.

It is understood, however, that if the deserter be found to have committed any crime, offence, or contravention, his extradition may be delayed until the court having cognizance of the matter shall have pronounced its sentence, and the same has been carried into execution.

Estates of deceased persons.

In case of the death of a citizen of the United States, without having any known heirs or testamentary executors, the Dutch authorities, who, according to the laws of the colonies, are charged with the ad-

De Consuls Generaal, Consuls en Vice-Consuls, kunnen, voor zoover de uitlevering van deserters van koopvaardij of vorlogschepen bij tractaat is bedongen, de hulp der plaatselijke overheid inroepen tot het aanhouden, gevangen nemen en in verzekerde bewaring houden van deserters van schepen der Vereenigde Staten; zij wenden zich te dien einde tot de bevoegde ambtenaren en eischen de gezegde deserteurs schriftelijk op, mits uit de scheepsregisters, monsterrollen of ieder ander authentiek stuk, bewijzende, dat de opgeëischte personen behoord hebben tot de manschap.

Wanneer de opeschening op deze wijze is gestaafd, is de plaatselijke overheid gehouden, gebruik te maken van al de middelen in hare macht, ten einde de uitlevering der deserteurs geschiede.

Na hume aanhouding worden deze deserteurs gesteld ter beschikking van de gezegde Consuls, en kunnen op aanvraag en op kosten van degenen die hen opeschien, worden opgesloten in de openbare gevangenissen, ten einde te worden gezonden naar de schepen, waartoe zij behooren, of naar andere schepen van dezelfde natie. Indien zij echter binnen vier maanden na den dag hunner aanhouding niet terug gezonden zijn, worden zij in vrijheid gesteld, en kunnen zij om dezelfde reden niet wederom in hechtenis worden genomen.

Het staat echter vast dat, indien de deserleur bevonden werd eenige misdaad, wanbedrijf of overtreding te hebben gepleegd, zijne uitlevering kan worden uitgesteld tot dat de betrokken regtbank uitspraak hebbe gedaan en deze ten uitvoer gelegd zij.
ministration of the estate, will inform the consuls, or consular agents, of the circumstance, in order that the necessary information may be forwarded to parties interested.

**Article XII.**

The consuls-general, consuls, and vice-consuls have, in that capacity, in so far as the laws of the United States of America allow it, the right to be named arbiters in the differences which may arise between the masters and the crews of the vessels belonging to the United States, and this without the interference of the local authorities, unless the conduct of the crew or of the captain should have been such as to disturb the order and tranquillity of the country, or that the consuls-general, consuls, or vice-consuls, should request the assistance of the said authorities, in order to carry out their decisions or to maintain their authority.

It is understood, however, that this decision or special arbitrament is not to deprive, on their return, the parties in litigation of the right of appeal to the judiciary authorities of their own country.

**Article XIII.**

The consuls-general, consuls, and vice-consuls, who are not subjects of the Netherlands, who, at the time of their appointment, are not established as residents in the kingdom of the Netherlands or its colonies, and who do not exercise any calling, profession, or trade besides their consular functions, are, in so far as in the United States the same privileges are granted to the consuls-general, consuls, and vice-consuls of the Netherlands, exempt from military billetings, from personal taxation, and, moreover, from all public or municipal taxes which are considered of a personal character, so that this exemption shall never extend to custom-house duties with the beheer of the boedel zijn belast, daarvan kennis aan de consulaire agenten, ten einde de noodige mededeling aan de belanghebbenden te doen geworden.

**ARTIKEL XII.**

De Consuls Generaal, Consuls en Vice-Consuls hebben als zoodanig, voor zoover de wetgeving der Verenigde Staten toelaat, het recht om tot scheidsmannen te worden benoemd in de geschillen, die tusschen de bevelvoerders en de manschappen der schepen van de Verenigde Staten mogen ontstaan, en zulks zonder tusschenkomst der plaatselijke overheid, ten zij het gelijktijdig der bevelvoerder van dien aard zij geweest, dat het de orde en rust van het land konne storen, of dat de Consuls Generaal, Consuls of Vice-Consuls den bijstand inroepen der gezegde overheid, om hunne uitspraken ten uitvoer te leggen of het gezag daarvan te handhaven.

Het staat echter vast dat deze bijzondere vorm van regtspleging of van uitspraak door scheidsmannen de twistende partijen het recht niet ontheedt omdaarvan, na hunne terugkomst, bij de regeringsmagt van hun eigen land in hoogere beroep te komen.

**ARTIKEL XIII.**

De Consuls Generaal, Consuls en Vice-Consuls, die geen onderdanen zijn der Nederlanden, die, op het oogenblik hunner benoeming, niet als ingezetenen gevestigd zijn in het Koningrijk der Nederlanden of zijne koloniën, en die, behalve van Consul geene betrekking hebben of geen beroep of handel uitoeenen, zijn, voor zoover in de Verenigde Staten dezelfde gunsten aan de Consuls Generaal, Consuls en Vice-Consuls der Nederlanden zijn toegestaan, vrijgesteld van de inkwartiering, van de personeele belasting, en daarenboven van alle lands of gemeentelijke belastingen, die worden aangemerkt als van personelen aard, in dier voege dat deze
or other taxes, whether indirect or real.

The consuls-general, consuls, and vice-consuls who are not natives or recognized subjects of the Netherlands, but who may exercise conjointly with their consular functions any profession or trade whatever, are obliged to fulfill duties, and pay taxes and contributions, like all Dutch subjects and other inhabitants.

The consuls-general, consuls, and vice-consuls, subjects of the Netherlands, but to whom it has been accorded to exercise consular functions conferred by the government of the United States of America, are obliged to fulfill duties, and pay taxes and contributions, like all Dutch subjects and other inhabitants.

**ARTICLE XIV.**

The consuls-general, consuls, and vice-consuls of the United States shall enjoy all such other privileges, exemptions, and immunities, in the colonies of the Netherlands, as may at any future time be granted to the agents of the same rank of the most favored nations.

**ARTICLE XV.**

The present convention shall remain in force for the space of five years from the day of the exchange of the ratifications, which shall take place within the delay of twelve months, or sooner, if possible.

In case neither of the contracting parties gives notice twelve months before the expiration of the said period of five years, of its intention not to renew this convention, it shall remain in force a 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 give such notice.

In witness whereof, the respective plenipotentiaries have signed vrijdom zich nimmer kan uitstrekken tot de in en uitgaande regten of andere indirecte of reële belastingen.

De Consuls Generaal, Consuls en Vice-Consuls, die geen, ingezetenen of erkende onderdanen zijn der Nederlanden, maar die, gelijktijdig met hunne betrekking van Consul, eenig beroep of eenigen handel mogen uitoefenen, zijn gehouden, de lasten te vervullen en de regten en belastingen te voldoen, even als alle Nederlandsche onderdanen en andere inwoners.

De Consuls Generaal, Consuls en Vice-Consuls, die onderdanen zijn der Nederlanden, maar aan wiens toegestaan eene Consulaire betrekking waartij dem, door de Regering der Vereenigde Staten van Amerika opgedragen, zijn gehouden de lasten te vervullen en de regten en belastingen te voldoen, even als alle Nederlandsche onderdanen en andere inwoners.

**ARTIKEL XIV.**

De tegenwoordige overeenkomst zal van kracht blijven gedurende vijf jaren, integraal met de uitwisseling der bekrachtigingen, welke zal plaats hebben binnen den terminus van twaalf maanden, of zoo mogelijk vroeger.

In geval geen der contracterende partijen, twaalf maanden voor het verloop van den gezegden tijd van vijf jaren haar voornemen te kennen geeft om deze overeenkomst niet te vernieuwen, zal zij een jaar, langer van kracht blijven, en zoo van jaar tot jaar, tot na verloop van een jaar, te rekenen van den dag waarop een der partijen zooodanige kennisgeving zal doen.

Ten blycke waarvan de wederzijdsche Gevolmagtigden de tegen-
CONVENTION WITH THE NETHERLANDS.  Jan. 22, 1855.

the present convention, and have affixed thereto the seals of their arms.

Done at the Hague, this twenty-second day of January, in the year of our Lord one thousand eight hundred and fifty-five.

AUGUST BELMONT, [L. s.]  AUGUST BELMONT, [L. s.]
VAN HALL, [L. s.]  VAN HALL, [L. s.]
C. F. PAHUD, [L. s.]  C. F. PAHUD, [L. s.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were yesterday exchanged at Washington, by William L. Marcy, Secretary of State of the United States, and the Chevalier J. C. Gevers, envoy extraordinary and minister plenipotentiary of his Majesty the King of the Netherlands to this government, on the part of their respective governments:

Now, therefore, be it known that I, FRANKLIN PIERCE, 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 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 May, in the year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH THE WYANDOTTS. Jan. 31, 1855.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at the city of Washington, on the thirty-first day of January, in the year of our Lord one thousand eight hundred and fifty-five, by George W. Manypenny, as commissioner on the part of the United States, and the following named chiefs and delegates of the Wyandott tribe of Indians, viz: Tan-roo-me, Mathew Mudeater, John Hicks, Silas Armstrong, George J. Clark, and Joel Walker, they being thereto duly authorized by said tribe, which treaty is in the words following, to wit:—

Articles of agreement and convention, made and concluded at the city of Washington, on the thirty-first day of January, one thousand eight hundred and fifty-five, by George W. Manypenny, as commissioner on the part of the United States, and the following-named chiefs and delegates of the Wyandott tribe of Indians, viz: Tan-roo-me, Mathew Mudeater, John Hicks, Silas Armstrong, George J. Clark, and Joel Walker, they being thereto duly authorized by said tribe.

ARTICLE 1. The Wyandott Indians having become sufficiently advanced in civilization, and being desirous of becoming citizens, it is here-by agreed and stipulated, that their organization, and their relations with the United States, as an Indian tribe, shall be dissolved and terminated, on the ratification of this agreement; except so far as the further and temporary continuance of the same may be necessary in the execution of some of the stipulations herein; and from and after the date of such ratification, the said Wyandott Indians, and each and every of them, except as hereinafter provided, shall be deemed, and are hereby declared, to be citizens of the United States, to all intents and purposes; and shall be entitled to all the rights, privileges, and immunities of such citizens; and shall in all respects be subject to the laws of the United States, and of the Territory of Kansas, in the same manner as other citizens of said Territory; and the jurisdiction of the United States and of said Territory, shall be extended over the Wyandott country, in the same manner as over other parts of said Territory. But such of the said Indians as may so desire and make application accordingly, to the commissioners hereinafter provided for, shall be exempt from the immediate operation of the preceding provisions, extending citizenship to the Wyandott Indians, and shall have continued to them the assistance and protection of the United States, and an Indian agent in their vicinity, for such a limited period or periods of time, according to the circumstances of the case, as shall be determined by the Commissioner of Indian Affairs; and on the expiration of such period or periods, the said exemption, protection, and assistance shall cease; and said persons shall then, also, become citizens of the United States, with all the rights and privileges, and subject to the obligations, above stated and defined.

ARTICLE 2. The Wyandott nation hereby cede and relinquish to the United States, all their right, title, and interest in and to the tract of country situate in the fork of the Missouri and Kansas Rivers, which was purchased by them of the Delaware Indians, by an agreement dated the fourteenth day of December, one thousand eight hundred and forty-three, and sanctioned by a joint resolution of Congress approved July
TREATY WITH THE WYANDOTTS.  

ARTICLE 3. As soon as practicable after the ratification of this agreement, the United States shall cause the lands ceded in the preceding article, to be surveyed into sections, half and quarter sections, to correspond with the public surveys in the Territory of Kansas; and three commissioners shall be appointed — one by the United States, and two by the Wyandott council, — whose duty it shall be to cause any additional surveys to be made that may be necessary, and to make a fair and just division and distribution of the said lands among all the individuals and members of the Wyandott tribe; so that those assigned to or for each shall, as nearly as possible, be equal in quantity, and also in value, irrespective of the improvements thereon; and the division and assignment of the lands shall be so made as to include the houses, and, as far as practicable, the other improvements, of each person or family; be in as regular and compact a form as possible; and include those for each separate family all altogether. The judgment and decision of said commissioners, on all questions connected with the division and assignment of said lands, shall be final.

On the completion of the division and assignment of the lands, as aforesaid, said commissioners shall cause a plat and schedule to be made, showing the lands assigned to each family or individual, and the quantity thereof. They shall also make up carefully prepared lists of all the individuals and members of the Wyandott tribe — those of each separate family being arranged together — which lists shall exhibit, separately, first, those families the heads of which the commissioners, after due inquiry and consideration, shall be satisfied are sufficiently intelligent, competent, and prudent to control and manage their affairs and interests, and also all persons without families.

Second, those families the heads of which are not competent and proper persons to be entrusted with their shares of the money, payable under this agreement; and, third, those who are orphans, idiots, or insane. Accurate copies of the lists of the second and third of the above classes, shall be furnished by the commissioners to the Wyandott council; whereupon said council shall proceed to appoint or designate the proper person or persons to be recognized as the representatives of those of the second class, for the purpose of receiving and properly applying the sums of money due and payable to or for them, as hereinafter provided, and also those who are to be entrusted with the guardianship of the individuals of the third class, and the custody and management of their rights and interests; the said acts or proceedings of the council, duly authenticated, to be forwarded to the Commissioner of Indian Affairs, and filed in his office; and the same shall be annually revised by the said council, until the pay-

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ment of the last instalment of the moneys payable to the Wyandotts, under this agreement, and such change or changes made therein, as may, from casualties or otherwise, become necessary; such revisions and changes, duly authenticated, to be communicated to, and subject to the approval of, the Commissioner of Indian Affairs.

The said commissioners shall likewise prepare a list of all such persons and families, among the Wyandott people, as may apply to be temporarily exempted from citizenship, and for continued protection and assistance from the United States and an Indian agent, as provided for in the first article of this agreement. The agent through and by whom such protection and assistance is to be furnished, shall be designated by the Commissioner of Indian Affairs.

The aforesaid plat and schedule, and lists of persons, duly authenticated by the commissioners, shall be forwarded to the Commissioner of Indian Affairs, and filed in his office, and copies of the said plat and schedule, and of the list of persons temporarily exempted from citizenship and entitled to the continued protection and assistance of the United States and an Indian agent, duly attested by the commissioners, shall be filed by them in each of the offices of the secretary of the Territory of Kansas, and the clerk of the county in which the Wyandott lands are situated.

ARTICLE 4. On the receipt, by the Commissioner of Indian Affairs, of the plat and schedule, lists of persons, and of the first proceedings of the Wyandott council; mentioned in the next preceding article, patents shall be issued by the General Land-Office of the United States, under the advisement of the Commissioner of Indian Affairs, to the individuals of the Wyandott tribe, for the lands severally assigned to them, as provided for in the third article of this agreement, in the following manner, to wit: To those reported by the commissioners to be competent to be entrusted with the control and management of their affairs and interests, the patents shall contain an absolute and unconditional grant in fee simple; and shall be delivered to them by the Commissioner of Indian Affairs, as soon as they can be prepared and recorded in the General Land-Office; but to those not so competent, the patents shall contain an express condition, that the lands are not to be sold or alienated for a period of five years; and not then, without the express consent of the President of the United States first being obtained; and the said patents may be withheld by the Commissioner of Indian Affairs, so long as, in his judgment, their being so withheld may be made to operate beneficially upon the character and conduct of the individuals entitled to them.

None of the lands to be thus assigned and patented to the Wyandotts, shall be subject to taxation for a period of five years from and after the organization of a State government over the territory where they reside; and those of the incompetent classes shall not be aliened or leased for a longer period than two years, and shall be exempt from levy, sale, or forfeiture, until otherwise provided by State legislation, with the assent of Congress.

ARTICLE 5. Disinterested persons, not to exceed three, shall be appointed by the Commissioner of Indian Affairs, to make a just and fair appraisement of the parsonage houses, and other improvements connected therewith, on the Wyandott lands, belonging to the Methodist Episcopal Church, and the Methodist Episcopal Church South, the amounts of which appraisements shall be paid to the said churches, respectively, by the individual or individuals of the Wyandott tribe, to whom the lands on which said houses and improvements are, shall have been assigned under the provisions of this agreement; said payments to be made within a reasonable time, in one or more instalments, to be determined by said appraisers; and until made in full, no patent or other evidence of title to the lands so assigned to said individual or individuals, shall be issued or given to them.
ARTICLE 6. The Wyandott nation hereby relinquish, and release the United States from, all their rights and claims to annuity, school moneys, blacksmith establishments, assistance and materials, employment of an agent for their benefit, or any other object or thing, of a national character, and from all the stipulations and guarantees of that character, provided for or contained in former treaties, as well as from any and all other claims or demands whatsoever, as a nation, arising under any treaty or transaction between them and the government of the United States; in consideration of which release and relinquishment, the United States hereby agree to pay to the Wyandott nation, the sum of three hundred and eighty thousand dollars, to be equally distributed and paid to all the individuals and members of the said nation, in three annual instalments, payable in the months of October, commencing the present year; the shares of the families whose heads the commissioners shall have decided not to be competent and proper persons to receive the same, and those of orphans, idiots, and insane persons, to be paid to and receipted for by the individuals designated or appointed by the Wyandott council to act as their representatives and guardians.

Such part of the annuity, under the treaty of one thousand eight hundred and forty-two, as shall have accrued, and may remain unpaid, at the date of the payment of the first of the above-mentioned instalments, shall then be paid to the Wyandotts, and be in full, and a final discharge of, said annuity.

ARTICLE 7. The sum of one hundred thousand dollars, invested under the treaty of one thousand eight hundred and fifty, together with any accumulation of said principal sum, shall be paid over to the Wyandotts, in the like manner with the three hundred and eighty thousand dollars, mentioned in the next preceding article; but in two equal annual instalments, commencing one year after the payment of the last instalment of said above-mentioned sum. In the mean time, the interest on the said invested fund, and on any accumulation thereof, together with the amount which shall be realized from the disposition of the ferry and the land connected therewith, the sale of which is provided for in the second article of this agreement, shall be paid over to the Wyandott council, and applied and expended, by regular appropriation of the legislative committee of the Wyandott nation, for the support of schools, and for other purposes of a strictly national or public character.

ARTICLE 8. The persons to be included in the apportionment of the lands and money, to be divided and paid under the provisions of this agreement, shall be such only as are actual members of the Wyandott nation, their heirs and legal representatives, at the date of the ratification hereof, and as are entitled to share in the property and funds of said nation, according to the laws, usages, and customs thereof.

ARTICLE 9. It is stipulated and agreed, that each of the individuals, to whom reservations were granted by the fourteenth article of the treaty of March seventeenth, one thousand eight hundred and forty-two, or their heirs or legal representatives, shall be permitted to select and locate said reservations, on any government lands west of the States of Missouri and Iowa, subject to preemption and settlement, said reservations to be patented by the United States, in the names of the reservees, as soon as practicable after the selections are made; and the reservees, their heirs or proper representatives, shall have the unrestricted right to sell and convey the same, whenever they may think proper; but, in cases where any of said reservees may not be sufficiently prudent and competent to manage their affairs in a proper manner, which shall be determined by the Wyandott council, or where any of them have died, leaving minor heirs, the said council shall appoint proper and discreet persons to act for such incompetent persons, and minor heirs, in the sale of the reservations, and the custody and management of the proceeds thereof,—the persons
TREATY WITH THE WYANDOTTS. Jan. 31, 1855.

so appointed, to have full authority to sell and dispose of the reservations in such cases, and to make and execute a good and valid title thereto.

The selections of said reservations, upon being reported to the surveyor-general of the district in which they are made, shall be entered upon the township plats, and reported, without delay, to the Commissioner of the General Land-Office, and patents issued to the reservees, accordingly. And any selection of, settlement upon, or claim to, land included in any of said reservations, made by any other person or persons, after the same shall have been selected by the reservees, their heirs or legal representatives, shall be null and void.

ARTICLE 10. It is expressly understood, that all the expenses connected with the subdivision and assignment of the Wyandott lands, as provided for in the third article hereto, or with any other measure or proceeding, which shall be necessary to carry out the provisions of this agreement, shall be borne and defrayed by the Wyandott, except those of the survey of the lands into sections, half and quarter sections, the issue of the patents, and the employment of the commissioner to be appointed by the United States; which shall be paid by the United States.

ARTICLE 11. This instrument shall be obligatory on the contracting parties whenever the same shall be ratified by the President and the Senate of the United States.

In testimony whereof, the said George W. Manypenny, commissioner as aforesaid, and the said chiefs and delegates of the Wyandott tribe of Indians, have hereunto set their hands and seals, at the place and on the day and year hereinbefore written.

GEO. W. MANYPENNY, [L. S.]
TAN-ROO-MEE, [L. S.]
MATHEW MUDEATER, [L. S.]
JOHN HICKS, [L. S.]
SILAS ARMSTRONG, [L. S.]
GEO. J. CLARK, [L. S.]
JOEL WALKER,

Executed in presence of

A. CUMMING, Superintendent Indian Affairs,
ROBERT S. NEIGHBORS, Special Agent,
WILL. P. ROSS, Cherokee Delegate,
J. T. COCHRANE.

And, whereas, the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the 20th day of February, one thousand eight hundred and fifty-five, advise and consent to the ratification of its articles, by the following resolution:

"IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

February, 20, 1855.

"Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention, made and concluded at the city of Washington, on the thirty-first day of January, one thousand eight hundred and fifty-five, by George W. Manypenny, as commissioner on the part of the United States, and the following-named chiefs and delegates of the Wyandott tribe of
TREATY WITH THE WYANDOTTS.  JAN. 31, 1855.

Indians, viz: Tan-roo-mee, Mathew Mudeater, John Hicks, Silas Armstrong, George J. Clark, and Joel Walker, they being thereto duly authorized by said tribe.

"Attest:

ASBURY DICKINS,
"Secretary."

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of February twentieth, one thousand eight hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the City of Washington, this first day of March, one thousand eight hundred and fifty-five.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary.
TREATY WITH THE CHIPPEWAS. Feb. 22, 1855.

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

Feb. 22, 1855.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME,

GREETING:

WHEREAS a treaty was made and concluded at the city of Washington, on the twenty-second day of February, one thousand eight hundred and fifty-five, between the United States and the Mississippi bands of Chippewa Indians, which treaty is in the words following, to wit: —

Articles of agreement and convention made and concluded at the city of Washington, this twenty-second day of February, one thousand eight hundred and fifty-five, by George W. Manypenny, Commissioner, on the part of the United States, and the following named chiefs and delegates, representing the Mississippi bands of Chippewa Indians, viz: Pug-o-na-ke-shick, or Hole in the Day; Que-we-sans-ish, or Bad Boy; Wand-e-kaw, or Little Hill; I-awe-showe-we-ke-shig, or Crossing Sky; Petuduncoe, or Rat’s Liver; Mun-o-min-e-kay-shein, or Rice Maker; Mah-yah-ge-way-we-durg, or the Chorister; Kay-gwa-daush, or the Attempter; Caaw-caug-e-we-goone, or Crow Feather; and Show-baush-king, or He that passes under Everything, and the following named chiefs and delegates, representing the Pillager and Lake Winnibigoshish bands of Chippewa Indians, viz: Aish-ke-bug-e-koshe, or Flat Mouth; Be-sheckee, or Buffalo; Nay-bun-a-caush, or Young Man’s Son; Mang-e-gaw-bow, or Stepping Ahead; Mi-gi-si, or Eagle, and Kaw-be-mub-bee, or North Star, they being thereto duly authorized by the said bands of Indians respectively.

ARTICLE I. The Mississippi, Pillager, and Lake Winnibigoshish bands of Chippewa Indians hereby cede, sell, and convey to the United States all their right, title, and interest in, and to, the lands now owned and claimed by them, in the Territory of Minnesota, and included within the following boundaries, viz: Beginning at a point where the east branch of Snake River crosses the southern boundary line of the Chippewa country, east of the Mississippi River, as established by the treaty of July twenty-ninth, one thousand eight hundred and thirty-seven; running thence, up the said branch, to its source; thence, nearly north in a straight line, to the mouth of East Savannah River; thence, up the St. Louis River, to the mouth of East Swan River; thence, up said river, to its source; thence, in a straight line, to the most westwardly bend of Vermillion River; thence, north-westwardly, in a straight line, to the first and most considerable bend in the Big Fork River; thence, down said river, to its mouth; thence, down Rainy Lake River, to the mouth of Black River; thence, up that river, to its source; thence, in a straight line, to the northern extremity of Turtle Lake; thence, in a straight line, to the mouth of Wild Rice River; thence, up Red River of the North, to the mouth of Buffalo River; thence, in a straight line, to the southwestern extremity of Otter Tail Lake; thence, through said lake, to the source of Leaf River; thence down said river, to its junction with Crow Wing River; thence down Crow Wing River, to its junction with the Mississippi River; thence to the commencement on said river of the southern boundary line of the Chippewa country, as established by the treaty of July twenty-ninth, one thousand eight hundred and thirty-seven; and
TREATY WITH THE CHIPPEWAS. Feb. 22, 1855.

thence, along said line, to the place of beginning. And the said Indians do further fully and entirely relinquish and convey to the United States, any and all right, title, and interest, of whatsoever nature the same may be, which they may now have in, and to any other lands in the Territory of Minnesota or elsewhere.

ARTICLE II: There shall be, and hereby is, reserved and set apart, a sufficient quantity of land for the permanent homes of the said Indians; the lands so reserved and set apart, to be in separate tracts, as follows, viz: —

For the Mississippi bands of Chippewa Indians: The first to embrace the following fractional townships, viz.: forty-two north, of range twenty-five west; forty-two north, of range twenty-six west; and forty-two and forty-three north, of range twenty-seven west; and, also, the three islands in the southern part of Mille Lac. Second, beginning at a point half a mile east of Rabbit Lake; thence south three miles; thence westwardly, in a straight line, to a point three miles south of the mouth of Rabbit River; thence north to the mouth of said river; thence up the Mississippi River to a point directly north of the place of beginning; thence south to the place of beginning. Third, beginning at a point half a mile southwest from the most southwestwardly point of Gull Lake; thence due south to Crow Wing River; thence down said river, to the Mississippi River; thence up said river to Long Lake Portage; thence, in a straight line, to the head of Gull Lake; thence in a southwestwardly direction, as nearly in a direct line as practicable, but at no point thereof, at a less distance than half a mile from said lake, to the place of beginning. Fourth, the boundaries to be, as nearly as practicable, at right angles, and so as to embrace within them Pokagonon Lake; but nowhere to approach nearer said lake than half a mile therefrom. Fifth, beginning at the mouth of Sandy Lake River; thence south, to a point on an east and west line, two miles south of the most southern point of Sandy Lake; thence east, to a point due south from the mouth of West Savannah River; thence north, to the mouth of said river; thence north to a point on an east and west line, one mile north of the most northern point of Sandy Lake; thence west, to Little Rice River; thence down said river to Sandy Lake River; and thence down said river to the place of beginning. Sixth, to include all the islands in Rice Lake, and also half a section of land on said lake, to include the present gardens of the Indians. Seventh, one section of land for Pug-o-na-ke-shick, or Hole in the Day, to include his house and farm; and for which he shall receive a patent in fee-simple.

For the Pillager and Lake Winnibigoshish bands, to be in three tracts, to be located and bounded as follows, viz: First, beginning at the mouth of Little Boy River; thence up said river to Lake Hassler; thence through the centre of said lake to its western extremity; thence in a direct line to the most southern point of Leech Lake; and thence through said lake, so as to include all the islands therein, to the place of beginning. Second, beginning at the point where the Mississippi River leaves Lake Winnibigoshish; thence north, to the head of the first river; thence west, by the head of the next river, to the head of the third river, emptying into said lake; thence down the latter to said lake; and thence in a direct line to the place of beginning. Third, beginning at the mouth of Turtle River; thence up said river to the first lake; thence east, four miles; thence southwardly, in a line parallel with Turtle River, to Cass Lake; and thence, so as to include all the islands in said lake, to the place of beginning; all of which said tracts shall be distinctly designated on the plats of the public surveys.

And at such time or times as the President may deem it advisable for the interests and welfare of said Indians, or any of them, he shall cause the said reservations, or such portion or portions thereof, as may be
necessary, to be surveyed; and assign to each head of a family, or single person over twenty-one years of age, a reasonable quantity of land, in one body, not to exceed eighty acres in any case, for his or their separate use; and he may, at his discretion, as the occupants thereof become capable of managing their business and affairs, issue patents to them for the tracts so assigned to them, respectively; said tracts to be exempt from taxation, levy, sale, or forfeiture; and not to be aliened or leased for a longer period than two years, at one time, until otherwise provided by the legislature of the State in which they may be situate, with the assent of Congress. They shall not be sold, or alienated, in fee, for a period of five years after the date of the patents; and not then without the assent of the President of the United States being first obtained. Prior to the issue of the patents, the President shall make such rules and regulations as he may deem necessary and expedient, respecting the disposition of any of said tracts in case of the death of the person or persons to whom they may be assigned, so that the same shall be secured to the families of such deceased persons; and should any of the Indians to whom tracts may be assigned thereafter abandon them, the President may make such rules and regulations, in relation to such abandoned tracts, as in his judgment may be necessary and proper.

ARTICLE III. In consideration of, and in full compensation for, the cessions made by the said Mississippi, Pillager, and Lake Winnibigoshish bands of Chippewa Indians, in the first article of this agreement, the United States hereby agree and stipulate to pay, expend, and make provision for, the said bands of Indians, as follows, viz: For the Mississippi bands:

Ten thousand dollars ($10,000) in goods, and other useful articles, as soon as practicable after the ratification of this instrument, and after an appropriation shall be made by Congress therefor, to be turned over to the delegates and chiefs for distribution among their people.

Fifty thousand dollars ($50,000) to enable them to adjust and settle their present engagements, so far as the same, on an examination thereof, may be found and decided to be valid and just by the chiefs, subject to the approval of the Secretary of the Interior; and any balance remaining of said sum not required for the above-mentioned purpose shall be paid over to said Indians in the same manner as their annuity money, and in such instalments as the said secretary may determine; provided, that an amount not exceeding ten thousand dollars ($10,000) of the above sum shall be paid to such full and mixed bloods as the chiefs may direct, for services rendered heretofore to their bands.

Twenty thousand dollars ($20,000) per annum, in money, for twenty years, provided, that two thousand dollars ($2,000) per annum of that sum, shall be paid or expended, as the chiefs may request, for purposes of utility connected with the improvement and welfare of said Indians, subject to the approval of the Secretary of the Interior.

Five thousand dollars ($5,000) for the construction of a road from the mouth of Rum River to Mille Lac, to be expended under the direction of the commissioner of Indian affairs.

A reasonable quantity of land, to be determined by the Commissioner of Indian Affairs, to be ploughed and prepared for cultivation in suitable fields, at each of the reservations of the said bands, not exceeding, in the aggregate, three hundred acres for all the reservations, the Indians to make the rails and inclose the fields themselves.

For the Pillager and Lake Winnibigoshish bands:

Ten thousand dollars ($10,000) in goods, and other useful articles, as soon as practicable, after the ratification of this agreement, and an appropriation shall be made by Congress therefor; to be turned over to the chiefs and delegates for distribution among their people.

Forty thousand dollars ($40,000) to enable them to adjust and settle
their present engagements, so far as the same, on an examination there-
of, may be found and decided to be valid and just by the chiefs, subject
to the approval of the Secretary of the Interior; and any balance remain-
ing of said sum, not required for that purpose, shall be paid over to said
Indians, in the same manner as their annuity money, and in such instal-
ments as the said secretary may determine; provided that an amount,
not exceeding ten thousand dollars ($10,000) of the above sum, shall be
paid to such mixed bloods as the chiefs may direct, for services heretofore
rendered to their bands.

Ten thousand six hundred and sixty-six dollars and sixty-six cents
($10,666.66) per annum, in money, for thirty years.

Eight thousand dollars ($8,000) per annum, for thirty years, in such
goods as may be requested by the chiefs, and as may be suitable for the
Indians, according to their condition and circumstances.

Four thousand dollars ($4,000) per annum, for thirty years, to be paid
or expended, as the chiefs may request, for purposes of utility connected
with the improvement and welfare of said Indians; subject to the ap-
proval of the Secretary of the Interior: Provided, That an amount not
exceeding two thousand dollars thereof, shall, for a limited number of
years, be expended under the direction of the Commissioner of Indian
Affairs, for provisions, seeds, and such other articles or things as may be
useful in agricultural pursuits.

Such sum as can be usefully and beneficially applied by the United
States, annually, for twenty years, and not to exceed three thousand dol-

dars, in any one year, for purposes of education; to be expended under
the direction of the Secretary of the Interior.

Three hundred dollars' ($300) worth of powder, per annum, for five
years.

One hundred dollars' ($100) worth shot and lead, per annum, for five
years.

One hundred dollars' ($100) worth of gilling twine, per annum, for
five years.

One hundred dollars' ($100) worth of tobacco, per annum, for five
years.

Hire of three laborers at Leech Lake, of two at Lake Winnibigoshish,
and of one at Cass Lake, for five years.

Expense of two blacksmiths, with the necessary shop, iron, steel, and
tools, for fifteen years.

Two hundred dollars ($200) in grubbing hoes and tools, the present year.
Fifteen thousand dollars ($15,000) for opening a road from Crow
Wing to Leech Lake; to be expended under the direction of the Com-
misioner of Indian Affairs.

To have ploughed and prepared for cultivation, two hundred acres of
land, in ten or more lots, within the reservation at Leech Lake; fifty acres,
in four or more lots, within the reservation at Lake Winnibigoshish; and
twenty-five acres in two or more lots within the reservation at Cass Lake:
Provided, That the Indians shall make the rails and inclose the lots
themselves.

A saw-mill, with a portable grist-mill attached thereto, to be estab-
lished whenever the same shall be deemed necessary and advisable by
the Commissioner of Indian Affairs, at such point as he shall think best;
and which, together with the expense of a proper person to take charge
of and operate them, shall be continued during ten years: Provided, That
the cost of all the requisite repairs of the said mills shall be paid by the
Indians, out of their own funds.

**ARTICLE IV.** The Mississippi bands have expressed a desire to be
permitted to employ their own farmers, mechanics, and teachers; and it
is therefore agreed that the amounts to which they are now entitled,
under former treaties, for purposes of education, for blacksmiths and

Payment to the
Mississippi bands
under former
treaties may be
made in cash.
assistant, shops, tools, iron and steel, and for the employment of farmers and carpenters, shall be paid over to them as their annuities are paid: Provided, however, That whenever, in the opinion of the Commissioner of Indian Affairs, they fail to make proper provision for the above-named purposes, he may retain said amounts, and appropriate them according to his discretion, for their education and improvement.

**ARTICLE V.** The foregoing annuities, in money and goods, shall be paid and distributed as follows: Those due the Mississippi bands, at one of their reservations; and those due the Pillager and Lake Winnibigoshish bands, at Leech Lake; and no part of the said annuities shall ever be taken or applied, in any manner, to or for the payment of the debts or obligations of Indians contracted in their private dealings, as individuals, whether to traders or other persons. And should any of said Indians become intemperate or abandoned, and waste their property, the President may withhold any moneys or goods, due and payable to such, and cause the same to be expended, applied, or distributed, so as to insure the benefit thereof to their families. If, at any time, before the said annuities in money and goods of either of the Indian parties to this convention shall expire, the interests and welfare of said Indians shall, in the opinion of the President, require a different arrangement, he shall have the power to cause the said annuities, instead of being paid over and distributed to the Indians, to be expended or applied to such purposes or object as may be best calculated to promote their improvement and civilization.

**ARTICLE VI.** The missionaries and such other persons as are now, by authority of law, residing in the country ceded by the first article of this agreement, shall each have the privilege of entering one hundred and sixty acres of the said ceded lands, at one dollar and twenty-five cents per acre; said entries not to be made so as to interfere, in any manner, with the laying off of the several reservations herein provided for.

And such of the mixed bloods as are heads of families, and now have actual residences and improvements in the ceded country, shall have granted to them, in fee, eighty acres of land, to include their respective improvements.

**ARTICLE VII.** The laws which have been or may be enacted by Congress, regulating trade and intercourse with the Indian tribes, to continue and be in force within and upon the several reservations provided for herein; and those portions of said laws which prohibit the introduction, manufacture, use of, and traffic in, ardent spirits, wines, or other liquors, in the Indian country, shall continue and be in force, within the entire boundaries of the country herein ceded to the United States, until otherwise provided by Congress.

**ARTICLE VIII.** All roads and highways, authorized by law, the lines of which shall be laid through any of the reservations provided for in this convention, shall have the right of way through the same; the fair and just value of such right being paid to the Indians therefor; to be assessed and determined according to the laws in force for the appropriation of lands for such purposes.

**ARTICLE IX.** The said bands of Indians, jointly and severally, oblige and bind themselves not to commit any depredations or wrong upon other Indians, or upon citizens of the United States; to conduct themselves at all times in a peaceable and orderly manner; to submit all difficulties between them and other Indians to the President, and to abide by his decision in regard to the same, and to respect and observe the laws of the United States, so far as the same are to them applicable. And they also stipulate that they will settle down in the peaceful pursuits of life, commence the cultivation of the soil, and appropriate their means to the erection of houses, opening farms, the education of their children, and such other objects of improvement and convenience, as are incident
to well-regulated society; and that they will abstain from the use of its

Article X. This instrument shall be obligatory on the contracting

parties as soon as the same shall be ratified by the President and the

Senate of the United States.

In testimony whereof the said George W. Manypenny, commissioner

as aforesaid, and the said chiefs and delegates of the Mississippi, Pillager,

and Lake Winnibigoshish bands of Chippewa Indians have hereunto set

their hands and seals, at the place and on the day and year hereinbefore

written.

GEO. W. MANYPENNY, Commissioner. [L. s.]

TUG-O-NA-KE-SHICK, or Hole in the Day, his x mark, [L. s.]
QUE-WE-SANS-Ish, or Bad Boy, his x mark, [L. s.]
WAUD-E-KAW, or Little Hill, his x mark, [L. s.]
I-AWE-SHOWE-WE-KE-SHIG,

or Crossing Sky, his x mark, [L. s.]
PETUD-DUNC, or Rat's Liver, his x mark, [L. s.]
MUN-O-MIN-E-KAY-SHEIN, or Rice Maker, his x mark, [L. s.]
MAH-YAH-GE-WAY-WE-DURG,

or the Chorister, his x mark, [L. s.]
KAY-GWA-DAUSH, or The Attempter, his x mark, [L. s.]
CAW-CANG-E-WE-GWAN, or Crow Feather, his x mark, [L. s.]
SHOW-BAUSH-KING,

or He that passeth under Everything, his x mark, [L. s.]

Chiefs and delegates of the Mississippi bands.

AISH-KE-BUG-E-KOSHE, or Flat Mouth, his x mark, [L. s.]
BE-SHECK-KEE, or Buffalo, his x mark, [L. s.]
NAY-BUN-A-CAUSH, or Young Man's Son, his x mark, [L. s.]
MAUG-E-GAW-BOW, or Stepping Ahead, his x mark, [L. s.]
MI-GI-SI, or Eagle, his x mark, [L. s.]
KAW-BE-MUB-BEE, or North Star, his x mark, [L. s.]

Chiefs and delegates of the Pillager and Lake Winnibigoshish bands.

Executed in presence of—

HENRY M. RICE,

GEO. CULVER,
D. B. HERRIMAN, Indian Agent.
J. E. FLETCHER,
JOHN DOWLING,
T. A. WARREN, U. S. Interpreter,
PAUL H. BEAULIEU, Interpreter,
EDWARD ASHMAN,
C. H. BEAULIEU,
PETER ROY,
WILL. P. ROSS, Cherokee Nation,
RILEY KEYS.

And whereas the said treaty having been submitted to the Senate of

the United States, for its constitutional action thereon, the Senate did, on

the third day of March, one thousand eight hundred and fifty-five, advise

and consent to the ratification of its articles, by a resolution in the words

and figures following, to wit:—

"In Executive Session, Senate of the United States,

March 3, 1855.

"Resolved, (two thirds of the senators present concurring,) That the

Senate advise and consent to the ratification of the articles of agreement
TREATY WITH THE CHIPPEWAS. Feb. 22, 1855.

and convention made and concluded at the city of Washington, this twenty-second day of February, one thousand eight hundred and fifty-five, by George W. Manypenny, commissioner, on the part of the United States, and the following named chiefs and delegates, representing the Mississippi bands of Chippewa Indians, viz: Pug-o-na-ke-shick, or Hole in the Day; Que-we-sans-ish, or Bad Boy; Wand-e-kaw, or Little Hill; I-awe-showe-we-ke-shig, or Crossing Sky; Petud-Dunce, or Rat's Liver; Mun-o-min-e-kay-shein, or Rice Maker; Mah-yah-ge-way-we-durg, or the Chorister; Kay-gwa-daush, or the Atvempter; Caw-caug-e-we-gwon, or Crow Feather; and Show-baush-king, or He that Passes Under Everything, and the following named chiefs and delegates, representing the Pillager and Lake Winnibigoshish bands of Chippewa Indians, viz: Aish-ke-bug-e-koshe, or Flat Mouth; Be-sheck-kee, or Buffalo; Nay-bun-a-caush, or Young Man's Son; Mang-e-gaw-bow, or Stepping Ahead; Mi-gi-si, or Eagle; and Kaw-be-mub-bee, or North Star, they being thereto duly authorized by the said bands of Indians, respectively.

“Attest: ASBURY DICKINS,

"Secretary."

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the third day of March, one thousand eight hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this seventh day of April, in the [L. s.] year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States, the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME,

GREETING:

Preamble.

WHEREAS a treaty was made and concluded at the city of Washington, on the twenty-seventh day of February, eighteen hundred and fifty-five, by George W. Manypenny, as commissioner on the part of the United States, and the following named chiefs and delegates of the Winnebago tribe of Indians, viz: Waw-kon-chaw-koo-kaw, The Coming Thunder, or Kinmosik; Sho-go-nik-kaw, or Little Hill; Maw-he-oo-sha-naw-zhe-kaw, One that Stands and Reaches the Skies, or Little Decorie; Waw-kon-chaw-hoo-no-kaw, or Little Thunder; Hoonk-hoo-no-kaw, Little Chief, or Little Priest; Honch-hutta-kaw, or Big Bear; Watch-ha-ta-kaw, or Big Canoe; Ha-zhum-kee-kaw, or One Horn; Ha-zee-kaw, or Yellow Bank, and Baptiste Lassallier; they being duly authorized by said tribe, which treaty is in the words following, to wit:—

Articles of agreement and convention, made and concluded at Washington city, on the twenty-seventh day of February, eighteen hundred and fifty-five, between George W. Manypenny, commissioner on the part of the United States, and the following named chiefs and delegates, representing the Winnebago tribe of Indians, viz: Waw-kon-chaw-koo-kaw, The Coming Tunder, or Kinmosik; Sho-go-nik-kaw, or Little Hill; Maw-he-oo-sha-naw-zhe-kaw, One that Stands and Reaches the Skies, or Little Decorie; Waw-kon-chaw-hoo-no-kaw, or Little Thunder; Hoonk-hoo-no-kaw, Little Chief, or Little Priest; Honch-hutta-kaw, or Big Bear; Watch-ha-ta-kaw, or Big Canoe; Ha-zhum-kee-kaw, or One Horn; Ha-zee-kaw, or Yellow Bank; and Baptiste Lassallier, they being thereto duly authorized by said tribe:

ARTICLE 1. The Winnebago Indians hereby cede, sell, and convey to the United States, all their right, title, and interest in, and to, the tract of land granted to them pursuant to the third article of the treaty concluded with said tribe, at Washington city, on the thirteenth day of October, one thousand eight hundred and forty-six, lying north of St. Peter's River, and west of the Mississippi River, in the Territory of Minnesota, and estimated to contain about eight hundred and ninety-seven thousand and nine hundred (897,900) acres; the boundary lines of which are thus described, in the second article of the treaty concluded between the United States and the Chippewa Indians of the Mississippi and Lake Superior, on the second day of August, one thousand eight hundred and forty-seven, viz: "Beginning at the junction of the Crow-Wing and Mississippi rivers; thence, up the Crow-Wing River, to the junction of that river with the Long Prairie River; thence, up the Long Prairie River, to the boundary line between the Sioux and Chippewa Indians; thence, southerly, along the said boundary line, to a lake at the head of Long Prairie River; thence, in a direct line, to the sources of the Watab River; thence, down the Watab to the Mississippi River; thence, up the Mississippi, to the place of beginning:" Provided, however, that the portions of said tract embracing the improved lands of the Indians, the grist and saw mill, and all other improvements made for or by them,
shall be specially reserved from preemption, sale, or settlement, until the said mills and improvements, including the improvements to the land, shall have been appraised, and sold at public sale, to the highest bidder, for the benefit of the Indians, but no sale thereof shall be made for less than the appraised value. And the President may prescribe such rules and regulations in relation to said sale as he may deem proper; and the person or persons purchasing said mills and improvements, shall have the right, when the land is surveyed, to enter the legal subdivisions thereof, including the improvements purchased by them, at one dollar and twenty-five cents per acre.

**ARTICLE 2.** In consideration of the cessions aforesaid, and in full compensation therefor, the United States agree to pay to the said Indians, the sum of seventy thousand dollars, ($70,000,) and to grant them, as a permanent home, a tract of land equal to eighteen miles square, on the Blue Earth River, in the Territory of Minnesota, which shall be selected and located by the agent of the government and a delegation of the Winnebagoes, immediately after the ratification of this instrument, and after the necessary appropriations to carry it into effect shall have been made; and a report of such selection and location, shall be made in writing, to the superintendent of Indian affairs, for the Territory of Minnesota, who shall attach his official signature to the same, and forward it to the Commissioner of Indian Affairs; and the country thus selected shall be the permanent home of the said Indians; Provided, said tract shall not approach nearer the Minnesota River than the mouth of the La Serrer fork of the Blue Earth River.

**ARTICLE 3.** It is agreed, that the moneys received from the sale of the Indian improvements, as provided for in the first article, and the sum stipulated to be paid by the second article of this instrument, shall be expended under the direction of the President, in removing the Indians to their new homes, including those who are now severed from the main body of the tribe, living in Kansas Territory, Wisconsin, or elsewhere; in subsisting them a reasonable time after their removal; in making improvements, such as breaking and fencing land, and building houses; in purchasing stock, agricultural implements and household furniture, and for such other objects as may tend to promote their prosperity and advancement in civilization. And the said Winnebago Indians agree to remove to their new homes immediately after the selection of the tract hereinbefore provided for, is made.

**ARTICLE 4.** In order to encourage the Winnebago Indians to engage in agriculture, and such other pursuits as will conduce to their well-being and improvement, it is agreed: that at such time or times as the President may deem advisable, the land herein provided to be selected as their future home, or such portion thereof as may be necessary, shall be surveyed; and the President shall, from time to time, as the Indians may desire it, assign to each head of a family, or single persons over twenty-one years of age, a reasonable quantity of land, in one body, not to exceed eighty acres in any case, for their separate use; and he may, at his discretion, as the occupants thereof become capable of managing their business and affairs, issue patents to them for the tracts so assigned to them respectively; said tracts to be exempt from taxation, levy, sale, or forfeiture, until otherwise provided by the legislature of the State in which they may be situated, with the assent of Congress; nor shall they be sold or alienated, in fee, within fifteen years after the date of the patents, and not then, without the assent of the President of the United States being first obtained. Prior to the patents being issued, the President shall make such rules and regulations as he may deem necessary and expedient, respecting the disposition of any of said tracts, in case of the death of the person or persons to whom they may be assigned, so that the same shall be secured to the families of such deceased persons; and
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should any of the Indians to whom tracts may be assigned, thereafter abandon them, the President may take such action in relation to such abandoned tracts, as in his judgment may be necessary and proper.

ARTICLE 5. All unexpended balances now in the hands of the agent of the tribe, arising under former treaties, for schools, pay of interpreter therefor, support of blacksmiths and assistants; and also of the sum of ten thousand dollars set apart by the treaty of October thirteenth eighteen hundred and forty-six, for manual-labor schools, shall be expended and applied, in the opening of farms, building and furnishing of houses, and the purchase of stock for said Indians. And the stipulations in former treaties providing for the application or expenditure of particular sums of money for specific purposes, are hereby so far modified and changed, as to confer upon the President the power, in his discretion, to cause such sums of money, in whole or in part, to be expended for, or applied to such other objects and purposes, and in such manner, as he shall deem best calculated to promote the welfare and improvement of said Indians.

ARTICLE 6. No part of the moneys stipulated to be paid to the Winnebago Indians by these articles of agreement and convention, nor any of the future instalments due and payable under former treaties between them and the United States, shall ever be taken, by direction of the chiefs, to pay the debts of individual Indians, contracted in their private dealings, known as national or tribal debts.

ARTICLE 7. The missionaries, or other persons who are, by authority of law, now residing on the lands ceded by the first article of this agreement, shall each have the privilege of entering one hundred and sixty acres of the said ceded lands, to include any improvements they may have, at one dollar and twenty-five cents per acre; and such of the mixed bloods, as are heads of families, and now have actual residences and improvements of their own, in the ceded country, shall each have granted to them, in fee, eighty acres of land, to include their improvements: Provided, however, that said entries and grants shall in no case be upon, or in any manner interfere with, any of the lands improved by the government, or by or for the Indians, or on which the agency building, saw and grist mill, or other public or Indian improvements have been erected or made.

ARTICLE 8. The laws which have been or may be enacted by Congress, regulating trade and intercourse with the Indian tribes, shall continue and be in force within the country herein provided to be selected as the future permanent home of the Winnebago Indians; and those portions of said laws which prohibit the introduction, manufacture, use of, and traffic in, ardent spirits, in the Indian country, shall continue and be in force within the country herein ceded to the United States, until otherwise provided by Congress.

ARTICLE 9. All roads and highways authorized by law, the lines of which may be required to be laid through any part of the country herein provided as the future permanent home of the Winnebago Indians, shall have right of way through the same; a fair and just value of such right being paid to the Indians, in money, to be assessed and determined according to the laws in force for the appropriation of land for such purposes.

ARTICLE 10. The said tribe of Indians, jointly and severally, obligate and bind themselves, not to commit any depredation or wrong upon other Indians, or upon citizens of the United States; to conduct themselves at all times in a peaceable and orderly manner; to submit all difficulties between them and other Indians to the President, and to abide by his decision; to respect and observe the laws of the United States, so far as the same are to them applicable; to settle down in the peaceful pursuits of life; to commence the cultivation of the soil; to educate their children,
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and to abstain from the use of intoxicating drinks and other vices to which many of them have been addicted. And the President may withhold from such of the Winnebagoes as abandon their homes, and refuse to labor, and from the idle, intemperate, and vicious, the benefits they may be entitled to under these articles of agreement and convention, or under articles of former treaties, until they give evidences of amendment and become settled, and conform to, and comply with, the stipulations herein provided; or, should they be heads of families, the same may be appropriated, under the direction of the President, to the use and enjoyment of their families.

ARTICLE 11. These articles of agreement and convention, shall be in lieu of the "Articles of a Convention made and concluded between Willis A. Gorman and Johnathan E. Fletcher, on the part of the United States, and the chiefs and headmen of the Winnebago tribe of Indians, on the 6th day of August, A. D. 1853," and the amendments of the Senate thereto, as expressed in its resolution of July twenty-first, eighteen hundred and fifty-four; to which amendments the said Winnebago Indians refused to give their assent, which refusal was communicated to the Commissioner of Indian Affairs, by the governor of Minnesota Territory, on the twenty-fourth of January, eighteen hundred and fifty-five.

ARTICLE 12. The United States will pay the necessary expenses incurred by the Winnebago delegates in making their present visit to Washington, while here, and in returning to their homes.

ARTICLE 13. This instrument shall be obligatory on the contracting parties as soon as the same shall be ratified by the President and the Senate of the United States.

In testimony whereof, the said George W. Manypenny, commissioner as aforesaid, and the said chiefs and delegates of the Winnebago tribe of Indians, have hereunto set their hands and seals, at the place and on the day and year hereinfornbefore written.

GEORGE W. MANYPENNY, Commissioner. [L. s.]

WAW-KON-CHAW-KOO-HAW, The coming Thunder, or Win-no-shik, his x mark, [L. s.]

SHO-GO-NIK-KAW, or Little Hill, his x mark, [L. s.]

MAW-HE-COO-SHAH-NAW-ZHE-KAW, One that Stands and Reaches the Skies, or Little Decorie, his x mark, [L. s.]

WAW-KON-CHAW-HOO-NO-KAW, Or Little Thunder, his x mark, [L. s.]

HOONK-HOO-NO-KAW, Little Chief, or Little Priest, his x mark, [L. s.]

HONCHI-HUITA-KAW, or Big Bear, his x mark, [L. s.]

WATCH-HA-TA-KAW, or Big Canoe, his x mark, [L. s.]

HA-ZHUN-KEE-KAW, or One Horn, his x mark, [L. s.]

HA-ZEE-KAW, or Yellow Bank, his x mark, [L. s.]

BAPTISTE LASALLIER.

In presence of —

Geo. Culver,
Asa White,
John Dowling,
J. E. Fletcher,
Peter Manay, U. S. Intp.

And whereas the said treaty having been submitted to the Senate of the United States, for its constitutional action thereon, the Senate did, on the third day of March, eighteen hundred and fifty-five, advise and con-
TREATY WITH THE WINNEBAGOES. Feb. 27, 1855.

sent to the ratification of its articles, by the following resolution, in the words and figures following, to wit:

"In Executive Session, Senate of the United States,

"March 3, 1855.

"Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded at Washington city, on the twenty-seventh day of February, eighteen hundred and fifty-five, between George W. Manypenny, commissioner on the part of the United States, and the following named chiefs and delegates, representing the Winnebago tribe of Indians, viz: Waw-kon-chaw-hoo-kaw, The Coming Thunder, or Kin-no-shik; Sho-go-nik-kaw, or Little Hill; Maw-he-coo-sha-naw-zhek-kaw, one that Stands and Reaches the Skies, or Little Decorie; Waw-kon-chaw-hoo-no-kaw, or Little Thunder; Hoonk-hoo-no-kaw, Little Chief, or Little Priest; Honch-hutta-kaw, or Big Bear; Watch-ha-tak-kaw, or Big Canoe; Ha-zun-kee-kaw, or One Horn; Ha-zee-kaw, or Yellow Bank; and Baptiste Lasallier; they being thereto duly authorized by said tribe.

"Attest:

ASBURY DICKINS,
"Secretary."

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of March third, eighteen hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

[L. s.] Done at the city of Washington, this twenty-third day of March, eighteen hundred and fifty-five, and of the Independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary.
APPENDIX.

1. Respecting an apprehended Invasion of Mexico.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

A PROCLAMATION.

Whereas there is reason to believe that a military expedition is about to be fitted out in the United States, for the purpose of invading the Mexican Republic, with which this country is at peace; and whereas there is a reason to apprehend that a portion of the people of this country, regardless of their duties as good citizens are concerned in, or may be seduced to take part in the same. And whereas such enterprises tend to degrade the character of the United States, in the opinion of the civilized world, and are expressly prohibited by law:

Now, therefore, I have issued this my Proclamation, warning all persons who shall connect themselves with any such enterprise, in violation of the laws and national obligations of the United States, that they will thereby subject themselves to the heavy penalties denounced against such offences; that if they should be captured within the jurisdiction of the Mexican authorities, they must expect to be tried and punished according to the laws of Mexico, and will have no right to claim the interposition of this government, in their behalf.

I therefore exhort all well-disposed citizens who have at heart the reputation of their country, and are animated with a just regard for its laws, its peace, and its welfare, to discountenance and by all lawful means prevent any such enterprise; and I call upon every officer of this Government, civil or military; to be vigilant in arresting for trial and punishment every such offender.

Given under my hand the twenty-second day of October, in the year of our Lord one thousand eight hundred and fifty-one, and the seventy-sixth of the Independence of the United States.

(Signed)

MILLARD FILLMORE.

BY THE PRESIDENT:

(Signed)  J. J. CRITTENDEN,
Acting Secretary of State.

2. Respecting an apprehended Invasion of Mexico.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

A PROCLAMATION.

Whereas information has been received by me that an unlawful expedition has been fitted out in the State of California, with a view to invade Mexico — a to expedition nation maintaining friendly relations with the United States — and that other expeditions are organizing within the United States for the same unlawful purpose; and whereas certain citizens and inhabitants of this country, unmindful of their obligations and duties and of the rights of a friendly Power, have participated, and are about to participate, in these enterprises, so derogatory to our national character and so threatening to our tranquility, and are thereby incurring the severe penalties imposed by law against such offenders —

Now, therefore, I, FRANKLIN PIERCE, President of the United States, have issued this my proclamation, warning all persons who shall connect themselves with any such enterprise or expedition, that the penalties of the law denounced against such criminal conduct will be rigidly enforced; and I exhort...
APPENDIX.

all good citizens, as they regard our national character, as they respect our laws or the law of nations, as they value the blessings of peace and the welfare of their country, to discountenance, and by all lawful means prevent, such criminal enterprises; and I call upon all officers of this Government, civil and military, to use any efforts which may be in their power to arrest for trial and punishment every such offender.

Given under my hand and the seal of the United States, at Washington, this eighteenth day of January, in the year of our Lord one thousand eight hundred and fifty-four, and the seventy-eighth of the independence of the United States.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.

3. Respecting an apprehended Invasion of Cuba.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

A PROCLAMATION.

WHEREAS information has been received that sundry persons, citizens of the United States, and others residing therein, are engaged in organizing and fitting out a military expedition for the invasion of the island of Cuba;

And whereas the said undertaking is contrary to the spirit and express stipulations of treaties between the United States and Spain, derogatory to the character of this nation, and in violation of the obvious duties and obligations of faithful and patriotic citizens;

And whereas it is the duty of the constituted authorities of the United States to hold and maintain the control of the great question of peace or war, and not suffer the same to be lawlessly complicated, under any pretence whatever;

And whereas, to that end, all private enterprizes of a hostile character within the United States, against any foreign power with which the United States are at peace, are forbidden, and declared to be a high misdemeanor by an express act of Congress;

Now, therefore, in virtue of the authority vested by the Constitution in the President of the United States, I do issue this proclamation to warn all persons that the General Government claims it as a right and duty to interpose itself for the honor of its flag, the rights of its citizens, the national security, and the preservation of the public tranquillity, from whatever quarter menaced; and it will not fail to prosecute with due energy all those who, unmindful of their own and their country's fame, presume thus to disregard the laws of the land and our treaty obligations.

I earnestly exhort all good citizens to discountenance and prevent any movement in conflict with law and national faith; especially charging the several district-attorneys, collectors, and other officers of the United States, civil or military, having lawful power in the premises, to exert the same for the purpose of maintaining the authority and preserving the peace of the United States.

Given under my hand and the seal of the United States, at Washington, the thirty-first day of May, in the year of our Lord one thousand eight hundred and fifty-four, and the seventy-eighth of the independence of the United States.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
APPENDIX.

4. Respecting Duties under Reciprocity Treaty with Great Britain.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA,

A PROCLAMATION.

WHEREAS, by an act of the Congress of the United States, approved the fifth day of August, one thousand eight hundred and fifty-four, entitled "An act to carry into effect a treaty between the United States and Great Britain, signed on the fifth day of June, eighteen hundred and fifty-four," it is provided that, whenever the President of the United States shall receive satisfactory evidence that the Imperial Parliament of Great Britain and the Provincial Parliaments of Canada, New Brunswick, Nova Scotia, and Prince Edward's Island have passed laws, on their part, to give full effect to the provisions of the said treaty, he is authorized to issue his proclamation declaring that he has such evidence:

And whereas satisfactory information has been received by me that the Imperial Parliament of Great Britain and the Provincial Parliaments of Canada, New Brunswick, Nova Scotia, and Prince Edward's Island have passed laws, on their part, to give full effect to the provisions of the treaty aforesaid:

Now, therefore, I, FRANKLIN PIERCE, President of the United States of America, do hereby declare and proclaim that, from this date, the following articles, being the growth and produce of the said provinces of Canada, New Brunswick, Nova Scotia, and Prince Edward's Island — to wit: grain, flour, and breadstuffs of all kinds; animals of all kinds; fresh, smoked, and salted meats; cotton-wool; seeds and vegetables; undried fruits; dried fruits; fish of all kinds; products of fish and all other creatures living in the water; poultry; eggs; hides, furs, skins, or tails undressed; stone or marble in its crude or unwrought state; slate; butter, cheese, tallow; lard; horns; manures; ores of metals of all kinds; coal; pitch, tar, turpentine; ashes; timber and lumber of all kinds, round, hewed, and sawed, unmanufactured in whole or in part; firewood, plants, shrubs, and trees; pelt; wool; fish oil; rice; broomcorn and bark; gypsum, ground or unground; hewn, or wrought, or unwrought burl, or grindstones; dyestuffs; flax, hemp, and tow, unmanufactured; unmanufactured tobacco; rags; — shall be introduced into the United States free of duty, so long as the said treaty shall remain in force; subject, however, to be suspended in relation to the trade with Canada, on the condition mentioned in the fourth article of the said treaty; and that all the other provisions of the said treaty shall go into effect and be observed on the part of the United States.

Given under my hand, at the City of Washington, the sixteenth day of March, in the year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.
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