THE

STATUTES AT LARGE

OF THE

UNITED STATES OF AMERICA,

FROM

DECEMBER, 1881, TO MARCH, 1883,

AND

RECENT TREATIES, POSTAL CONVENTIONS, AND EXECUTIVE PROCLAMATIONS.

EDITED, PRINTED, AND PUBLISHED UNDER THE AUTHORITY OF
AN ACT OF CONGRESS, AND UNDER THE DIRECTION
OF THE SECRETARY OF STATE.

VOL. XXII.

WASHINGTON:
GOVERNMENT PRINTING OFFICE.
1883.
# List of the Public Acts and Resolutions of Congress Contained in This Volume


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Madagascar. Treaty of Amicability, Peace, Friendship, and Commerce. Concluded at Antananarivo May 13, 1881; ratified by the Senate February 27, 1883; ratified by the President March 10, 1883; ratified by the Ambassadors of the Queen of Madagascar March 12, 1883; ratifications exchanged at Washington March 12, 1883; proclaimed March 13, 1883.

Serbia. Commerce and Navigation. Treaty between the United States and Serbia, establishing commercial relations, concluded at Belgrade, October 2 and 14, 1881; ratified by the Senate July 5, 1882; ratified by the President July 14, 1882; ratified by the Prince of Serbia October 30 and November 11, 1882; ratifications exchanged at Belgrade November 3 and November 15, 1882; proclaimed December 27, 1882.

Serbia. Consular. Convention between the United States of America and Serbia for defining the rights, immunities, and privileges of consular officers: concluded at Belgrade October 2 and 14, 1881; ratified by the Senate July 5, 1882; ratified by the President July 14, 1882; ratified by the Prince of Serbia October 30 and November 11, 1882; ratifications exchanged at Belgrade November 3 and 15, 1882; proclaimed December 27, 1882.

Belgium. Extraterritorial Convention between the United States and Belgium for the extradition of criminals. Concluded June 13, 1882; ratified by the Senate August 9, 1882; ratified by the President of the Senate July 16, 1882; ratified by the King of Belgium July 24, 1882; ratifications exchanged November 18, 1882; proclaimed November 20, 1882.

Spain. Trade-marks. Convention between the United States of America and the Kingdom of Spain, concerning trade-marks. Concluded June 19, 1882; ratified by the Senate July 5, 1882; ratified by the President April 4, 1883; ratified by the King of Spain March 5, 1883; ratifications exchanged April 19, 1883; proclaimed April 19, 1883.


France. Extension of term of Claims Commission. Convention between the United States of America and the French Republic for the extension of the term of the Claims Commission established under the convention of January 15, 1880; concluded July 19, 1882; ratified by the Senate August 8, 1882; ratified by the President of the United States December 28, 1882; ratified by the President of the French Republic December 2, 1882; ratifications exchanged December 29, 1882; proclaimed December 29, 1882.

Mexico. International boundary line. Convention between the United States of America and the United States of Mexico, providing for an international boundary survey to relocate the existing frontier line between the two countries west of the Rio Grande. Concluded, July 29, 1882; ratified by the Senate, August 8, 1882; ratified by the President of the United States of Mexico, November 7, 1882; ratified by the President of the United States of America, January 29, 1883; ratifications exchanged, March 3, 1883; proclaimed, March 5, 1883.

Spain. Extraterritorial Convention between the United States of America and the Kingdom of Spain, concerning extraterritorial affairs. Concluded August 7, 1882; ratified by the Senate February 27, 1883; ratified by the President April 4, 1883; ratified by the King of Spain February 15, 1883; ratifications exchanged April 19, 1883; proclaimed April 19, 1883.


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Senate. Extraordinary session. Appointment of Monday, October 10, 1882, and convening the Senate in extraordinary session. September 23, 1882 .................................................. 1033

Thanksgiving. Appointment of Thursday, November 24, 1881, as a day of national thanksgiving. November 4, 1881 .................................................. 1034

Arizona. Warning all persons to desist from domestic violence in Arizona. May 3, 1882 .......... 1035

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PUBLIC LAWS

OF THE

UNITED STATES OF AMERICA,

PASSED BY

THE FORTY-SEVENTH CONGRESS,

1881-'83.
PUBLIC ACTS OF THE FORTY-SEVENTH 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 fifth day of December, 1881, and was adjourned without day on Tuesday, the eighth day of August, 1882.

CHESTER A. ARTHUR, President; DAVID DAVIS, President of the Senate. THOMAS F. BAYARD was elected President of the Senate pro tempore on the tenth day of October, 1881, at a special session of the Senate, and so acted until the thirteenth day of October, on which day DAVID DAVIS was elected President of the Senate pro tempore, and so acted until the end of the regular session. J. WARREN KEIFER, Speaker of the House of Representatives.

CHAP. 1.—An act granting the franking privilege to Lucretia R. Garfield.

Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That all mail matter carried by post to Lucretia R. Garfield, widow of the late James A. Garfield, or sent by her, under her written autograph signature, be conveyed free of postage during her natural life.

Approved, December 20, 1881.


Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That whenever any day set apart as a legal holiday within the District of Columbia shall fall on the first day of the week, commonly called Sunday, then and in such event the day next succeeding shall be a holiday within the District of Columbia, and shall for all purposes of presenting for payment or acceptance, for the maturity and protest and giving notice of the dishonor of bills of exchange, bank-checks, and promissory notes or other negotiable or commercial paper, be treated and considered as is the first day of the week, commonly called Sunday, and all notes, drafts, checks, or other commercial or negotiable paper falling due or maturing on such holiday shall be deemed as having matured on the Saturday previous.

Approved, December 20, 1881.

CHAP. 3.—An act to legalize the election of the Territorial legislature of New Mexico held November second, eighteen hundred and eighty, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That the election for members of the Territorial legislature of New Mexico held on the second day of November, eighteen hundred and eighty, is hereby declared valid, and that the legislature so elected is fully authorized to transact such business as belongs to the legislatures of any of the Territories, although not elected according to the provisions of the act of Congress approved June nineteenth, eighteen hundred and seventy-eight; and that all their acts shall be held to be as legal as if the provisions of said act of
Congress had been complied with by the last legislature; and that it
shall be the duty of the legislature of the said Territory to proceed at
once on their assembling to apportion the representative and council
districts provided for in the act of June nineteenth, eighteen hundred
and seventy eight, according to the census of the population of eighteen
hundred and eighty; and if such legislature shall fail to make such
reapportionment, it shall be made in accordance with the provisions of
an act providing for the reapportionment of the members of the legis-
latures in the Territories of Montana, Idaho, and Wyoming, approved
June third, eighteen hundred and eighty, which is hereby made applic-
able to the Territory of New Mexico: Provided, The members consti-
tuting the board of apportionment shall assemble at the capital of such
Territory and complete their work on or before the first Monday in Sep-
tember next.
Approved, December 21, 1881.

CHAP. 4.—An act to permit Ward Hunt, an associate justice of the Supreme Court of
the United States, to retire.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the provisions of section
seven hundred and fourteen of the Revised Statutes be, and they are
hereby, extended and made applicable to Ward Hunt, an associate jus-
tice of the Supreme Court of the United States, in consequence of his
physical disability, notwithstanding he has not served the full term of
ten years as required by the aforesaid section: Provided, That the said
Ward Hunt shall resign the said office of associate justice of the Supreme
Court of the United States within thirty days after the passage of this
act.
Approved, January 27, 1882.

CHAP. 5.—An act making appropriations for the payment of the final expenses of
the Tenth Census.

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 forty thousand dollars, or so much thereof as may be necessary, is
hereby appropriated, out of any money in the Treasury not otherwise
appropriated, for the completion of the work of the Tenth Census; and
the Secretary of the Interior is hereby authorized to compensate those
persons who have rendered services as volunteers in connection thereto-
with since the fifteenth of June, eighteen hundred and eighty-one, at
the rates of compensation received by such persons severally prior to
said date.
Approved, January 28, 1882.

CHAP. 7.—An act authorizing and directing the Architect of the Capitol to make
certain changes and repairs in the House wing of the Capitol

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Architect of the Capitol
be, and is hereby, authorized and directed to remove the bath-rooms
from their present position adjoining the House restaurant to the rooms
in the southeast corner of the basement, at the foot of the elevator, and
to make needful alterations and repairs necessitated by such removal,
and the space now used as bath-rooms shall be added to the restaurant
and reserved exclusively for the use of members of Congress. The neces-
sary expense attending the same shall not exceed in the aggregate three thousand dollars.
Approved, February 8, 1882.

CHAP. 12.—An act to appropriate five thousand dollars for packing, transporting and arranging certain agricultural and mineral specimens.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of five thousand dollars, or so much thereof as may be necessary, for the purpose of enabling the Commissioner of Agriculture to pack and transport to Washington, and arrange for permanent exhibition, certain agricultural and mineral specimens recently exhibited at the Atlanta exposition and presented to the Department of Agriculture by the exhibitors and to pay any necessary expenses already incurred for that purpose, said sum to be immediately available; and that the Commissioner of Agriculture shall report to Congress an itemized account of expenditures.
Approved, February 13, 1882.

CHAP. 13.—An act for the relief of colored emigrants.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all clothing and other articles, being charitable contributions or the avails of charitable contributions, imported in good faith prior to January first, eighteen hundred and eighty-three, for the relief or aid of colored persons who may have emigrated from their homes to other States, and not for sale, and all such articles imported and now in bond, shall be admitted free of duty, under such regulations as the Secretary of the Treasury may prescribe: Provided, That such articles shall be delivered only to State or municipal corporations, or to some society or institution established for charitable purposes: And provided further, That the importers or consignees of such articles shall give such security as the Secretary of the Treasury may prescribe for the payment of lawful duties on such articles should any of them be sold or used contrary to the provisions and intent of this act.
SEC. 2. That this act shall take effect from its passage, and remain in force until January first, eighteen hundred and eighty-four.
Approved, February 15, 1882.

CHAP. 14.—An act to change the name of the National Mechanics' Banking Association of New York to that of Wall Street National Bank

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the National Mechanics' Banking Association of New York, a corporation transacting business in the city, county, and State of New York, shall be changed to Wall Street National Bank, whenever the board of directors of said banking association shall accept the new name by resolution of the said board, and cause a copy of said resolution, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this act, and that all the expenses incident to such change, including engraving, shall be borne and paid by said bank.
SEC. 2. That the debts, dividends, liabilities, rights, privileges, and powers of the said National Mechanics' Banking Association shall de-
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volv e upon and inure to the said Wall Street National Bank whenever such change of name is effected.

SEC. 3. That nothing in this act contained shall be so construed as in any manner to release the said banking association from any liability, or affect any action or proceeding in law in which said association may be or become a party or interested.

Approved, February 17, 1882.

Feb. 20, 1882.

CHAP. 15.—An act supplemental to the act entitled "An act making appropriations for the payment of the final expenses of the Tenth Census."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That notwithstanding the provisions of section thirty-four hundred and seventy-seven of the Revised Statutes, the compensation authorized by act approved January twenty-eighth, eighteen hundred and eighty-two, entitled "An act making appropriations for the payment of the final expenses of the Tenth Census" to be paid to those persons who have rendered services as Volunteers, may be made to the assignee or assignees in writing of the amounts payable to such persons respectively or may be made to such person or persons as shall have received in writing and now hold a power of attorney to collect, have and receive the said compensation or any part thereof on the certificates issued therefor by the Department of the Interior to the amount advanced by such assignee or person holding such right or power of attorney to such volunteer together with interest or discount upon such advancement not exceeding the rate of ten per centum per annum.

Approved, February 20, 1882.

Feb. 25, 1882.

CHAP. 16.—An act to enable the Postmaster-General to delegate authority to sign warrants.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General may, by appointment under his hand and official seal, delegate to the Third Assistant Postmaster-General authority to sign in his stead all warrants, registered and countersigned by the Auditor of the Treasury for the Post-Office Department, for the payment of money from the public Treasury on account of the postal service.

SEC. 2. That warrants signed by the said Third Assistant Postmaster-General shall be in all cases of the same validity as if they had been signed by the Postmaster-General himself.

Approved, February 25, 1882.

Feb. 25, 1882.

CHAP. 17.—An act making an appropriation for the base and pedestal of a monument to the late Rear-Admiral Samuel Francis Du Pont, United States Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the circle at the intersection of Massachusetts and Connecticut avenues in Washington City shall hereafter be called the "Du Pont Circle"; and the sum of ten thousand dollars, or so much thereof as may be found necessary, be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be expended, under the direction of the Secretary of War, in the preparation of the circle and of the base for a proposed statue of the late Rear-Admiral Samuel Francis Du Pont, United States Navy, to be erected thereon.

Approved, February 25, 1882.
CHAP. 18.—An act in reference to the Trustees of the Lincoln Monument Association

Whereas, owing to the large number of Trustees named in the “Act to incorporate the Lincoln Monument Association” approved March thirty-eth, eighteen hundred and sixty-seven, it proves to be impracticable for a majority of said Trustees to meet for the transaction of the business of said association; Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter five of the Trustees of said association, whether named in said act, or subsequently appointed, shall constitute a legal quorum and may exercise all the powers conferred by law upon said association: Provided, That each of said trustees shall be notified by the President or Secretary twenty days in advance of any meeting of said trustees.

Approved, February 25, 1882.

CHAP. 19.—An act authorizing the Lancaster National Bank of Lancaster, Massachusetts, to change its location and name.

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

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

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

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

Approved, February 25, 1882.

CHAP. 20.—An act making an apportionment of Representatives in Congress among the several States under the tenth census.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That after the third of March, eighteen hundred and eighty-three, the House of Representatives shall be composed of three hundred and twenty-five members, to be apportioned among the several States as follows:

Alabama, eight.
Arkansas, five.
Feb. 25, 1882.
California, six.
Colorado, one.
Connecticut, four.
Delaware, one.
Florida, two.
Georgia, ten.
Illinois, twenty.
Indiana, thirteen.
Iowa, eleven.
Kansas, seven.
Kentucky, eleven.
Louisiana, six.
Maine, four.
Maryland, six.
Massachusetts, twelve.
Michigan, eleven.
Minnesota, five.
Mississippi, seven.
Missouri, fourteen.
Nebraska, three.
Nevada, one.
New Hampshire, two.
New Jersey, seven.
New York, thirty-four.
North Carolina, nine.
Ohio, twenty-one.
Oregon, one.
Pennsylvania, twenty-eight.
Rhode Island, two.
South Carolina, seven.
Tennessee, ten.
Texas, eleven.
Vermont, two.
Virginia, ten.
West Virginia, four.
Wisconsin, nine.

SECTION TWO.—That whenever a new State is admitted to the Union the Representative or Representatives assigned to it shall be in addition to the number three hundred and twenty-five.

SECTION THREE.—That in each State entitled under this apportionment the number to which such State may be entitled in the Forty-eighth and each subsequent Congress shall be elected by Districts composed of contiguous territory, and containing as nearly as practicable an equal number of inhabitants, and equal in number to the Representatives to which such State may be entitled in Congress, no one District electing more than one Representative: Provided, That unless the Legislature of such State shall otherwise provide before the election of such Representatives shall take place as provided by law, where no change shall be hereby made in the representation of a State, the Representatives thereof to the Forty-eighth Congress shall be elected therein as now provided by law. If the number as hereby provided for shall be larger than it was before this change, then the additional Representative or Representatives allowed to said State under this apportionment may be elected by the State at large, and the other Representatives to which the State is entitled by the Districts as now prescribed by law in said State; and if the number hereby provided for shall in any State be less than it was before the change hereby made, then the whole number to such State hereby provided for shall be elected at large, unless the Legislatures of said States have provided or shall otherwise provide before the time fixed by law for the next election of Representatives therein.

All acts and parts of acts inconsistent herewith are hereby repealed.

Approved, February 25, 1882.

CHAP. 21.—An act for the relief of the Eastern Shawnee Indians at the Quapaw Agency, Indian Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to cause to be paid in cash, per capita, to the Eastern Shawnee Indians, at Quapaw Agency, Indian Territory, from their uninvested funds in the Treasury, the sum of two thousand dollars, in order to relieve their pressing wants and necessities occasioned by the failure of crops during the summer and fall of the year eighteen hundred and eighty-one.

Approved, March 4, 1882.

CHAP. 22.—An act making an appropriation for continuing the improvements of Galveston Harbor, State of Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred thousand dollars be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the purpose of continuing the improvements of Galveston Harbor, in the State of Texas, which improvements are now being prosecuted under the direction of the Secretary of War, and the appropriation for which is wholly insufficient to continue the work to the end of the current fiscal year; and the expenditure of the sum hereby appropriated is placed under the direction and control of the Secretary of War.

Approved, March 4, 1882.

CHAP. 23.—An act for the relief of William H. Gill.

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 to nominate and, by and with the advice and consent of the Senate, appoint William H. Gill a military storekeeper in the Quartermaster’s Department, with the same grade and rank he held at the time of his resignation: Provided, That he shall receive no pay or allowances whatever for the time he shall have been out of service, nor shall he be required to refund the pay or allowances received by him at the time he was mustered out of the service: And provided further, That the acceptance of any benefit under this act by the said William H. Gill shall be taken and construed to be by his election a bar to any claim for pay or allowances from the date of his muster out to the date of his acceptance of a commission under the provisions of this act.

Sec. 2. That all acts and parts of acts inconsistent with the provisions of this act are hereby suspended for the purposes of this act, and only so far as they affect William H. Gill.

Approved, March 4, 1882.

CHAP. 24.—An act to provide for certain of the most urgent deficiencies in the appropriations for the fiscal year ending June thirty, eighteen hundred and eighty-two, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums, so much thereof as may be necessary, be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter expressed, for the service of the fiscal year ending June thirty, eighteen hundred and eighty-two, and prior years, namely:


Relief of. Appropriation.


Improvement of. Appropriation.


Proviso.

Mar. 6, 1882. Deficiency appropriations.
PUBLICATION AND BINDING.

Public printing and binding. For the public printing, for the public binding, and for the paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both houses of Congress, the Supreme Court of the United States, the Supreme Court of the District of Columbia, the Court of Claims, the Library of Congress, and the departments, and for all the necessary materials which may be needed in the prosecution of the work, four hundred thousand dollars.

TREASURY DEPARTMENT.

For rebuilding the revenue steamer W. P. Fessenden with iron hull (in addition to the sum of seventy-five thousand dollars appropriated for the purpose under the act of March third, eighteen hundred and eighty-one) twenty five thousand dollars.

For freight on bullion and coin between the mint and assay offices, and on coin from the mints to the offices of the Treasurer and assistant Treasurers of the United States; fifty thousand dollars: Provided, That the amount paid from moneys hereby appropriated for the transportation of gold coin, from San Francisco to New York after the passage of this act, shall not exceed one-fourth of one per centum, and for the transportation of silver coin one per centum and for intermediate points at proportionate rates corresponding to the distance.

For constructing, repairing, and enlarging the vaults and safes for the use of the assistant treasurer of the United States at San Francisco, California, including pay of one additional watchman, ten thousand dollars.

For constructing an additional vault in the mint at San Francisco, California, ten thousand dollars.

To enable the Secretary of the Treasury to transfer from the appropriation for “contingent expenses, Treasury Department, miscellaneous items, eighteen hundred and eighty-two,” so much as may be required to supply a deficiency in the appropriation for “contingent expenses, Treasury Department, fuel and so forth, eighteen hundred and eighty-two,” not exceeding the sum of three thousand two hundred dollars.

For fuel, light, water, and miscellaneous items required by the janitors and firemen in the proper care of the buildings, furniture, and heating apparatus, such as brooms, mops, brushes, buckets, wheelbarrows, shovels, saws, hatchets, and hammers, for all public buildings under control of the Treasury Department outside of the city of Washington, seventy five thousand dollars.

COURT OF CLAIMS.

Judgments in Court of Claims. For payment of final judgments of the Court of Claims, affirmed by the Supreme Court and not liable to appeal and now drawing interest, the sum of not exceeding three hundred and ten thousand dollars.

NAVY DEPARTMENT.

For the repair and purchase of instruments to be used in observing the transit of Venus which will occur December sixth, eighteen hundred and eighty-two, and for the necessary preliminary experiments, ten thousand dollars: Provided, That this appropriation shall be immediately available, and that it shall be expended subject to the approval of the Secretary of the Navy, under the direction of the transit of Venus commission created by the act approved March third eighteen hundred and seventy two: And provided further, That the Superintendent of the Nautical Almanac be, and he is hereby, created an additional member of the said commission.
WAR DEPARTMENT.

For mileage of officers of the Army when traveling under orders, twenty thousand dollars.

INTERIOR DEPARTMENT.

For stationery for the Department of the Interior and its several bureaus and offices, four thousand dollars.

INDIAN SERVICE.

For the following for the Sioux and other Indians, and for the Indian service:

For vaccination of Indians, one thousand dollars.

For collecting and subsisting Apaches and other Indians of Arizona and New Mexico, twenty thousand dollars.

For support and civilization of the Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas, fifty thousand dollars.

For support of Blackfeet, Bloods, and Piegan, fifteen thousand dollars.

For support of Indians within the limits of the late Central superintendency, including the Modocs and the Nez Perces of Joseph's band, made necessary by failure of crops, three thousand dollars.

For support of Sioux of different tribes, two hundred and fifty thousand dollars.

For aiding them in civilization and agricultural pursuits, one hundred thousand dollars.

For support of schools not otherwise provided for, including schools for Freedmen in the Indian Territory, fifty thousand dollars.

Telegraphing and making purchase of Indian supplies: To contract for the Indian service, advertising at rates not exceeding regular commercial rates, inspection, and all other expenses connected therewith, including telegraphing, ten thousand dollars.

CAPITOL EXTENSION.

To enable the Architect of the Capitol to meet the expenses that will be incurred in removing the House bath-rooms to the southeast corner of the basement, at the foot of the elevator, and to make needful alterations and repairs necessitated by such removal, three thousand dollars.

CONGRESSIONAL LIBRARY

To pay expert architects employed under the act of June eighth, eighteen hundred and eighty, for work on additional accommodations for the Library of Congress and to meet other expenses of the committee on that subject, five thousand dollars.

PATENT OFFICE

For the payment of the clerks and laborers in the Patent Office for the remainder of the current fiscal year, five thousand two hundred and thirty dollars and forty-nine cents; and to enable the Secretary of the Interior to increase the clerical force of said office for the remainder of the current fiscal year, four thousand seven hundred and sixty nine dollars and fifty-one cents; in all, ten thousand dollars: Provided, That the compensation of the additional clerks herein authorized shall be fixed by the Secretary, not to exceed however a greater rate than twelve hundred dollars per annum for each clerk.

For photolithographing or otherwise producing copies of the weekly issues of drawings of patents, designs and trade marks, twenty-three thousand, seven hundred and thirty three dollars and twenty-nine cents.

Mileage.

Stationery.

Vaccination.

Apaches in Arizona and New Mexico.

Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas.

Blackfeet, Bloods, and Piegsans.

Modocs and Nez Perces.

Sioux.

Civilization, etc.

Support of schools.

Supplies, etc.

Removal of House bath-rooms, Capitol.

Joint Select Committee on Congressional Library. 21 Stat., 165.

Pay of clerks and laborers.

Additional clerical force.

Proviso.

Compensation.

Photolithographing.
For photolithographing or otherwise producing copies of drawings destroyed or damaged by fire, or otherwise exhausted, including pay of temporary draughtsmen, ten thousand dollars.

**GENERAL LAND OFFICE.**

To enable the Secretary of the Interior to increase the clerical force of the General Land Office for the remainder of the current fiscal year, twenty-five thousand dollars: Provided, That such additional force shall be employed to expedite the issue of patents to mineral, agricultural, and other land entries now in arrears, and at a compensation to be fixed by the Secretary of the Interior, but in no case at a rate greater than one thousand two hundred dollars per annum for each clerk.

For reproducing worn and defaced township plats for the use of the general and local land-offices, fifteen thousand dollars.

**PENSION OFFICE**

For the payment of the clerical force in the Pension Office for the remainder of the current fiscal year, seventy-three thousand nine hundred dollars.

**UNDER THE COMMISSIONERS OF FISH AND FISHERIES.**

To complete the steam-vessel authorized by act of March third, eighteen hundred and eighty-one, for the prosecution of the work and investigations of the Commissioner of Fish and Fisheries, forty-two thousand dollars.

For propagation of food-fishes, and their distribution to the rivers, lakes, and ponds of the United States, thirty-five thousand dollars.

The Secretary of War is authorized to use the unexpended balance of the appropriations for the improvement of the Susquehanna River above and below Havre de Grace in the construction of the channel and breakwaters of the "Fishing Battery" below Havre de Grace.

**NATIONAL MUSEUM.**

To expedite the work of constructing the exhibition cases in the new building for the National Museum during the present fiscal year, thirty thousand dollars.

**POST-OFFICE DEPARTMENT.**

For additional clerk-hire in post-offices, one hundred thousand dollars.

For payment to letter-carriers, twenty-five thousand dollars.

That the sum of thirty-five thousand dollars of the amount appropriated "for mail route messengers" under the act approved March first, eighteen hundred and eighty-one, making appropriations for the service of the Post Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, and for other purposes," is hereby transferred and made available for the payment of route-agents.

For route-agents, ten thousand dollars.

For railway post office clerks, forty thousand dollars.

To enable the Postmaster General to rent a suitable building or buildings for the use of the money order office of the Post Office Department, and of the money order division of the Auditor of the Treasury of the Post Office Department, three thousand dollars in addition to the sum appropriated by the "Act making appropriations for the Post Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, and for other purposes," approved March first, eighteen hundred and eighty-one; and so much of the proviso in said act as limits the amount that may be paid for the annual rental of building or build-
ings to the sum of five thousand dollars is hereby repealed and the limit extended to eight thousand dollars or so much thereof as may be necessary.

For pay of watchmen, laborers, fuel, ice, gas, and miscellaneous items three thousand dollars; and the sums thus appropriated shall be paid from the proceeds of the money order business.

DEPARTMENT OF JUSTICE.

For the expenses incurred in repairing damages done to the court house building in the city of Washington during the storm of June twenty-seventh, eighteen hundred and eighty-one, one thousand eight hundred and thirty dollars and seventy cents.

SENATE.

For furniture and repairs, five thousand dollars.
To pay the telephone operator for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, seven hundred and twenty dollars.

To pay the necessary expenses attending the funeral arrangements, and so forth, of the Honorable James A. Garfield, deceased, late President of the United States, and of the Honorable Ambrose E. Burnside, deceased, late a Senator of the United States, the sum of six thousand dollars, the vouchers therefor to be examined and approved by the Committee to Audit and Control the Contingent Expenses of the Senate.

For folding speeches, five hundred dollars; and not exceeding one dollar per thousand shall be paid for such folding.
For miscellaneous items, exclusive of labor, seven thousand dollars.
For contingent expenses of the Senate “miscellaneous items”, the sum of fourteen thousand three hundred and thirty one dollars and twenty cents.
To pay D. F. Murphy for reporting the debates, and so forth, of the special session of the Senate in eighteen hundred and eighty-one, under resolution of the Senate of May eleventh, eighteen hundred and eighty-one, two thousand five hundred dollars.
To pay the clerk to the superintendent of the document room, under resolution of the Senate of December twenty-first, eighteen hundred and eighty-one, from the first day of January to the thirtieth day of June, eighteen hundred and eighty-two, at the rate of one thousand four hundred and forty dollars per annum, seven hundred and twenty dollars.
To pay the assistant clerk to the Committee on Pensions, under resolution of the Senate of January thirtieth, eighteen hundred and eighty-two, from the twentieth of February to the thirtieth of June, eighteen hundred and eighty-two, five hundred and twenty dollars.
To pay the seven messengers of the Senate, under resolution of the Senate of February fifteenth, eighteen hundred and eighty-two, from February fifteenth to June thirtieth, eighteen hundred and eighty-two, at the rate of one thousand four hundred and forty dollars per annum, three thousand seven hundred and eighty dollars, or so much thereof as may be necessary.
To pay Mrs Lucy Burch, widow of John C. Burch, deceased, late Secretary of the Senate, the sum of three thousand and forty-eight dollars; also, to Mrs Virginia Banks, widow of Andrew D. Banks, deceased, late keeper of the stationery of the Senate, the sum of one thousand and fifty-one dollars and twenty cents; also, to Mrs Mary E. Manly, mother of W. H. Manly, deceased, late a page in the Senate, the sum of three hundred and sixty dollars, under resolution of the Senate of February twentieth, eighteen hundred and eight-two; in all, four thousand four hundred and fifty-nine dollars and twenty cents.

Watchmen, laborers, fuel, ice, gas; to be paid from proceeds of money order business.

Repairs of court house, Washington City.

Furniture.
Telephone operator.
Funeral expenses of Hon. James A. Garfield and Hon. Ambrose E. Burnside.
Folding speeches.
Miscellaneous.
Contingent expenses.
D. F. Murphy.
Superintendent document room.
Assistant clerk to Committee on Pensions.
Messengers, payment to.

Mrs. Lucy Burch.
Mrs. Virginia Banks.
Mrs. Mary E. Manly.
To pay the clerks to the committees of the Senate, not receiving annual salaries, who held such positions on the fourth day of March, eighteen hundred and eighty-one, the usual per diem compensation from the fifth of March to the eighteenth of March, eighteen hundred and eighty-one, both inclusive, under resolution of the Senate of March eighteenth, eighteen hundred and eighty-one, two thousand two hundred and sixty-eight dollars.

To enable the Acting Secretary of the Senate to pay Richard S. Murphy for services rendered as clerk to the Committee on Foreign Relations from December sixth, eighteen hundred and eighty-one until December nineteenth, eighteen hundred and eighty-one, inclusive, at the rate of compensation allowed per diem committee clerks, eighty-four dollars.

HOUSE OF REPRESENTATIVES.

To enable the Clerk of the House of Representatives to provide furniture, and for the repairs of the same, five thousand dollars.

To enable the Clerk of the House to pay the second assistant Doorkeeper of the House, under resolution of December twenty-first eighteen hundred and eighty-one, one thousand and fifty-nine dollars and seventy-eight cents, or so much thereof as may be necessary.

DISTRICT OF COLUMBIA.

To reconstruct the Jefferson school-building on the present site, with fire-proof corridors and staircases, the sum to be received from the insurers of said building and furniture, namely: forty-eight thousand six hundred and sixty-four dollars and twenty-one cents, which, when received, shall be paid into the Treasury specially to be used for this purpose only, and the additional sum of twenty-one thousand three hundred and thirty-five dollars and seventy-nine cents, making, in all, seventy thousand dollars: Provided, That the plans and specifications for said building shall be prepared by the Architect of the Capitol and the inspector of buildings of the District of Columbia, to which end the Commissioners of the District shall furnish them the necessary means, and that said building shall be constructed by the Commissioners in strict conformity therewith, And provided further, That the entire cost of reconstructing, heating, and furnishing said building and all expenditures on account of said building and grounds shall in no event exceed the sum of seventy thousand dollars; and the work shall be completed by the first day of September eighteen hundred and eighty-two, and the half of the sum of twenty-one thousand three hundred and thirty-five dollars and seventy-nine cents aforementioned shall be paid from the revenues of the District of Columbia.

For rent of rooms for schools for the remainder of the present school year, two thousand dollars, one half of the same to be paid from the revenues of the District of Columbia.

EXECUTIVE MANSION.

For care of and repairs to, the Executive Mansion, and for furniture as follows:

For furniture, upholstering, carpets, rugs, glass-ware, silverware and kitchen utensils, thirteen thousand six hundred and ninety-three dollars and ninety-nine cents.

For papering, painting, blankets, quilts, table linen and lace curtains, two thousand six hundred and forty dollars and twenty cents.

For two force-pumps, repairs to roof and ordinary care and repair of mansion and greenhouses, three thousand six hundred and sixty-five dollars and eighty-one cents.

For lighting the Executive Mansion and public grounds, for new gas-fixtures, repairs to the old gas-fixtures, and for purchase of wax candles, one thousand dollars.
For removing snow and ice, one thousand dollars.
For contingent expenses of the Executive Office, two thousand dollars.

SEC. 2. That the Secretary of the Interior is hereby authorized to cause the rent to be paid for the building designated as number eight hundred and three G. Street northwest in the city of Washington and occupied as an office of the United States Geological Survey, for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, and for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, said payment to be made from the appropriations for the expenses of the United States Geological Survey for said years, at the rate of one thousand five hundred dollars per annum.

SEC. 3. That the Secretary of War is hereby authorized to cause to be paid the rent for the second and third stories of the building situated on the northeast corner of "F" and Tenth streets northwest in the city of Washington and occupied by a part of the force of the Surgeon General's Office for the fiscal year eighteen hundred and eighty-two, said payment to be made out of the appropriation for contingent expenses for the office of the Surgeon General for said fiscal year at the rate of one thousand five hundred dollars per annum.

Approved, March 6, 1882.

CHAP. 25.—An act to establish a port of delivery at Denver, in the State of Colorado.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Denver, in the State of Colorado, be, and the same is hereby, constituted a port of delivery; and that the privileges of immediate transportation of dutiable merchandise conferred by the act of June tenth, eighteen hundred and eighty, entitled "An act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," be, and the same are hereby, extended to said port. And there shall be appointed a surveyor of customs to reside at said port, who shall receive a salary to be determined by the Secretary of the Treasury, not exceeding one thousand five hundred dollars per annum.

Approved, March 6, 1882.

CHAP. 26.—An act to authorize the Secretary of the Treasury to furnish impressions of the cards of invitation to the Garfield Memorial Service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury, at the request of Senators, Representatives, or delegates in Congress, is hereby authorized to furnish impressions from the engraved card of invitation to the Garfield Memorial Service made in the Bureau of Engraving and Printing, at the cost thereof with ten per cent. added to be paid for by persons ordering the same; and that orders for the same, and payment therefor may be made for Senators, Representatives, and Delegates through the office of the Secretary of the Senate and the Clerk of the House respectively.

Approved, March 6, 1882.

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

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

From William Findley’s Mill to Davis Creek Post-Office.
From Allen’s Factory to Hodges’ Post-Office.
From Guntersville to Woodville.
From Whitney to Murphrees Valley.
From Gaylesville, Alabama via Howell’s Cross-Roads and Kirk’s Grove, to Cave Spring, Georgia.
From Snake Creek Post-Office, Alabama, via Cordell, to Alpine, Georgia.
From Springville, via Branchville and Cook’s Mills, to Wolf Creek.
From Guntersville, via Minorville, to Lot.
From Maplesville, via Benson’s Mills, Wells’ Mills, to Verbena.
From Coltonville to Honey.
From Dowty to Herndon.
From Gadsden to Masingale.
From Gainestown to Choctaw Bluff.
From Mobile to Spring Hill.
From Somerville to Bluff City.
From Southern to Bean Rock.
From Estill’s Fork, Alabama, to Winchester, Tennessee.
From Cuba Station, in Sumter County, to Kinterbish, in the same county.

Arizona:

From Fort Apache to Show Low.
From Greaterville to Crittenden.
From Clifton, Arizona, to Lordsburgh, New Mexico.
From York’s Range, to Camp Lee, both in Graham County.
From Tucson, via Oracle, American Flag, and Stratton’s Ranche (N. O.) to San Catarina (N. O.)

Arkansas:

From Malvern, via Round Hill, to Fairview.
From Sharman, Arkansas, to Timothee, Louisiana.
From Locksburg, via Jordan Brook and Silver Hill, to Cove.
From Hope, via De Ann, New Bridge, Marlbrook, and Hickory Creek, to Murfreesboro’.
From Paris, via Rich Mountain and Dardanelle Springs, to Dardanelle.
From Camden to Mount Holly.
From Flowery, via Cass, to White Rock.
From Benton to Prattsville.
From Little Rock, via Wells’ Ferry, Scotts Bridge, Surrounded Hill, Clear Lake, and Long Bridge, to Rob Roy.
From Conway to Pinnacle Springs.
From Ozark to Watalula.
From Watalula Springs to Ozark.
From Marshall, Searcy County, via Emerson’s Mills, to Liberty Springs, Van Buren County.
From Lead Hill, Boone County, via Cottonwood, to Omaha, Boone County.
From Limestone Valley, Newton County, via Boston Mountain, Cassville, and Beech Woods, to Dry Fork, Carroll County.
From Hico, Benton County, via Cincinnati, to Dutch Mills, Washington County.
From Hope, Hempstead County, via Spring Hill and Dooley’s Ferry, to Texarkana, Miller County.
From Texarkana, via Bookers Plantation, to Bright Star, in Miller County.
From Linwood, via Garretson’s Landing, Swan Lake, Greenbank,
From Locksburg, Sevier County, via Chapel Hill, to Ultima Thule.
From Yellville, via Lone Rock, to Sylamore.

**CALIFORNIA.**

From Volcano to West Point.
From Hayden's (N. O.) to Bernardo.
From Upper Lake to Gravelly Valley.
From Princeton to Norman.
From Anaheim to Westminster
From Leesville to Sulphur Creek, Colusa County.
From Tehama, via Riceville to Orland.

**COLORADO.**

From Red Mountain to Central City.
From Fort Lyon to Railroad Station.
From Palmer to Railroad Station.
From Leadville to Aspen.
From Villa Grove to Oriental.
From Teller to Michigan.
From Hayden to Lay, Routt County.
From Dillon to Troublesome, Grand County.
From Los Pinos to the Grand River Junction.

**CONNECTICUT.**

From Ivoryton to Centre Brook.
From Silver Mine to Norwalk.

**DAKOTA.**

From Utica to Ziker.
From Hawlejek to Scotland.
From Colfax to McCauleysville.
From Kongsberg to Dwight.
From Argersville to Georgetown.
From Grandin to Hendrum.
From Fort Ransom to Grand Rapids.
From Bremer to Stump.
From Huron to Plankinton.
From Brule City to Chamberlain.
From Hartford to Antioch and Lennox.
From Clark to Webster.
From Gilby to Stickney.
From Rosebud to Fort Niobrara, Nebraska.
From Sweden to Garfield.
From Deadwood to Broughton.
From Lisbon to Pinequa.
From Lisbon to Hamlin.
From Hartley to Mapleton.
From Alwilda to Aurelia.
From Avon to Tyndall.
From Colfax to Lisbon.
From Plainview to Milltown.
From St. Thomas to Pittsburg.
From Pembina to West View.

Arkansas—Continued;
Florida;

From Brooksville to Cove Bend.
From St. Lucie, via Fort Drumm, to Fort Bassinger.
From Waldo, via Pine Hill, to Lake Butler.
From Bellville, via Clyattville, to Valdosta, Georgia.
From Madison, via Cherry Lake, to Quitman, Georgia.
From Fort Drum to Fort Bassinger.
From Akron to Altoona.
From Tampa to Palmetto.
From Welaka to Crescent City.
From South Lake Wier, in Marion County, via Lady Lake, to Leesburgh, in Sumter County.

Georgia;

From Cochran's Station to Allen's Cross-Roads.
From Americus, via Friendship, to Buena Vista.
From Cleveland to Clarksville.
From Blitch to Statesboro'.
From Woodville to Woodstock.
From Lumber City to Camp's.
From Cuthbert, via Keyton, to Arlington.
From Butler to Ellaville.
From Lincolnton to Tucker's Pond Station, South Carolina.
From Thomaston to Waymansville, Upson County.
From Perry to Henderson, Houston County.
From Excelsior, Bullock County, to Swainesborough, Emanuel County.
From Mill Haven, via Mitchellton, to Sylvania, all in Screven County.
From Eden to Hinely, both in Effingham County.
From Egypt, in Effingham County, via Moore's Mills to Crumley’s in Bullock County.
From Fleming to Dorchester, Liberty County.
From Scarborough to L. F. Pfeiffer's, in Screven County.
From Scarborough, in Screven County, to Doctor E. W. Lane's, in Emanuel County.
From Herndon, in Burke County, to Garfield in Emanuel County.
From Byron, Houston County, to Taylor's Store, Crawford County.
From Cooley's Station, on the Macon and Brunswick Railroad, to Jeffersonville.
From Fairburn to Flat Creek, Fayette County.

Idaho;

From Boise City to Indian Valley.
From Boise City, via Dry Creek, Willow Creek, and Mitchell and Marsh's Ranch, through Squaw Creek Valley and Mines, to Upper Squaw Creek Valley.
From Hailey to Muldoon.
From Hailey to Smoky Creek.
From Correll Creek to Smoky.
From Silver City to South Mountain.
From Arco to Muldoon.
From Glenn's Ferry to Bruneau Valley.
From Pescatello to American Falls.
From Santooth City to Bonanza City.
From Santooth City to Crystal.
From Salmon City to Leesburgh.

Illinois;

From Milford to Woodstock.
From Edwardsville to Wanda.

FLORIDA.

GEORGIA.

IDAHO.

ILLINOIS.
From Belle Prairie to Wayne City.  
From Fountain Green to Weakley's Store.  
From Broadlands to Homer.  
From Osage to Elkville.  
From Exeter to Neelyville.  
From Hecker to Red Bud.  
From Jewett to Wheeler.  
From Woodworth to Milford.

**INDIANA.**

From Agalio to Jonesville  
From Benton to Millersburgh.  
From Chester to Richmond.  
From Durham to Westville.  
From Freeland to Edwardsport.  
From Granville to Eaton.  
From Harris City to Greensburgh.  
From Hope to St. Louis Crossing.  
From Jalap to Marion.  
From Jefferson to Frankfort.  
From Kelseyville to Arcola.  
From Mount Zion to Baehmer.  
From Notre Dame to South Bend.  
From Orange to Glenwood.  
From Pleasant View to La Gro.  
From Po, by Boot, to Hoagland.  
From Roseville to Rosedale.  
From Sharon to De Soto.  
From South Boston to Harristown.  
From Stunke's Corners to Milan.  
From St. Omer to St. Paul.  
From Vernon to North Vernon.  
From Waterford to Michigan City.  
From Westland to Cleveland.  
From Waterman to Eugene.  
From German Ridge to Reno.  
From Leesburg to North Galveston.  
From New Haven to Zulu.  
From Zulu to Monroeville.  
From Cologne to Summitville.  
From Fountain City to Frazier's Store.  
From Connersville, via Fairview and Connersville Pike, to Hawkins.  
From Rensselaer, via Baum's Bridge, to Kauts'.  
From New Washington to Solon.  
From Holton to Dupont.  
From New Middleton to Elizabeth, in Harrison County.  
From Washington to Cumback, in Davis County.

**INDIANA TERRITORY.**

From Vinita to Baxter Springs, Kansas.

**IOWA.**

From Charles City to Niles.  
From Audubon to Kimbolton.  
From Alpha (N. O.) to Waucoma.  
From Maley to Delphos.  
From Parma to Big Grove.  
From Felix to Milo.  
From Farley to Cascade.
Iowa—Continued:
From Muchachinock to Given.
From Princeton to Cordova.
From What Cheer to Delta.

Kansas:
From Spring Valley to Creswell.
From Abilene to Woodbine.
From Alexander to Brown's Grove.
From Sylvan Dale to Morehead.
From Green Cove to Melville.
From Rest to Altoona.
From Ashland to Madison.
From Larned to Rush Centre.
From Eardale to Hays City.
From Buckner to Jetmore.
From Plainville to Russell.
From Dighton to Cutts.
From Whitfield to Wakeeneey.
From Hadley to Girard.
From Mission Centre to Kennekuk.
From Ozawkie to Valley Falls.
From Easton to Dimon.
From Centralia to Louisville.
From Concordia to Malta.
From Kirwin to Gettysburg.
From Atwood to Cedar Bluff.
From Oberlin to Atwood.
From Eldorado to Little Walnut.
From Wellington to Beverly.
From Great Bend to Thomas.
From Kenneth to Colby.
From Milton to Belmont.
From Lincoln to Tower Spring.
From Humbolt to Lavenburg.
From Farnsworth to Ness City.
From Wano to Collinsville.
From Capunia to Seneca.
From Manley to St. Bridget.
From Greenleaf to Chepston.
From Oberlin to Atwood.
From Highland to Severance.
From Harrison to Elora, Nebraska.
From Highland, via Severance, Union Centre, Eden, and Good Intent, to Atchison.

Kentucky:
From West Liberty to Morehead.
From West Liberty to Louisa.
From West Liberty to Hazard.
From Prestonburg to Jackson.
From Prestonburg to Inez.
From Pineville to Lot.
From Pineville to Hyden.
From Hyden, via Salt Creek, to Whittsburgh.
From Salt Creek to Robin's Creek.
From Salt Creek, via Line Fork, to Poor Fork.
From Frenchburgh to Beattyville.
From Stanton, via Estill, to Beattyville.
From Brushby Creek, via John's Creek, to Jambore.
From Powell's Mill to Sand Lick, Virginia.
From Manchester, via Otter Creek, to Flat Lick.

KANSAS.

KENTUCKY.
From Boonville to Hyden.
From Pine Top, via Carson, Bentley (N. O.) to Craftsville.
From Murray, via Spooene Grove, Blood, Flora, to Linton.
From Buffalo, via Mount Sherman, Brushby, to Pitman.
From Augusta to Higgensport, Ohio.
From Ballardsville to La Grange.
From Helfrey's Mill, via Colliusville, to Florence.
From Dayton to Newport.
From Grant to Aurora.
From Grayson Springs to Grayson Springs Station.
From Greenup Lime Works to Wheelersburgh, Ohio.
From Hartford to Beaver Dam.
From Henderson to Evansville, Indiana.
From Hustonville to McHenry.
From Port Royal to Spring Hill.
From Grant, via Rabbit Hark, to Rising Sun, Indiana.
From Wade's Mills to Winchester.
From Westport to La Grange.
From Wartland to Greenup.
From Spotsville to Henderson.
From Falls of Rough, via Pattieville and Wilson's Store, to Rosine.
From Callhoun, via Cleopatra, to Beach Grove.
From Callhoun, via Ramsey, to Sacramento.
From Hawesville to Blackford.
From Portsmouth, Ohio, to Tygarts' Valley Post-Office, via Enterprise, Bennett's Mills, and Lynn.
From Ballsville, via Lawes, to Mayfield.

LOUISIANA.

From Houma to Tigerville.
From Center, Texas, via Ashton's Ferry and Cook, to Mansfield.
From Center, Texas, via Logansport, to Grand Cave.
From Carthage, Texas, via Centennial and Keatchie, to Gloster.
From Mathaville, via Allen, to Broadwell's Store.
From Shreveport, via Benton, Dixon's Cross-Roads, and Colliusburg, to Red Land.
From Colfax, via Black Creek, to Ialt.
From Bellevue, via Fillmore, New Kansas, and Mercer's Store, to Ash Point.
From Red Land, Louisiana, to Walnut Hill, Arkansas.
From Baton Rouge to Manchac.
From Donaldsonville to Island.
From Donaldsonville to Hohen Solms.
From Monroe to Lapine.
From Plaquemine to Raphael.
From Plaquemine to St. Gabriel.
From Port Hudson to Jackson.
From Waterloo to New Roads.
From St. Patrick's Station to Vacherie.
From St. Patrick's Station to Bellevue.
From St. James' Station to Convent.
From Clinton to Live Oak Store, Livingston Parish.
From Plaquemine to Soulouque.
From Raphael to Soulouque.
From Raphael to Plaquemine.

MAINE.

From Arnold to South Etna.
From North Haven Post-Office, in Knox County, northerly to Pulpit Harbor.
Montana—Continued;

From Southwest Harbor Post-Office, in the town of Tremont, around said Southwest Harbor to East Tremont, near Henry E. Newman's dwelling-house.

MARYLAND.

From Oakland to Ryon's Glade.
From Hillsboro', via Hall's Cross-Roads, to Centerville.
From Cockeysville, via Western Run.
From Turnpike to Black Rock.
From Towsontown, via Joppa Road, to Harford Turnpike Road.
From Sykesville, via Freedom, White Rock Road, Berretts, to Liberty Road.
From Pleasantville, to High Point, Harford County.
From Snow Hill to Box Iron, Worcester County.

MASSACHUSETTS.

From Littleton to Littleton Common.

MICHIGAN.

From Cadillae to South Branch.
From Coldwater, via Mattison, to Colon.
From Kalkaska, via Lodi, Ivan, and Wellington, to Pere Cheney.
From South Saginaw to East Saginaw.
From Westville to McBride's
From Stalwart to Prentis' Bay.
From Bay's River, via Nahma and Garden Bay, to Fayette.

MINNESOTA.

From Edna to Fertile.
From Fisher's Landing to Polk City.
From Crookston and Carman to Grove Park.
From Kindred to Carson.
From Spirit Lake to Pelican Rapids.
From Ayr to Spring Creek.
From Brownsburgh to Jackson.
From Marshfield to Tyler.
From Moorhead, via Holy Cross, Jacksville, and McCaulyville, to Breckenridge.
From Rutland to Railroad Station.
From Watonwan to Railroad Station.
From Waconia to Helvetia, in Carver County.
From Carver, via East Union, to J. P. Farrow's', in the county of Carver.

MISSISSIPPI.

From Starkville, via Pugh's Mill, to Webster.
From Philadelphia, via Jackson's Tan Yard and House's Store, to Java.
From Green Hill to Campbellsville.
From Johnsonville to Pennwood.

MISSOURI.

From Big Spring to New Florence.
From Eminence, via Augustus Mossier's, on Pike Creek, and Pike Post-Office, to Van Buren.
From Kaudevie, via Rensaud and Walnut Shade, to Forsythe.
From Warsaw to Wheatland.
From Shelbina to Oakdale.
From La Grange, via Gilead and Argota, to Steffensville.
From New Cambria to Goldsberry.
From New Cambria to Jordan.
From Callao, via Valley, to Kirksville.
From Williamsburg to Calwood.
From Lake Creek to Edward Bahner’s residence, in Pettis County.
From Salem, via Nova Scotia Iron Works, to West Fork.
From Pittsville to Elm Spring Baptist Church.
From Iantha, via Igo and Verdella, to Mounds.
From Longwood, via Woodson, to Marshall
From Gooch’s Mill to Boonville.
From Excelsior Springs, Viginti Post-Office, to Vibbard.
From Trenton, via Shanklin, to Alpha.

MONTANA.

From Skalkaho to Gibbonville, Idaho.
From Missoula to Victor.
From Helena to Mullan.
From Ulidia to Beltane.
From Reedsport to Judith.
From Fort Maginnis, via Maidensville, Dexterville, and Wilder, to Fort Assinaboine.
From Fort Maginnis, via Carroll, to Poplar Creek.
From Benton, via Highwood, Beltane, Hughesville, and Goldrun to Ubet.
From White Sulphur Springs to Goldrun, via Montana District.
From Martinsdale, via Puett, to Brambles, mouth of Bigtimber Creek.
From Glendine to Poplar Creek Agency.
From Bozeman, via Hayden, Chico and Gardiner, to Cooke.
From Central Park to Hillsdale.
From Fish Creek to Bozeman.
From Centreville, via Unity, to White Sulphur Springs.
From Benson’s, via Richland, to Hayden.

NEBRASKA.

From Seward to Valparaiso.
From Repose to Atlanta.
From Sutton to York.
From Sutton to Aurora.
From Wilsonville to Arrapahoe.
From Fitzallon to Gibbon.
From Longwood to The Forks.
From Bazille Mills to Paddock.
From Dayton to O’Connor.
From Custer to West Union.
From Garner to Halifax.
From Albion to Clester.
From Weeping Water to Louisville.
From Ponca to Yankton, (Dak)
From Keya Taha to Evergreen.
From Erina to Garner.
From Knoxville to Venus.
From Lost Creek to Postville.
From Curtis to Laird’s.
From Lily to Glencoe.
From Wilsonville to Lyle, (Kas.)
From O’Neill City to Calamus.
From Little to Ford’s.
Nebraska—Continued;
From Wayne to La Porte.
From Spaulding to Cummins ville.
From Neligh, in Antelope County, via West Cedar Valley, Clay Ridge, Cum mins ville, Clear Creek, Cedar City, late Harrington Post-Office, and Little Cedar Valley, to Willow Springs, in Wheeler County.

Nevada;
From Austin to Gold Park.
From Eureka to Secret Canyon.
From Hawthorne to Sunnyside.
From Beowawe to Cortez.
From Palisade to Safford.
From Ward to Taylor.
From Schellburn, via Aurum and Spring Valley, to Osceola.
From Eureka, via Duckwater, to Curran Creek.
From Eureka, along the line of the Eureka and Colorado River Railroad, to Cherry Creek.
From Lovelocks to Roseville.
From Luning to Grantsville.
From Lida to Montezuma.

New Hampshire;
From Newbury to Sunapee.
From Milan to Errol.

New Mexico;
From Vermejo to Elkins.
From Socorro to Magdalena.
From Silver City to Clairmont, Socorro County.
From Eagle Station to Polomas, Socorro County.
From Lordsburgh, New Mexico, to Clifton, Arizona.

New York;
From Salt Point to Crum Elbow.
From Altona to Alder Brook.
From Canisteo to Purdy Creek.
From Massena to Racket River.
From Coltton, via West Parishville, to Potsdam.
From Fallerville to Harrisville.
From Seneca Falls to Tyse City.
From Altona to Alder bend.

North Carolina;
From Newfound, via North and South Turkey and Davis Mills, on Sandy Mush, to Marshall.
From Bald Creek, via McElroy's Creek, to Ivy.
From Waynesville via Ivy Hill, Campbell's, Soco Gap, Indian Mission, and Yellow Hill, to Charleston.
From Ivy Gap to Bee Log.
From King's Mountain to Carpenter's Store.
From Troy to Pekin.
From New River to Chestnut Hill.
From Yadkinville, via Boonville, to Rush.
From Norton's, via Lower Hamburg, Big Ridge, Flat Creek, and Canada, to Baisam Grove.
From Statesville, via Wilkesboro', Cherry Lane, Hanks' Store, North Carolina, and Peach Bottom and Independence, Virginia, to Crockett's Depot, Virginia.
From New Light, via Beck's Store, to Mount Energy.
From Columbia Factory, Randolph County, via Brown's Store, to Troy.
From Randleman's Factory, Randolph County, to Greensborough.
From Fayetteville, via Sherwood and Slocum's Store to Tolarsville

OHIO.

From Patten's Mills to Bartlett.
From Ridgeland to Hamler
From Woodsdale to Hamilton
From Kirkpatrick to Caledonia
From Chatfield to Carrothers.
From Bourneville to McCurdy
From Catawba to Horr's
From Cadwallader to Tippecanoe.
From Alma to Waverly.
From Annapolis to Unionport.
From Anglaszi to Tokio.
From Black Swamp to Lindsey.
From Blue Ball to Middletown.
From Brunersburgh to Defiance.
From Willetville to Russell Station.
From Centrefield to East Monroe.
From Chauncey to Salina.
From Clintonville, by North Columbus, to Columbus.
From Coopersville to Wetmore.
From Doylestown, by Easton, to Railroad Station.
From East Toledo to Toledo.
From Emerald to Winchester
From Fenton to Pemberville
From Florida to Okolona
From Franklin to Carlisle Station
From Germano to Means.
From Gilmore to Port Washington.
From Goshen to Hill's Station.
From Green Hill to East Rochester.
From Harveysburgh to Waynesville.
From Hopedale to Means.
From Kennenburgh to Salesville.
From Kilbourne to Delaware.
From La Porte to Elysir.
From Lattas to Roxabell.
From Lebanon to Morrow.
From Lindale, by Mount Pisgah, to New Richmond.
From Little Clay Lick to Clay Lick.
From Little Mountain to Mentor.
From Loganville to De Graff.
From Mechanicsville to Austinburgh.
From Mount Perry to Chalfants.
From Mount Union to Alliance.
From Mutual to Urbana.
From New Cumberland to Zoar Station.
From New Rochester to Pemberville.
From New Straitsville to Shawnee.
From Nimisila to Clinton.
From Northfield to Macedonia Depot.
From North Liberty to Butler.
From North Jackson to Austintown.
From North Olmsted to Olmsted.
From North Springfield to Middlebury.
From Ohl's Town to Mineral Ridge.
Ohio—Continued;
From Pilcher to Jerusalem
From Raymond's to Peoria
From Scotch Ridge to Pemberville
From South New Lyme to New Lyme Station
From Tremont City to Tremont Station
From Unity to East Palestine
From Webster to Versailles.
From West Leipsic to Leipsic
From Whetstone to Galion
From Paintersville to Port William
From Willon to Valley Railroad Station
From Canfield via Cornersburg, to Youngstown
From Seio to Carrolton, via Laurentine, Palermo
From Rutland to Dexter, via Grass Run
From Shawnee to Corning
From Bolin's Mills, Vinton County, to Lee, Athens County.

OREGON.
From Summerville to Union.
From Bake Oven to Cross Keys.
From Roseburg via Civil Bend and Olalla, to Camas Valley
From Grant's Pass to Galice.
From Tillamook, via Nestockton, to Grand Ronde.
From Oregon City to Wilhoit Springs.
From Rock Point to Foot Creek.
From Blalock, via Walker's and McFarland's, to Bickleton, Washington Territory.
From Blalock, via Rock Creek, Number Six, and Laidlero, to Golden-dale, Washington Territory.
From Baker City to Granite
From Applegate to Granite.

Pennsylvania;

From Mount Pleasant Borough, via Middle Churches, to Pleasant Unity.
From Johnstowne, via Fairview and Bellsano, to Strongstown.
From Zionsville, via Sigmund, to Siesholtzville
From Pennville to Hudson
From Catfish to Sigo
From Eureka, via Tradesville, to Doylestown.
From Brownsburg, via Makefield, to Buckmansville.
From Bendersville to Menallen
From Bigler to Table Rock
From Sharpsburg, via Three Degree Road, to Saxonsburg.
From Milldale to Evergreen Hamlet
From Howard to Rabb's Store
From Penn's Creek to Mifflinburg.
From Wharton, via Hull, to Cherry Mills
From Merwin to Markle.
From Bushville, Pennsylvania, to Flatbrookville, New Jersey
From Forks Station, via Stanhope (N. O.) or Swift Water (N. O.), to Halterman's Corners (N. O.), all in Monroe County
From Mifflinville to Hetlerville, both in Columbia County
From Spring Mills, via Farmer's Mills and Old Fort, to Centre Hall.
From Nebraska to Marionville.

Rhode Island;

RIHOE ISLAND

From Liberty to Slocumville.
SOUTH CAROLINA

From Duntons ville, via James II. Strom's, to Kirkseys.
From Allendale, via Dr. Weekley's, to Buford's Ridge.
From Bam burg, via Butler McMillan's and Callhoun Breland's, at Three Mile Creek, to River's Bridge.
From Monticello to Salem Cross-Roads, Yorkville, via Samuel Jones', to Souders ville.
From Black's Station, via Mercer's and Smith Ford, to Etta Jane.
From Nichols to Little Rock, via Gaddy's Mills.
From Bennetts ville, South Carolina, to Laurenburg, North Carolina, via John G. Fletcher's Store.
From Laurel Hill, North Carolina, to Bennettsville, South Carolina, via John G. Fletcher's Store.
From Laurenburg, North Carolina, to Red Bluff, South Carolina.
From Mullin's Depot, South Carolina, to Alfordsville, North Carolina.
From Chesterfield Court-House via Sugar Loaf, Jas. W. Ousley, and John G. Johnson, to Hartsville.
From Rome to Chopp ee.
From Irvington, Chesterfield County, to Hornsborough.
From Mayesville to Kings tree.
From Columbia, across Broad River, via Pellwood (N. O.), in Lexington County, Countiesville, and Pine Ridge, in Lexington County, to Wessinger's Store, in Newberry County.
From Mullin's, via D. D. McDuffie's, Elly Hay's, Hazy Swamp, and J. H. Stafford's, to Alfordsville, North Carolina.
From Mullin's via D. D. McDuffie's and Elly Hay's to Kentyre's.
From Pickens Court House to Burroughs' Mill.
From Monterey, via Dry Grove, to Enright's Store, Abbeville County.
From Martin's Depot, via Monaville and Milton, to Martin's Depot.
From Nine Times in South Carolina via McKinney, Cane Creek, Fly Top, and Horse Pasture to Taxaway in North Carolina.

TENNESSEE.

From Charleston, via Hines' Store, to Brittsville.
From Riceville, via Wamack, to Big Spring.
From Spring Hill to Santa Fe.
From Boston to Santa Fe.
From Doweltown to Pekin.
From Blairsville, via Smith's Store and Clarby's Mills, to Ducktown.
From Chitwood to Ewmett.
From Brattsville, via Georgetown, to Clenland.
From Brattsville, via Big Spring, to Decatur.
From Buren's Store to Clover Bottom.
From Belltown to Citisco.
From Graysville to Coulterville.
From Huntsville to Helenwood.
From Mill Creek to Stapleton.
From Panther Springs to Talbot's.
From Purdy to Bethel Springs.
From Beeha Springs to Spring City.
From Tusculum to Home.
From Wartborough to Kismet.
From Indian Mound, via Legate, Stewart County, Tennessee, to La Fayette, Christian County, Kentucky.
From Doves, via Iron Mountain, Stewart County, Tennessee, to Golden Pond, Trigg County, Kentucky.
From Jamestown, via Byrdstown, Pickett County, to Mouth of Wolf Creek, Clay County.
From Mockesou to Fall River.
Texas;

From Linden, via Red Hill, to Douglassville.
From Cusseta, via White Sulphur Springs, to Bryan's Mills.
From Jefferson, via Diskells, Blockersville, and Andrewsville to Naskom's Station.
From Colorado to Estocado.
From Colorado to Fort Concho.
From Abilene, via Phantom Hill, to Mount Blanco.
From Spanish Fort, via Watkins', Holton, Woodford, and Law City, to Mill Creek, Chickasaw Nation, Indian Territory.
From Colorado to Mount Blanco.
From Phantom Hill to Anson.
From Sweet Water to Marsalis.
From Fort Ewell, via Anacostia and Valenzuela, to Carriza Springs.
From Caldwell, via James B. Sander's Store, to Lexington.
From Bremond, via Beck's Prairie, to Franklin.
From San Angelo to Colorado City.
From Cisco to Brownwood.
From Coleman to Belle Plain.
From Cooke's Point to Tunis.
From Hallettsville to Witting.
From Rockwell to Fort Davis.
From Rockwell to Fort Stockton.
From China Springs to Greencock.
From Jonesboro' to Rector.
From Cherino to Horner.
From Centre, via Willow Grove and Logansport, to Grand Cane.
From De Berry to Dead Wood.
From Newton, via Caney Creek, to Belgrade.
From Junction City, via Fort Territt Pecan Springs, and Wentworth Ranch, to Fort McKavitt.
From Pattonville, via Parker's Store, to Halesborough.
From Clarksville, Texas, to Locksburg, Arkansas.
From Clarksville, Texas, via Harris Ferry on Red River, to Locksburg, Arkansas.
From Colorado to Mount Blanco.
From Oenaville to Barclay.
From Colorado to Esticado.
From Colorado to Concho.
From Cooper via Prattville, to Charleston.
From Bennetts's Station to Mosely Cross-Roads, in Red River County.
From Nameless, Travis County, to Bagdad, Williamson County.
From Florence via Chaneyville, to Lampasas.
From Milam, in Sabine County, to East Hamilton, in Shelby County.
From Mineral City to Beeville.
From Toyah, Texas, to Seven Rivers, New Mexico.
From Waco to Groesbeck.
From Florence, Williamson County, via Gabriel Mills and Lone Star, to Stickling, Burnett County.

Utah;

From Heber to Roy.

Vermont;

From Brownington Centre, by Brownington, to Barton Landing.

Virginia;

From Snowville to Misa Fork.
From Boscobel to Viroqua.

UTAH

VERMONT

VIRGINIA.
FROM SNOWVILLE, via Furman's Store, to Misa Fork.
From Independence, via Potato Creek, to Mouth of Wilson.
From Floyd Court House, via New Haven, on Shooting Creek, to
Tar Kiln.
From Old Town, via Dobyn's and Davis' Ferry, to Brown Hill.
From Buckingham Court-House to Hardwicksville.

WEST VIRGINIA.

From Romney, via Ruckman's and Sharps, to Inkerman.
From Inkerman, via Bushby Ridge, Hillsdale, Samuel Park's, North- western Turnpike to Romney.
From Gladeville to Halleck.
From Blaine to Clinton Furnace.
From New Salem to Yeater's Mills.
From Braxton Court-House to Middleport.
From Perkins' Mills to Webster Court-House.
From Flatwoods, Braxton County, via Doctor B. H. Adkisson's Store, Williams' Mill, Green Hill, and Little Wild Cat, Lewis County and James Bennett's, to Rock Cave, in Upshur County.
From Kinchelos, Harrison County, to Cold Water, Doddridge County.

WISCONSIN.

From Westby to Bloomingdale.
From Antigo, via Morley and Donovan, to Merrill.
From Douglas Center to Moundville.
From Lucas to Knapp.
From Mindora to Burr Oak.
From Popple, via Nevins, Shortville, and Day, to Neillsville.
From Black Creek, via Cicero, Frazer, Angelica, and Plier, to Pulcifer.
From Grantsburg to Wood River.
From Balsam Lake to Bunyan.
From Sioux Creek to Shetek.
From Lochiel to Tonnar.
From Cadott to Swansby.
From Flambeau to Emet.
From Eau Claire to Badger Mills.
From Rib Falls to Peniatowski.
From Wausau to Kelly.
From Nangart to Hamburgh.
From Mannville to McMMillan.
From Edson to High Banks.
From Grand Marsh to New Chester.
From Albany to Boyington.
From Colby to Green Grove.
From Merrill to Donovan.
From Antigo to Morley.
From Antigo, via Melnik, to Kempster.
From Norwood to Phlox.
From Bonduel to Tracy.
From Angelica to Plier.
From Flintville to Saint Nathan's.
From Stiles to Morgan.
From Stiles to Kelley Brook.
From Frydenland to Sand Lake.
From Florence to Crystal Falls.

WYOMING.

From Brent Fork, via Ashley, to Fort Thornburg, Utah Territory.
From Bourdeaux to Fort Fetterman.
From Powder River to Frewen's Ranch.
From Elk Mountain to Bushe's Ranch.
From Cooper Lake to Bushe's Ranch.
From Fort Laramie to Central Springs.

WASHINGTON.

From Spokane Falls to Miles.
From Miles to Chewelah.
From Deep Creek to Walker's Prairie.
From Muckilteo, via Port Susan to Lyman.
Approved, March 6, 1882

CHAP. 28.—An act to amend an act entitled "An act to provide for the construction of a marine hospital in the city of Memphis, Tennessee".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled "An act to provide for the construction of a marine hospital in the city of Memphis, Tennessee", approved May third, eighteen hundred and eighty, be, and the same is hereby, amended by inserting after the word "purchase", in the second section of said act, the words "at voluntary sale or by condemnation", so that said act will read:

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

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

Approved, March 9, 1882.

CHAP. 30.—An act to authorize the erection of a statue of Chief Justice Marshall.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the Senate and the Speaker of the House of Representatives do appoint a joint committee of three Senators and three Representatives with authority to contract for and erect a statue to the memory of Chief Justice John Marshall, formerly of the Supreme Court of the United States; that said statue shall be placed in a suitable public reservation, to be designated by said joint committee, in the city of Washington; and for said purpose the sum of twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, March 10, 1882.

CHAP. 31.—An act directing the Secretary of War to pay over to the Society of the Army of the Cumberland seven thousand five hundred dollars, to aid in the erection of a statue or monument to General James A. Garfield.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to pay over to the Society of
the Army of the Cumberland, out of the proceeds of the sales of any
condemned ordnance or ordnance stores, the sum of seven thousand five
hundred dollars, to be used in the erection of a statue or monument at
Washington, District of Columbia, to the memory of General James A.
Garfield.

Approved, March 11, 1882.

CHAP. 32.—An act authorizing and directing the purchase by the Secretary of the
Treasury, for the public use, of the property known as the Freedman’s Bank, and
the real estate and parcels of ground adjacent thereto, belonging to the Freedman’s
Savings and Trust Company, and located on Pennsylvania avenue, between Fifteenth
and Fifteenth-and-a-half streets, Washington, District of Columbia.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the
Treasury be, and he hereby is, authorized and directed to purchase, for
the use of the United States, all those lots and parcels of ground, with
the improvements thereon, situated in the city of Washington, District
of Columbia, on Pennsylvania avenue, between Fifteenth and Fifteenth-
and-a-half streets, and belonging to the Freedman’s Savings and Trust
Company, known and described in the original deeds of conveyance to
the said Freedman’s Savings and Trust Company as the west half of
lot numbered three, all of lots numbered four, five, six, and seven, and
the south half of lot numbered eight, in square numbered two hundred
and twenty-one, as laid out and recorded in the original plat or plan of
the city of Washington, in the District of Columbia, at a sum not ex-
ceeding two hundred and fifty thousand dollars, to be paid and by him
placed to the credit of the commissioners of the said Freedman’s Sav-
ings and Trust Company, or their successors, on the books of the
Treasurer of the United States, for distribution among its creditors, out
of any money in the Treasury not otherwise appropriated, upon proof
of a perfect title and the execution to the United States of a deed good
and sufficient in law, and in form approved by the Attorney-General;
and said sum, or so much thereof as may be necessary, is hereby ap-
propriated for that purpose.

Approved, March 11, 1882.

CHAP. 41.—An act authorizing the Postmaster-General to adjust certain claims of
Postmasters for loss by Burglary, Fire, or other unavoidable casualty.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Postmaster-General
be, and he hereby is, authorized to investigate all claims of Postmas-
ters for the loss of money-order funds, postage-stamps, stamped enve-
lopes, newspaper wrappers, and postal cards belonging to the United
States in the hands of such Postmasters, resulting from burglary, fire,
or other unavoidable casualty, and if he shall determine that such loss
resulted from no fault or negligence on the part of such Postmasters, to
pay to such Postmasters or credit them with the amount so ascertained
to have been lost or destroyed, and also to credit Postmasters with the
amount of any remittance of money-order funds made by them, in com-
pliance with the instructions of the Postmaster-General, which shall
have been lost or stolen while in transit by mail from the office of the
remitting Postmaster to the office designated as his depository: Pro-
vided, That no claim exceeding the sum of two thousand dollars shall
be paid or credited until after the facts shall have been ascertained by
the Postmaster General and reported to Congress, together with his
recommendation thereon, and an appropriation made therefor: And
provided further, That this act shall not embrace any claim for losses as
foresaid which accrued more than fifteen years prior to its passage;
and all such claims must be presented to the Postmaster-General within six months after the taking effect of this act; and no claim for losses which may hereafter accrue shall be allowed unless presented within three months from the time the loss accrued.

Sec. 2.—That it is hereby made the duty of the Postmaster-General to report his action herein to Congress annually, with his reasons therefor in each particular case.

Approved, March 17, 1882.

Mar. 21, 1882.

CHAP. 44.—An act appropriating one hundred thousand dollars for continuing the work on Davis Island Dam.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred thousand dollars, be, and the same hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of continuing the work on the Davis Island Dam in the Ohio River, and to be expended under the direction of the Secretary of War, and in anticipation of part of the appropriation for such purpose in the regular river and harbor act.

Approved, March 21, 1882.

Mar. 22, 1882.

CHAP. 46.—An act authorizing the sale of certain logs cut by the Indians of the Menomonee Reservation in Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized to cause to be sold at public sale to the highest bidder, for cash, after due public advertisement, and in such lots or quantities as he may deem judicious, all pine timber cut upon the Menomonee Indian Reservation during the winter of eighteen hundred and seventy-six and eighteen hundred and seventy-seven, under the direction of the then United States Indian Agent, J. C. Bridgman.

Sec. 2.—That the proceeds arising from all sales of such timber shall be applied first to the payment of any and all indebtedness incurred for labor, supplies, and other expenses incident to the cutting and sale of said timber, and the surplus, if any, shall be deposited in the Treasury of the United States to the credit of said Indians, and expended for their benefit under the direction of the Secretary of the Interior.

Approved, March 22, 1882.

Mar. 22, 1882.

CHAP. 47.—An act to amend section fifty-three hundred and fifty-two of the Revised Statutes of the United States, in reference to bigamy, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section fifty-three hundred and fifty-two of the Revised Statutes of the United States be, and the same is hereby, amended so as to read as follows, namely:

"Every person who has a husband or wife living who, in a Territory or other place over which the United States have exclusive jurisdiction, hereafter marries another, whether married or single, and any man who hereafter simultaneously, or on the same day, marries more than one woman, in a Territory or other place over which the United States have exclusive jurisdiction, is guilty of polygamy, and shall be punished by a fine of not more than five hundred dollars and by imprisonment for a term of not more than five years; but this section shall not extend to any person by reason of any former marriage whose husband or wife

Postmaster-General to make annual report to Congress.

Davis Island Dam, Ohio River.

Appropriation.

Disposition of proceeds.

Bigamy, etc., in the Territories of the United States, now punished. R. S. 5352, 1039, amended.

Polygamy. Penalty.

Not to apply in certain cases.
by such marriage shall have been absent for five successive years, and
is not known to such person to be living, and is believed by such per-
sont to be dead, nor to any person by reason of any former marriage which
shall have been dissolved by a valid decree of a competent court, nor to
any person by reason of any former marriage which shall have been pronounced void by a valid decree of a competent court, on the ground of
nullity of the marriage contract."

SEC. 2. That the foregoing provisions shall not affect the prosecution
or punishment of any offense already committed against the section
amended by the first section of this act.

SEC. 3. That if any male person, in a Territory or other place over
which the United States have exclusive jurisdiction, hereafter cohabits
with more than one woman, he shall be deemed guilty of a misdemeanor,
and on conviction thereof shall be punished by a fine of not more than
three hundred dollars, or by imprisonment for not more than six months,
or by both said punishments, in the discretion of the court.

SEC. 4. That counts for any or all of the offenses named in sections
one and three of this act may be joined in the same information or in-
dictment.

SEC. 5. That in any prosecution for bigamy, polygamy, or unlawful
cohabitation, under any statute of the United States, it shall be suffi-
cient cause of challenge to any person drawn or summoned as a jury-
man or talesman, first, that he is or has been living in the practice of
bigamy, polygamy, or unlawful cohabitation with more than one woman,
or that he is or has been guilty of an offense punishable by either of the
foregoing sections, or by section fifty-three hundred and fifty-two of the
Revised Statutes of the United States, or the act of July first, eighteen
hundred and sixty-two, entitled "An act to punish and prevent the prac-
tice of polygamy in the Territories of the United States and other
places, and disapproving and annulling certain acts of the legislative
assembly of the Territory of Utah", or, second, that he believes it right
for a man to have more than one living and undivorced wife at the same
time, or to live in the practice of cohabiting with more than one woman;
and any person appearing or offered as a juror or talesman, and chal-
lenged on either of the foregoing grounds, may be questioned on his
oath as to the existence of any such cause of challenge, and other evi-
dence may be introduced bearing upon the question raised by such
challenge; and this question shall be tried by the court. But as to the
first ground of challenge before mentioned, the person challenged shall
not be bound to answer if he shall say upon his oath that he declines
on the ground that his answer may tend to criminate himself; and if he
shall answer as to said first ground, his answer shall not be given in
evidence in any criminal prosecution against him for any offense named
in sections one or three of this act; but if he declines to answer on any
ground, he shall be rejected as incompetent.

SEC. 6. That the President is hereby authorized to grant amnesty to
such classes of offenders guilty of bigamy, polygamy, or unlawful co-
habitation, before the passage of this act, on such conditions and under
such limitations as he shall think proper; but no such amnesty shall
have effect unless the conditions thereof shall be complied with.

SEC. 7. That the issue of bigamous or polygamous marriages, known
as Mormon marriages, in cases in which such marriages have been sol-
emnized according to the ceremonies of the Mormon sect, in any Terri-
tory of the United States, and such issue shall have been born before
the first day of January, anno Domini eighteen hundred and eighty-
three, are hereby legitimated.

SEC. 8. That no polygamist, bigamist, or any person cohabiting with
more than one woman, and no woman cohabiting with any of the persons
described as aforesaid in this section, in any Territory or other place
over which the United States have exclusive jurisdiction, shall be enti-
tled to vote at any election held in any such Territory or other place,
or be eligible for election or appointment to or be entitled to hold any

Action in offenses already committed not affected.

Misdemeanor.

Indictment.

Jurors.

Disqualification for service.

R. S. 3352, 1039.
12 Stat., 501.

Amnesty.

Issue in Mormon marriages legitimated.

Disqualified as voters, and not eligible for Territorial or Federal appointment.
office or place of public trust, honor, or emolument in, under, or for any such Territory or place, or under the United States.

SEC. 9. That all the registration and election offices of every description in the Territory of Utah are hereby declared vacant, and each and every duty relating to the registration of voters, the conduct of elections, the receiving or rejection of votes, and the canvassing and returning of the same, and the issuing of certificates or other evidence of election in said Territory, shall, until other provision be made by the legislative assembly of said Territory as is hereinafter by this section provided, be performed under the existing laws of the United States and of said Territory by proper persons, who shall be appointed to execute such offices and perform such duties by a board of five persons, to be appointed by the President, by and with the advice and consent of the Senate, not more than three of whom shall be members of one political party; and a majority of whom shall be a quorum. The members of said board so appointed by the President shall each receive a salary at the rate of three thousand dollars per annum, and shall continue in office until the legislative assembly of said Territory shall make provision for filling said offices as herein authorized. The Secretary of the Territory shall be the secretary of said board, and keep a journal of its proceedings, and attest the action of said board under this section. The canvass and return of all the votes at elections in said Territory for members of the legislative assembly thereof shall also be returned to said board, which shall canvass all such returns and issue certificates of election to those persons who, being eligible for such election, shall appear to have been lawfully elected, which certificates shall be the only evidence of the right of such persons to sit in such assembly: Provided, That said board of five persons shall not exclude any person otherwise eligible to vote from the polls on account of any opinion such person may entertain on the subject of bigamy or polygamy nor shall they refuse to count any such vote on account of the opinion of the person casting it on the subject of bigamy or polygamy; but each house of such assembly, after its organization, shall have power to decide upon the elections and qualifications of its members. And at, or after the first meeting of said legislative assembly whose members shall have been elected and returned according to the provisions of this act, said legislative assembly may make such laws, conformable to the organic act of said Territory and not inconsistent with other laws of the United States, as it shall deem proper concerning the filling of the offices in said Territory declared vacant by this act.

Approved, March 22, 1882.

CHAP. 48.—An act to amend the Revised Statutes of the United States establishing the times, places, and provisions for holding terms of the district and circuit courts in the northern district of New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That that paragraph of section five hundred and seventy-two of the Revised Statutes declaring the times, places, and provisions for holding terms of the District Court in the Northern District of New York be amended so as to read as follows: "In the northern district of New York, at Albany, on the third Tuesday in January; at Utica on the third Tuesday in March; at Rochester, on the second Tuesday in May; at Buffalo on the third Tuesday in September; at Auburn, on the third Tuesday in November; and in the discretion of the judge of the court, one term annually at such time and place within the counties of Onondaga, Saint Lawrence, Clinton, Jefferson, Oswego, and Franklin as he may from time to time appoint. Such appointment shall be made by notice of at least twenty days published in the State paper of New York and one newspaper published at the place where said court is to be held.
SEC. 2. That that paragraph of section six hundred and fifty-eight of the Revised Statutes declaring the times, places and provisions for holding terms of the circuit court in the Northern district of New York be amended so as to read as follows:

"In the northern district of New York, at Canandaigua, on the third Tuesday in June; at Syracuse on the third Tuesday in November; at Albany, on the third Tuesday in January. And when the said term appointed to be held at Albany be adjourned, it shall be adjourned to meet in Utica on the third Tuesday in March; but said adjourned term shall be for the transaction of civil business only."

SEC. 3. That section eight hundred and six of the Revised Statutes be amended so as to read as follows:

"SECTION 806. No Jury shall be drawn for service exclusively in the circuit court for the northern district of New York at the terms thereof required by law to be held at Albany and Syracuse, or at the adjourned term thereof required by law to be held at Utica, if a jury is drawn to serve in the district court held at the same times and places with said terms and adjourned term, but it shall be used for the trial of issues of fact arising in civil and criminal causes in said circuit court; and the verdicts of said jury and all proceedings upon the trial of said issues shall be of the same effect as if the said jury had been drawn to serve in the said circuit court."

Approved, March 23, 1882.

CHAP. 49.—An act to create two additional land districts, and to change the boundaries of the Watertown land district in the Territory of Dakota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that part of the Territory of Dakota bounded as follows, to wit: Commencing at the southeast corner of township one hundred and nine north, range fifty-nine west of the fifth principal meridian; thence west along the second standard parallel north to the Missouri river; thence up and along the east bank of said river to a point where the fifth standard parallel north intersects said river; thence east along said standard parallel north to the northwest corner of township one hundred and twenty north, range fifty-nine west; thence south to the southwest corner of township one hundred and thirteen north, range fifty-nine west; thence east to the southeast corner of said township; thence south to the place of beginning, be, and the same is hereby, constituted a new land district, the office of which shall be located at such place as shall be designated by the President of the United States.

SEC. 2. That all that part of the Territory of Dakota bounded as follows, to wit: Commencing at the northwest corner of township one hundred and twenty north, range fifty-nine west of the fifth principal meridian; thence west along the fifth standard parallel north to the Missouri River; thence up and along the east bank of said river to the south line of township one hundred and thirty north; thence east along said line to the northeast corner of township one hundred and twenty-nine north, range fifty-nine west; thence south to the southeast corner of township one hundred and twenty-nine north, range fifty-nine west; thence east along the seventh standard parallel north to the northwest corner of township one hundred and twenty-eight north, range fifty-nine west; thence south to the place of beginning, be, and the same is hereby, constituted a new land district, the office of which shall be located at such place as shall be designated by the President of the United States.

SEC. 3. That all that part of the Territory of Dakota bounded as follows, to wit: Commencing at a point where the second standard parallel north of the fifth principal meridian intersects the eastern boundary of said Territory; thence west along said parallel to the southeast.
corner of township one hundred and nine north, range fifty-nine west; thence north to the northeast corner of township one hundred and twelve north, range fifty-nine west; thence west along the third standard parallel north to the eighth guide-meridian; thence north along said guide-meridian to the northwest corner of township one hundred and twenty-eight north, range fifty-nine west; thence west along the seventh standard parallel north to the southeast corner of township one hundred and twenty-nine north, range fifty-nine west; thence north to the southeast corner of township one hundred and thirty north, range fifty-nine west; thence east to the eastern boundary-line of the Territory of Dakota; thence southerly on said boundary-line to the place of beginning; shall constitute the limits of the Watertown land district.

Approved, March 23, 1882.

CHAP. 51.—An act to establish a railway bridge across the Mississippi River extending from a point between Wabasha and Read's Landing, in Minnesota, to a point below the mouth of the Chippewa River in Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Chippewa Valley and Superior Railway Company, its successors and assigns, are hereby authorized and empowered to erect, establish, and maintain a railway bridge across the Mississippi River, extending from a point to be by them selected in the State of Minnesota, between Read's Landing and a point in the State of Minnesota opposite the foot of Ort's Island, about two miles below Wabasha, across the said river to a point in the State of Wisconsin to be by them selected, below the mouth of the Chippewa River; that said bridge shall not interfere with the free navigation of said river beyond what is necessary in order to carry into effect the rights and privileges hereby granted; and in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river the cause may be tried before the District Court of the United States of any state in which any portion of said obstruction or bridge touches.

SEC. 2. That any bridge built under the provisions of this act may, at the option of the Company building the same, be built as a drawbridge, with a pivot or other form of draw, or with unbroken or continuous spans or as a pile or pontoon bridge, similar to John Lawler's railway pontoon bridge at Prairie du Chien, Wisconsin: Provided, That if the said bridge shall be made with unbroken and continuous spans, it shall not be of less elevation in any case than fifty feet above extreme high water mark, as understood at the point of location, to the bottom chord of the bridge, nor shall the spans of said bridge be less than two hundred and fifty feet in length, and the piers of said bridge shall be parallel with the current of said river, and the main span shall be over the main channel of the river, and not less than three hundred feet in length: And provided also, That if any bridge built under this act shall be constructed as a drawbridge, the same shall be constructed as a pivot drawbridge, with a draw over the main channel of the river at an accessible and navigable point, and with spans of not less than one hundred and sixty feet in length in the clear on each side of the central or pivot pier of the draw, and the next adjoining spans to the draw shall not be less than two hundred and fifty feet, and said spans shall not be less than thirty feet above low water mark, and not less than ten feet above extreme high water mark, measuring to the bottom chord of the bridge, and the piers of said bridge shall be parallel with the current of the river where said bridge may be erected: And provided further, That if said company shall elect to construct a pile or pontoon bridge the Secretary of War may, if he deem it advisable and not inconsistent with the free navigation of said river, authorize said company to construct such bridge as a pile or pontoon bridge, subject to the restrictions and requirements relating to the construction thereof.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 51, 52. 1882.

contained in an act entitled "An act to legalize and establish a pontoon bridge across the Mississippi River at Prairie du Chien," approved June sixth, eighteen hundred and seventy-four, except that in the bridge herein authorized one draw only shall be required, which shall not be less than three hundred and fifty feet in width in the clear: And pro-
vided also, That said draw shall be opened promptly upon reasonable signal for the passage of boats.

Sec. 3. That any bridge constructed under this act and according to its limitations shall be a lawful structure, and shall be known and rec-
ognized as a post-route, and the same is hereby declared to be a post-
route, upon which also no higher charge shall be made for the transmis-
sion over the same of the mails, the troops, and the munitions of war of the United States, or for passengers or freight passing over said bridge, than the rate per mile paid for their transportation over the railroads and public highways leading to the said bridge; and the United States shall have the right of way for a postal telegraph across said bridge.

Sec. 4. That all railway companies desiring to use said bridge shall have and be entitled to equal rights and privileges in the passage of of the same, and in the use of the machinery and fixtures thereof and of all the approaches thereto, under and upon such terms, and conditions as shall be prescribed by the Secretary of War upon hearing the alleg-
gations and proofs of the parties in case they shall not agree.

Sec. 5. That the structure herein authorized shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War for his examination and approval a design and drawings of said bridge, and a map of the location giving for the space of one mile above and one mile below the proposed location the topography of the banks of the river, the shore lines at high and low water, the direction and strength of the current at all stages, and the soundings, accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War the bridge shall not be built; and should any change be made in the plan of said bridge during the process of construction such change shall be subject to the approval of the Secretary of War. And the said structure shall be at all times so kept and managed as to offer reason-
able and proper means for the passage of vessels through or under said structure; and to secure the safe passage of vessels at night there shall be displayed on said bridge from the hour of sunset to that of sunrise, such lights as may be prescribed by the Secretary of War; and the said structure shall be changed, at the cost and expense of the owners thereof, from time to time, as Congress may direct, so as to preserve the free and convenient navigation of said river; and the authority to erect and con-
tinue said bridge shall be subject to revocation and modification by law, whenever the public good shall in the judgment of Congress so require, without any expense or charge to the United States.

Sec. 6. That the right to alter, amend, or repeal this act is hereby expressly reserved.

Sec. 7. That this act shall take effect and be in force from and after its passage.

Approved, March 28, 1882.

CHAP. 52.—An act to extend the northern boundary of the State of Nebraska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the northern boundary of the State of Nebraska shall be, and hereby is, subject to the provisions hereinafter contained, extended so as to include all that portion of the

18 Stat., 62.

Draws to be maintained.

SEC.

Declared a post-route, and a lawful structure.

Right of way for postal telegraph reserved to United States.

All railway companies to have use of bridge.

Built and located under regulations prescribed by Sec-

Change in plan of construction to be subject to appro-

Light.

Free navigation of river preserved.

Act may be amended, etc.

Northern boundary of State of Ne-

Mar. 28, 1882.

braska extended.
 Territory of Dakota lying south of the forty-third parallel of north latitude and east of the Keyapaha River and west of the main channel of the Missouri River; and when the Indian title to the lands thus described shall be extinguished, the jurisdiction over said lands shall be, and hereby is, ceded to the State of Nebraska, and subject to all the conditions and limitations provided in the act of Congress admitting Nebraska into the Union, and the northern boundary of the State shall be extended to said forty-third parallel as fully and effectually as if said lands had been included in the boundaries of said State at the time of its admission to the Union; reserving to the United States the original right of soil in said lands and of disposing of the same: Provided, That this act, so far as jurisdiction is concerned, shall not take effect until the President shall, by proclamation, declare that the Indian title to said lands has been extinguished, nor shall it take effect until the State of Nebraska shall have assented to the provisions of this act; and if the State of Nebraska shall not by an act of its legislature consent to the provisions of this act within two years next after the passage hereof, this act shall cease and be of no effect.

Approved, March 28, 1882.

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CHAP. 53.—An act to authorize the Secretary of War to release a right of way across lands of the United States at Plattsburgh, New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be authorized and empowered, in his discretion, and on such conditions and restrictions as he may think necessary to protect the interests of the United States, to release to the Chateaugay Railroad Company, for railroad purposes only, a right of way not exceeding four rods in width over and along the northerly side of the lands of the United States in Plattsburgh, Clinton County, New York, and extending from the Saranac River to the depot grounds of said company, a distance of about one hundred and thirty rods, or so much thereof as said company may require for said purpose.

Approved, March 28, 1882.

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CHAP. 55.—An act to confirm certain instructions given by the Department of the Interior to the Indian agent at Green Bay Agency, in the State of Wisconsin, and to legalize the acts done and permitted by said Indian agent pursuant thereto.

Whereas on the twenty-eighth day of November, eighteen hundred and eighty-one, the Commissioner of Indian Affairs addressed to the Indian agent at the Green Bay Agency, in the State of Wisconsin, a letter of instructions as follows, namely:

"DEPARTMENT OF THE INTERIOR,
"OFFICE OF INDIAN AFFAIRS,
"Washington, November 28, 1881.

"E. STEPHENS, United States Indian Agent
"Green Bay Agency, Wisconsin:

"Sir: I notice in your annual report a statement that the Indians of your agency complain that they are not allowed to dispose of the dead and down timber going to waste on their reserve.

"You are hereby informed that the sale of such timber is allowed by this office; but great care must be taken by you to see that the Indians dispose of only surplus dead or down wood which without such disposition would soon become worthless, and that they do not take advantage of this permission to cut other timber, in violation of section two hundred and sixty-two, 'Instructions to Indian Agents'.

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"Personal oversight should be exercised by you of the bargains and sales made by Indians under this authority, and that they should understand that a failure to observe the restrictions of this permission will result in a forfeiture of the permit.

"Yours respectfully

"H. PRICE, "Commissioner"; and

Whereas, under the authority supposed to be conferred by the said letter of instructions, said Indian agent permitted the Indians upon the reservations under the charge of the said agency to proceed to cut into logs a considerable quantity of timber of the kind designated in said letter of instructions, in which work they are now engaged; and

Whereas the authority of said Commissioner to authorize such sale, disposal, cutting, or removal of such timber has been called in question:

Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the instructions of the said Commissioner of Indian Affairs contained in the above recited letter to the said Indian agent at the Green Bay Agency, in the State of Wisconsin, be, and the same are hereby, ratified and confirmed, and all acts done or permitted by said agent in pursuance thereof are hereby legalized and declared valid; and the disposal of all timber cut or prepared for market, or which may be cut or prepared for market during the logging season of the present year, is hereby authorized in conformity with said instructions; and the logs or timber so cut shall be subject to all remedies which are provided by the laws of the State of Wisconsin to enforce liens upon logs or timber.

Approved, March 31, 1882.

CHAP. 58.—An act for the relief of Captain William D. Whiting.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Captain William D. Whiting, United States Navy, having been promoted for faithful and efficient war service, and having served in the Navy faithfully for forty years and upwards, and having been appointed Chief of the Bureau of Navigation of the Navy Department, with the relative rank of Commodore, and holding the said position on the date of his retirement, in pursuance of law, on account of physical incapacity, such incapacity having been contracted on duty or being incident thereto, the name of the said William D. Whiting is hereby authorized to be placed on the retired list of the United States Navy with the rank and retired pay of a Commodore, as though he had been promoted to the said grade prior to his retirement.

Approved, April 1, 1882.

CHAP. 59.—An act to amend an act entitled "An act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirty-first, eighteen hundred and eighty-two, and for other purposes" approved March third, eighteen hundred and eighty-one.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three of the act entitled "An act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirty-first, eighteen hundred and eighty-two, and for other purposes" approved March third, eighteen hundred and eighty-one, be amended by adding the words "and convey" after the word "sell" in line two, so as to make it read "sell and convey"; After the words "four
hundred and ninety" in line five, add the words "and parts of lots one and seventeen in square three hundred and seventy-two". After the word "the", in line fourteen, add the words "purchase of lots and the", so as to make it read "purchase of lots and the erection". After the word "two", in line fourteen, add the words "or more", so as to make it read "two or more new police station-houses"; so that section three of said act will read as follows:

"SEC. 3. That the Commissioners of the District of Columbia be, and they are hereby, authorized and empowered to sell and convey, to the highest bidder, at public auction, the following-named property belonging to the said District of Columbia in Washington City: Lot three, square three hundred and eighty-two, part of lot three, square four hundred and ninety, and parts of lots one and seventeen in square three hundred and seventy-two; and also the following-named property in the city of Georgetown belonging to said District: Fish-wharf on square six, part of lots forty-seven, forty-eight, and forty-nine in square thirty, and part of lot two hundred and forty-five in square ninety-nine: Provided, That if, in the opinion of said Commissioners, the highest bid made at said sale for any or all of said lots is not a full and fair price for the same, the said Commissioners shall have the right to reject such bid or bids and annul said sale or sales; and that the proceeds of the sale of the said lots situate in Washington shall be applied to the purchase of lots and the erection and furnishing of two or more new police station houses in Washington; and the proceeds of the sale of the said lots situate in Georgetown, or so much thereof as may be necessary, shall be applied to the purchase of a lot and the erection and furnishing of a new engine-house for Engine Company Number Five of the District of Columbia fire department, at present located in said city of Georgetown."

Approved, April 1, 1882.

CHAP. 60.—An act authorizing the construction of a bridge over the Missouri River, at or near Arrow Rock, Missouri.

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 Hannibal and Southwestern Railway Company, a corporation duly and legally incorporated under and by virtue of the laws of the State of Missouri, its assigns or successors to construct and maintain a bridge, and approaches thereto, over the Missouri River at or near Arrow Rock, in the county of Saline, in said State. Said bridge shall be constructed to provide for the passage of railway trains, and, at the option of the persons by whom it may be built, may be used for the passage of wagons and vehicles of all kinds, for the transit of animals, and for foot passengers, for such reasonable rates of toll as may be approved from time to time by the Secretary of War.

SEC. 2.—That any bridge built under this act, and subject to its limitations, shall be a lawful structure, and shall be recognized and known as a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, or passengers or freight passing over said bridge, than the rate per mile paid for the transportation over the railroad or public highways leading to the said bridge; and it shall enjoy the rights and privileges of other post-roads in the United States.

SEC. 3.—That if said bridge shall be made with unbroken and continuous spans, the spans thereof shall not be less than three hundred feet in length in the clear, and the main span shall be over the main channel of the river. The lowest part of the superstructure of said bridge shall be at least fifty feet above extreme high-water mark, as understood at the point of location, and the bridge shall be at right angles to, and its piers parallel with, the current of the river: Provided,
That if the same shall be constructed as a draw-bridge, the draw or pivot pier shall be at or near that shore nearest the channel of the river where in the opinion of the Secretary of War, the passage through the draw at that point can be consistently maintained; if not so constructed then the draw pier to be in the main channel, and the opening or passage way to be so protected that water craft can be worked through it by lines, when not safe to pass otherwise; and the spans shall not be less than one hundred and sixty feet in length in the clear, and the piers of said bridge shall be parallel with, and the bridge itself at right angles to the current of the river, and the spans shall not be less than ten feet above extreme high water mark, as understood at the point of location, to the lowest part of the superstructure of said bridge: Provided also, That said draw shall be opened promptly upon reasonable signal for the passing of boats; and said company or corporation shall maintain, at its own expense, from sunset till sunrise, such lights or other signals on said bridge, as the Light House Board shall prescribe. No bridge shall be erected or maintained under the authority of this act which shall at any time substantially or materially obstruct the free navigation of said river; and if any bridge erected under such authority, shall, in the opinion of the Secretary of War, obstruct such navigation, he is hereby authorized to cause such change or alteration of said bridge to be made as will effectually obviate such obstruction; and all such alterations shall be made. and all such obstructions be removed at the expense of the owner or owners of said bridge. And in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river caused or alleged to be caused by said bridge, the case may be brought in the District Court of the United States of the State of Missouri in which any portion of said obstruction or bridge may be located: Provided further, That nothing in this act shall be so construed as to repeal or modify any of the provisions of law now existing in reference to the protection of the navigation of rivers, or to exempt this bridge from the operation of the same.

SEC. 4.—That all railroad companies desiring the use of said bridge shall have and be entitled to equal rights and privileges relative to the passage of railway trains over the same and over the approaches thereto, upon payment of a reasonable compensation for such use; and in case the owner or owners of said bridge and the several railroad companies, or any one of them, desiring such use, shall fail to agree upon the sum or sums to be paid, and upon rules and conditions to which each shall conform in using said bridge, all matters at issue between them shall be decided by the Secretary of War, upon a hearing of the allegations and proofs of the parties.

SEC. 5.—That any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall prescribe; and to assure that object the said company or corporation shall submit to the Secretary of War, for his examination and approval, a design and drawings of the bridge, and a map of the location, giving, for the space of one mile above and one mile below the proposed location, the topography of the banks of the river, the shore-lines at high and low water, the direction and strength of the currents at all stages, and the soundings, accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War the bridge shall not be built; and should any change be made in the plan of said bridge during the progress of construction, such change shall be subject to the approval of the Secretary of War.

SEC. 6.—That the right to alter, amend or repeal this act is hereby expressly reserved.

Approved, April 1, 1882.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 61, 67, 68. 1882.

CHAP. 61.—An act to provide for the closing of an alley in square one hundred and ninety-five in the city of Washington, District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia are hereby authorized and instructed, on the petition of all the owners of property abutting on a certain alley running north and south between Rhode Island avenue and O street, about one hundred feet east of Sixteenth street, in square one hundred and ninety-five, in the city of Washington, to declare said alley, or such portion thereof as may be included in said petition, closed: Provided, That the owners of the land abutting on that portion of said alley to be closed in square one hundred and ninety-five shall, as a condition precedent to such action on the part of the Commissioners, file in the office of the surveyor of the District of Columbia a plat, to be approved by the Commissioners, dedicating to the use of the public, as a public alley, an area of ground equal to the area of the alley way declared to be closed.

SEC. 2. That the owners of the property abutting on the portion of said alley which may be closed as aforesaid shall be held to have acquired all the right and title of the District of Columbia or of the city of Washington in and to the portion of the alley which may be closed under the provisions of the first section of this act, and which may be included within the extension of their several bounds to the lines of the new alley.

Approved, April 1, 1882.

CHAP. 67.—An act to amend section forty-four hundred and fifty-eight of the Revised Statutes of the United States, relating to license fees of officers of steam vessels.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Section forty-four hundred and fifty-eight of the Revised Statutes be, and is hereby, amended by striking out of the paragraph, beginning in the eighth line thereof, the following words, that is to say "Each Master, chief engineer, and first class pilot licensed as herein provided shall pay for every certificate granted by any inspector or inspectors the sum of ten dollars and every chief Mate, engineer, and pilot of an inferior grade shall pay for every certificate so granted the sum of five dollars," and insert in lieu thereof the following "Each Master, engineer, pilot, and Mate licensed as herein provided shall pay for every certificate granted by any inspector or inspectors the sum of fifty cents."

Approved, April 5, 1882.

CHAP. 68.—An act to facilitate the payment of dividends to the creditors of the Freedmans Savings and Trust Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Section Six of the act "amending the Charter of the Freedman's Savings and Trust Company, and for other purposes," approved February twenty first, eighteen hundred and eighty one, be and the same is hereby amended to read as follows, That, whenever said Commissioner is prepared to make a dividend to the depositors he is authorized and directed to declare, and pay such dividend in favor of the creditors of the bank, who have proved their claims as provided by law, with checks upon the Treasurer of the United States, or the Assistant Treasurer of the United States at the city of New York, with such written signatures as may be, approved by the Secretary of the Treasury.

Approved, April 5, 1882.
CHAP. 71.—An act to authorize the Secretary of War to sell the military barracks, and the lands upon which they are located, in the city of Savannah, Georgia.

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 to sell the military barracks located in the city of Savannah, Georgia, in such manner as he may think best for the public interest; and he is hereby authorized to make deed conveying the same, with the lands on which said barracks are located, now the property of the United States, to the purchaser or purchasers; and that he pay the money received for said property into the Treasury of the United States: Provided, That the said property shall be appraised by a board of three Army officers and shall be sold at public sale at not less than its appraised value.

Approved, April 7, 1882.

CHAP. 72.—An act for the relief of Medical Director John Thornley, United States Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Medical Director John Thornley, United States Navy, be considered as having been retired from active service as a surgeon, and placed on the retired list of officers of the Navy, June first, eighteen hundred and sixty-one, on account of physical incapacity originating in the line of duty; and that the accounting officers of the Treasury be, and they are hereby authorized and directed to allow him the rate of retired pay of the grade in which he was retired prescribed by section fifteen hundred and eighty-eight Revised Statutes, for officers so retired; and the said accounting officers are hereby further authorized and directed, in adjusting the account of said John Thornley, to allow and pay to him the difference between the pay he has been allowed as a surgeon on the retired list since the passage of the act approved March third, eighteen hundred and seventy-three (section fifteen hundred and eighty-eight, Revised Statutes), and that to which he is entitled under that act as having been retired as a surgeon for incapacity originating in the line of duty; said sum to be paid out of any money in the Treasury not otherwise appropriated.

Approved, April 7, 1882.

CHAP. 73.—An act to admit free of duty articles intended for exhibition at the National Mining and Industrial Exposition to be held in the city of Denver, in the year eighteen hundred and eighty-two.

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

Approved, April 7, 1882.
Preamble.

Whereas certain individual Indians and heads of families representing a majority of all the adult male members of the Crow tribe of Indians occupying or interested in the Crow Reservation in the Territory of Montana have agreed upon, executed, and submitted to the Secretary of the Interior an agreement for the sale to the United States of a portion of their said reservation, and for their settlement upon lands in severalty, and for other purposes: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That said agreement be, and the same is hereby, accepted, ratified, and confirmed. Said agreement is executed by a majority of all the adult male members of said tribe, in conformity with the provisions of article eleven of the treaty with the Crow Indians of May seventh, eighteen hundred and sixty-eight, and is in words and figures as follows, namely:

"We, the undersigned individual Indians and heads of families of the Crow tribe of Indians now residing upon the Crow Reservation in the Territory of Montana, do, this twelfth day of June, anno Domini eighteen hundred and eighty, hereby agree to dispose of and sell to the Government of the United States, for certain considerations to be hereinafter mentioned, all that part of the present Crow Reservation in the Territory of Montana described as follows, to wit: Beginning in the mid-channel of the Yellowstone River at a point opposite the mouth of Boulder Creek; thence up the mid-channel of said river to the point where it crosses the southern boundary of Montana Territory, being the forty-fifth degree of north latitude; thence east along said parallel of latitude to a point where said parallel crosses Clarke's Fork; thence north to a point six miles south of the first standard parallel, being on the township-line between townships six and seven south; thence west on said township-line to the one hundred and tenth meridian of longitude; thence north along said meridian to a point either west or east of the source of the eastern branch of Boulder Creek; thence down said eastern branch to Boulder Creek; thence down Boulder Creek to the place of beginning; for the following considerations:

"First. That the Government of the United States cause the agricultural lands remaining in our reservation to be properly surveyed and divided among us in severalty, in the proportions hereinafter mentioned, and to issue patents to us respectively, therefor, so soon as the necessary laws are passed by Congress. Allotments in severalty of said surveyed lands shall be made as follows:

"To each head of a family not more than one quarter-section, with an additional quantity of grazing land not exceeding one quarter-section.

"To each single person over eighteen years of age not more than one-eighth of a section, with an additional quantity of grazing land not exceeding one-eighth of a section.

"To each orphan child under eighteen years of age not more than one-eighth of a section, with an additional quantity of grazing land not exceeding one-eighth of a section; and

"To each other person under eighteen years, or who may be born prior to said allotments, one-eighth of a section, with a like quantity of grazing land.

"All allotments to be made with the advice of our agent, or such other person as the Secretary of the Interior may designate for that purpose upon our selection, heads of families selecting for their minor children, and the agent making the allotment for each orphan child. The title to be acquired by us, and by all members of the Crow tribe of Indians, shall not be subject to alienation, lease, or incumbrance, either by voluntary conveyance of the grantee or his heirs, or by the judgment, order, or decree of any court, nor subject to taxation of any character, but shall be and remain inalienable and not subject to taxa-
BE IT ENACTED by the Senate and House of Representatives of the United States of America, in Congress assembl'd, and the President and Vice-President of the United States, and the said President and Vice-President of the United States, and the said President and Vice-President of the United States, as the President may direct, that the sum of thirty thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Minneapolis, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and for the purchase of a site for the same, and that the sum of one hundred and seventy-five thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices.

This act shall take effect from and after its passage. Approved, April 11, 1882.

Henry M. Goldwin, Speaker.

The President.

AN ACT appropriating money for the purchase of a site for the post-office and other government offices in the city of Minneapolis, Minnesota.

Whereas by an act of the Congress of the United States, approved April 11, 1882, a sum of one hundred and seventy-five thousand dollars was appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and whereas it is expedient that a similar building be erected for the accommodation of the post-office, mail-rooms, and other government offices in the city of Minneapolis, Minnesota,

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembl'd, and the President and Vice-President of the United States, and the said President and Vice-President of the United States, as the President may direct, that the sum of thirty thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Minneapolis, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and for the purchase of a site for the same.

This act shall take effect from and after its passage. Approved, April 11, 1882.

Henry M. Goldwin, Speaker.

The President.

AN ACT appropriating money for the purchase of a site for the post-office and other government offices in the city of Duluth, Minnesota.

Whereas by an act of the Congress of the United States, approved April 11, 1882, a sum of one hundred and seventy-five thousand dollars was appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and whereas it is expedient that a similar building be erected for the accommodation of the post-office, mail-rooms, and other government offices in the city of Duluth, Minnesota,

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembl'd, and the President and Vice-President of the United States, and the said President and Vice-President of the United States, as the President may direct, that the sum of thirty thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and for the purchase of a site for the same.

This act shall take effect from and after its passage. Approved, April 11, 1882.

Henry M. Goldwin, Speaker.

The President.

AN ACT appropriating money for the purchase of a site for the post-office and other government offices in the city of Duluth, Minnesota.

Whereas by an act of the Congress of the United States, approved April 11, 1882, a sum of one hundred and seventy-five thousand dollars was appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and whereas it is expedient that a similar building be erected for the accommodation of the post-office, mail-rooms, and other government offices in the city of Duluth, Minnesota,

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembl'd, and the President and Vice-President of the United States, and the said President and Vice-President of the United States, as the President may direct, that the sum of thirty thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and for the purchase of a site for the same.

This act shall take effect from and after its passage. Approved, April 11, 1882.

Henry M. Goldwin, Speaker.

The President.

AN ACT appropriating money for the purchase of a site for the post-office and other government offices in the city of Duluth, Minnesota.

Whereas by an act of the Congress of the United States, approved April 11, 1882, a sum of one hundred and seventy-five thousand dollars was appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and whereas it is expedient that a similar building be erected for the accommodation of the post-office, mail-rooms, and other government offices in the city of Duluth, Minnesota,

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembl'd, and the President and Vice-President of the United States, and the said President and Vice-President of the United States, as the President may direct, that the sum of thirty thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and for the purchase of a site for the same.

This act shall take effect from and after its passage. Approved, April 11, 1882.

Henry M. Goldwin, Speaker.

The President.

AN ACT appropriating money for the purchase of a site for the post-office and other government offices in the city of Duluth, Minnesota.

Whereas by an act of the Congress of the United States, approved April 11, 1882, a sum of one hundred and seventy-five thousand dollars was appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and whereas it is expedient that a similar building be erected for the accommodation of the post-office, mail-rooms, and other government offices in the city of Duluth, Minnesota,

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembl'd, and the President and Vice-President of the United States, and the said President and Vice-President of the United States, as the President may direct, that the sum of thirty thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and for the purchase of a site for the same.

This act shall take effect from and after its passage. Approved, April 11, 1882.

Henry M. Goldwin, Speaker.

The President.

AN ACT appropriating money for the purchase of a site for the post-office and other government offices in the city of Duluth, Minnesota.

Whereas by an act of the Congress of the United States, approved April 11, 1882, a sum of one hundred and seventy-five thousand dollars was appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and whereas it is expedient that a similar building be erected for the accommodation of the post-office, mail-rooms, and other government offices in the city of Duluth, Minnesota,

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembl'd, and the President and Vice-President of the United States, and the said President and Vice-President of the United States, as the President may direct, that the sum of thirty thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and for the purchase of a site for the same.

This act shall take effect from and after its passage. Approved, April 11, 1882.

Henry M. Goldwin, Speaker.

The President.

AN ACT appropriating money for the purchase of a site for the post-office and other government offices in the city of Duluth, Minnesota.

Whereas by an act of the Congress of the United States, approved April 11, 1882, a sum of one hundred and seventy-five thousand dollars was appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and whereas it is expedient that a similar building be erected for the accommodation of the post-office, mail-rooms, and other government offices in the city of Duluth, Minnesota,

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembl'd, and the President and Vice-President of the United States, and the said President and Vice-President of the United States, as the President may direct, that the sum of thirty thousand dollars be, and be hereby, appropriated and directed to be used for the purpose of erecting a suitable building, with fire-proof vaults therein, at the city of Duluth, Minnesota, for the accommodation of the post-office, mail-rooms, and other government offices, and for the purchase of a site for the same.

This act shall take effect from and after its passage. Approved, April 11, 1882.

Henry M. Goldwin, Speaker.

The President.
Title.

for this purpose shall be available until a valid title to the site of said building shall be vested in the United States, and until the State of Minnesota shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owner thereof, for all purposes except the administration of the criminal laws of said State and the service of any civil process therein.

SEC. 2. That the sum of sixty thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, to be used and expended in the purchase of said site and towards the construction of said building.

Approved, April 11, 1882.

Apr. 11, 1882.

CHAP. 76.—An act for the erection of a public building at Columbus, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he hereby is, authorized and directed to purchase a suitable site, and cause to be erected thereon, at Columbus in the State of Ohio, a substantial and commodious public building, with fire-proof vaults, for the use and accommodation of the United States district and circuit courts, internal-revenue and pension offices, post-office, and other government uses. The site, and the building thereon, when completed according to plans and specifications to be previously made and approved by the Secretary of the Treasury, shall not exceed the cost of two hundred and fifty thousand dollars; and the site purchased shall leave the building unexposed to danger from fire in adjacent buildings by an open space of at least fifty feet, including streets and alleys; and for the purposes herein mentioned the sum of one hundred thousand dollars is hereby appropriated out of any moneys in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of the Treasury: Provided, That no part of said sum shall be expended until a valid title to the said site shall be vested in the United States and the State of Ohio shall cede to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of any civil process therein.

Approved, April 11, 1882.

Apr. 11, 1882.

CHAP. 77.—An act appropriating twenty thousand dollars for the purchase and distribution of seeds.

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 for the purchase and distribution of seeds, under the direction of the Commissioner of Agriculture, to the people in localities overflowed, who are made destitute by the present overflow of the Mississippi River and its tributaries.

Approved, April 11, 1882.

Apr. 14, 1882.

CHAP. 79.—An act to authorize the construction of a bridge across the Missouri River at the most accessible point within five miles above the city of Saint Charles, Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Saint Louis Hannibal and Keokuk Railroad Company, a corporation organized under the laws of the State of Missouri, be, and is hereby, authorized to construct and
maintain a bridge and approaches thereto over the Missouri River at the most accessible point within five miles above the city of Saint Charles, in the county of Saint Charles and State of Missouri. Said bridge shall be constructed to provide for the passage of railway trains, and, at the option of the corporation by which it may be built, may be used for the passage of wagons and vehicles of all kinds, for the transit of animals, and for foot-passengers, for such reasonable rates of toll as may be approved from time to time by the Secretary of War.

SEC. 2. That any bridge built under this act and subject to its limitations shall be a lawful structure, and shall be recognized and known as a post route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, or for passengers and freight passing over said bridge, than the rate per mile paid for the transportation over the railroad or public highways leading to the said bridge; and it shall enjoy the rights and privileges of other post-roads in the United States.

SEC. 3. That if said bridge shall be made with unbroken and continuous spans, the spans thereof shall not be less than three hundred feet in length in the clear, and the main span shall be over the main channel of the river. The lowest part of the superstructure of said bridge shall be at least fifty feet above extreme high-water mark, as understood at the point of location, and the bridge shall be at right angles to, and its piers parallel with, the current of the river: Provided, That if the same shall be constructed as a draw-bridge the draw or pivot shall be over the main channel of the river at an accessible point, and the spans shall not be less than one hundred and sixty feet in length in the clear, and the piers of said bridge shall be parallel with, and the bridge itself at right angles to, the current of the river, and the spans shall not be less than ten feet above extreme high-water mark, as understood at the point of location, to the lowest part of the superstructure of said bridge: Provided also, That said draw shall be opened promptly by said company upon reasonable signal, for the passage of boats; and said company or corporation shall maintain, at its own expense, from sunset till sunrise, such lights or other signals on said bridge as the Light-House Board shall prescribe. No bridge shall be erected or maintained under the authority of this act which shall at any time substantially or materially obstruct the free navigation of said river, and if any bridge erected under such authority shall, in the opinion of the Secretary of War, obstruct such navigation, he is hereby authorized to cause such change or alteration of said bridge to be made as will effectually obviate such obstruction; and all such alterations shall be made and all such obstructions be removed at the expense of the owner or owners of said bridge. And in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river, caused or alleged to be caused by said bridge, the case may be brought in the district court of the United States of the State of Missouri in which any portion of said obstruction or bridge may be located: Provided further, That nothing in this act shall be so construed as to repeal or modify any of the provisions of law now existing in reference to the protection of the navigation of rivers, or to exempt this bridge from the operation of the same.

SEC. 4. That all railroad companies desiring the use of said bridge shall have and be entitled to equal rights and privileges relative to the passage of railway trains or cars over the same, and over the approaches thereto, upon payment of a reasonable compensation for such use; and in case the owner or owners of said bridge and the several railroad companies, or any one of them, desiring such use shall fail to agree upon the sum or sums to be paid, and upon rules and conditions to which each shall conform in using said bridge, all matters at issue between them shall be decided by the Secretary of War upon a hearing of the allegations and proofs of the parties: Provided, That the provisions of section two in regard to charges for passengers and freight across said bridge shall not govern the Secretary of War in determining any ques-

Toll, how rated.

Postroute, and a lawful structure.

Spans.

Provido.

Draw.

Provido.

Lights.

Free navigation to be maintained.

Provido.

All railroad companies to have equal rights.

Secretary of War to decide upon disagreement.

Provido.
tion arising as to the sum or sums to be paid to the owners of said bridge by said companies for the use of said bridge.

SEC. 5. That any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War, for his examination and approval, a design and drawings of the bridge, and a map of the location, giving, for the space of one mile above and one mile below the proposed location, the topography of the banks of the river, the shore-lines at high and low water, the direction and strength of the currents at all stages, and the soundings, accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War the bridge shall not be built; and should any change be made in the plan of said bridge during the progress of construction, such change shall be subject to the approval of the Secretary of War.

SEC. 6. That the right to alter, amend, or repeal this act is hereby expressly reserved. And the right to require any changes in said structure or its entire removal at the expense of the owners thereof, whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, April 14, 1882.

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CHAP. 30.—An act to provide additional accommodations for the Department of the Interior.

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 hereby is, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the purpose of enabling the Secretary of the Interior to rent or lease from year to year a suitable building or buildings for additional accommodations for the Pension Office and Land Office Department of the Interior.

Approved, April 15, 1882.

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CHAP. 82.—An act making appropriations to supply a deficiency for dies, paper and stamps for the fiscal year eighteen hundred and eighty-two, and to continue work on the Washington Monument for the fiscal year eighteen hundred and eighty-three, 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 is hereby appropriated out of any money in the Treasury not otherwise appropriated, the following sums for the purposes hereinafter mentioned:

For dies, paper, and stamps, one hundred and seventy thousand dollars being a deficiency for the service of the Government for the fiscal year ending June thirtieth, eighteen hundred and eighty-two; and not exceeding seven thousand dollars of this amount may be expended in the payment of persons employed in connection with the manufacture of paper and the production of stamps, and their custody and care.

For marble, granite, iron frame-work, machinery, tools, labor, office expenses, and for each and every purpose connected with the completion of the Washington Monument, one hundred and fifty thousand dollars, being for the fiscal year ending June thirtieth, eighteen hundred and eighty-three.

For distinctive paper for United States securities including mill expenses, transportation, examination, counting and delivery being a
deficiency for the fiscal year eighteen hundred and eighty-two, twenty-five thousand dollars.
Approved, April 17, 1882.

CHAP. 83.—An act to amend section twenty-five hundred and sixty-nine of the Revised Statutes in relation to appraisers at the port of New Orleans, Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section twenty-five hundred and sixty-nine, paragraph first, of the Revised Statutes, be, and the same is hereby, amended by striking out the words "two appraisers and one assistant appraiser" and inserting in lieu thereof the following, to wit: "one appraiser and two assistant appraisers."
Approved, April 18, 1882.

CHAP. 85.—An act to provide a deficiency for the subsistence of the Arapahoe, Cheyenne, Kiowa, Comanche, Apache and Wichita Indians.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of eighty thousand dollars or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated to be expended under the direction of the Secretary of the Interior for the subsistence of the Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas, in the Indian Territory, the same being a deficiency for the fiscal year of eighteen hundred and eighty-two.
Approved, April 21, 1882.

CHAP. 87.—An act to establish distinct United States courts, with distinct officers, in the northern and southern judicial districts of the State of Georgia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter there shall be for each of the two judicial districts in the State of Georgia a judge, district attorney, marshal and clerk to be appointed, commissioned, and removed as provided by law for other such officers; but the officers now acting in said places in both said districts shall continue to act until their places shall be filled according to law.

Sec. 2. That the district judge now holding office for both said districts shall be assigned to and hereafter be the district judge for the southern district in said State.

Sec. 3. That the President of the United States, by and with the advice and consent of the Senate, shall appoint for the northern district in said State a district judge who shall have all the powers and perform all the duties held and performed by the other district judges of the courts of the United States, and shall receive a salary of three thousand five hundred dollars a year. And the President of the United States, by and with the advice and consent of the Senate, shall appoint a district attorney and marshal of said southern district, and when the term of the present district attorney and marshal hereby assigned to the northern district shall expire the President of the United States, by and with the advice and consent of the Senate, shall appoint a district attorney and marshal for said northern district, with the same powers and duties as in other cases, and with the same compensation and emoluments as are provided for the district attorney and marshal by existing laws for said districts.
Approved, April 25, 1882.
CHAP. 88.—An act to amend sections twenty-five hundred and eighty-six and twenty-five hundred and eighty-seven of the Revised Statutes of the United States by creating the collection district of Yaquina in the State of Oregon and authorizing the appointment of a collector therein.

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

"SEC. 2586. There shall be in the State of Oregon and Territory of Washington five collection districts, as follows:

"First. The southern district of Oregon; to comprise all of the waters and shores of that part of the State of Oregon lying south and east of the north bank of the Siuslaw River; in which Coos Bay, in Coos County, shall be the port of entry, and Ellensburg, at the mouth of Rogue River, Port Orford, and Gardner, on the Umpqua River, ports of delivery.

"Second. The district of Yaquina; to comprise all the waters and shores lying north and east of the north bank of the Siuslaw River to the north bank of the Salmon River, and west of the summit of the Cascade Range of mountains; in which Yaquina shall be the port of entry and Newport a port of delivery.

"Third. The district of Oregon; to comprise all the waters and shores lying north and east of the north bank of the Salmon River to the forty-sixth and one-half degree of north latitude, and west of the Coast Range of mountains to the forty-eighth degree of north latitude, except that portion situated above the junction of the Willamette and Columbia Rivers and drained by those rivers and tributary waters; in which Astoria shall be the port of entry.

"Fourth. The district of Willamette; to comprise all the waters and shores lying north and east of the north bank of the Salmon River to the forty-sixth and one-half degree of north latitude, and west of the Coast Range of mountains to the forty-eighth degree of north latitude, above the junction of the Willamette and Columbia Rivers, and drained by those rivers and their tributary waters, and all other portions of said State drained by said Willamette River or its tributaries; in which Portland shall be the port of entry.

"Fifth. The district of Puget Sound; to comprise all the waters and shores of the State of Oregon and Territory of Washington not included in the districts of the southern district of Oregon, Yaquina, Oregon, and Willamette; in which Port Townsend shall be the port of entry."

Sec. 2. That section twenty-five hundred and eighty-seven of the Revised Statutes of the United States be amended so as to read as follows:

"SEC. 2587. There shall be in the collection districts in the State of Oregon and the Territory of Washington the following officers:

"First. In the southern district of Oregon, a collector, who shall reside at Empire City, and three deputy collectors, who may be appointed by the collector, with the approval of the Secretary of the Treasury, and of whom one shall reside at Ellensburg, one at Port Orford, and one at Gardner.

"Second. In the district of Yaquina, a collector, who shall reside at Yaquina, and who shall receive a salary of one thousand dollars a year, with the fees allowed by law, and a commission on all customs money collected and accounted for by him, such salary, fees, and commissions not to exceed the sum of two thousand five hundred dollars per year.

"Third. In the district of Oregon, a collector, who shall reside at Astoria.

"Fourth. In the district of Willamette, a collector and an appraiser, who shall reside at Portland.

"Fifth. In the district of Puget Sound, a collector, who shall reside at Port Townsend."

Approved, April 25, 1882.
CHAP. 89.—An act to amend section three thousand and sixty-six of the Revised Statutes of the United States, in relation to the authority to issue warrants.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three thousand and sixty-six of chapter ten, title thirty-four, of the Revised Statutes of the United States, be amended so as to read as follows:

"SEC. 3066.—If any collector, naval officer, surveyor, or other person specially appointed by either of them, or inspector, shall have cause to suspect a concealment of any merchandise in any particular dwelling-house, store-building, or other place, they, or either of them, upon proper application on oath to any justice of the peace, or district judge of cities, police justice, or any judge of the circuit or district court of the United States, or any Commissioner of the United States circuit court, shall be entitled to a warrant to enter such house, store, or other place, in the day time only, and there to search for such merchandise; and if any shall be found, to seize and secure the same for trial; and all such merchandise, upon which the duties shall not have been paid, or secured to be paid, shall be forfeited."

Approved, April 25, 1882.

CHAP. 106.—An act to amend section twenty-three hundred and twenty-six of the Revised Statutes, in regard to mineral 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 adverse claim required by section twenty-three hundred and twenty-six of the Revised Statutes may be verified by the oath of any duly-authorized agent or attorney-in-fact of the adverse claimant cognizant of the facts stated; and the adverse claimant, if residing or at the time being beyond the limits of the district wherein the claim is situated, may make oath to the adverse claim before the clerk of any court of record of the United States or of the State or Territory where the adverse claimant may then be, or before any notary public of such State or Territory.

Sec. 2. That applicants for mineral patents, if residing beyond the limits of the district wherein the claim is situated, may make any oath or affidavit required for proof of citizenship before the clerk of any court of record or before any notary public of any State or Territory.

Approved, April 26, 1882.

CHAP. 107.—An act for a public building at Frankfort, Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase or otherwise procure a site, which shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than fifty feet, including streets and alleys, and cause to be erected thereon, at the city of Frankfort, in the State of Kentucky, a substantial and commodious public building, with fire-proof vaults, for the use of the Federal courts, the post-office, and internal-revenue and other government offices located there; the plans and estimates for said building having first been prepared, examined, and approved, as required by section thirty-seven hundred and thirty-four of the Revised Statutes of the United States; said plans to be based upon calculations and specifications that will insure the purchase of a site and the completion of the building at a cost not to exceed the sum of one hundred thousand dollars, which said sum is hereby appropriated for the purposes herein named out of any moneys in the Treasury not otherwise appropriated: Provided, That no money to be appropriated for said building shall be
used until a valid title to the site selected shall be vested in the United States, nor until the State of Kentucky shall have ceded to the United States jurisdiction over the same for all purposes, during the time the government shall be or remain the owner thereof, except to enforce the criminal laws of the State and for the service of civil process therein.

Approved, April 26, 1882.

CHAP. 108.—An act to amend the act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and the mechanic arts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section four of the act of Congress entitled "An act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and the mechanic arts," approved July second, eighteen hundred and sixty-two, be amended, and is hereby amended, so as to permit the State of Iowa, which has provided a college in accordance with the act aforesaid, to loan the endowment fund belonging to said college, upon real-estate security, under such rules and regulations for its safe investment as the general assembly shall hereafter provide.

Approved, April 26, 1882.

CHAP. 109.—An act changing the name of the German Protestant Orphan Asylum Association

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the corporation organized and existing in the District of Columbia and heretofore known as the German Protestant Orphan Asylum Association shall hereafter be known by the name and style of the German Orphan Asylum Association of the District of Columbia; and hereafter it shall be lawful to have a Board of Directors composed of eighteen persons instead of twelve, as provided in the charter of said corporation. Nothing in this act shall be construed to affect in any way any property rights or any liabilities of said corporation.

Approved, April 26, 1882.

CHAP. 110.—An act to authorize the construction of a bridge across the Mississippi River at or near Keithsburg in the State of Illinois and to establish it as a postroad

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 Mercer County Bridge Company, or the Keithsburg Bridge Company, or both, authorized to construct bridge across Mississippi River.

Approved, April 26, 1882.
fere with the free navigation of said river beyond what is necessary in order to carry into effect the rights and privileges hereby granted; and in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river, the cause may be tried before the district court of the United States of any State in which any portion of said obstruction or bridge touches.

Sec. 2. That any bridge built under the provisions of this act may, at the option of the company building the same, be built as a drawbridge, with a pivot or other form of draw, or with unbroken or continuous spans: Provided, That if the said bridge shall be made with unbroken and continuous spans, it shall not be of less elevation in any case than fifty feet above extreme high-water mark, as understood at the point of location, to the bottom chord of the bridge, nor shall the spans of said bridge be less than two hundred and fifty feet in length, and the piers of said bridge shall be parallel with the current of said river, and the main span shall be over the main channel of the river and not less than three hundred feet in length: And provided also, That if any bridge built under this act shall be constructed as a drawbridge, the same shall be constructed as a pivot draw-bridge, with a draw over the main channel of the river at an accessible and navigable point, and with spans of not less than one hundred and sixty feet in length in the clear on each side of the central or pivot pier of the draw, and the next adjoining spans to the draw shall not be less than two hundred and fifty feet, and said spans shall not be less than thirty feet above low-water mark and not less than ten feet above extreme high-water mark, measuring to the bottom chord of the bridge, and the piers of said bridge shall be parallel with the current of the river where said bridge may be erected: And provided also, That said draw shall be opened promptly upon reasonable signal for the passage of boats.

Sec. 3. That any bridge constructed under this act and according to its limitations shall be a lawful structure, and shall be known and recognized as a post-route, and the same is hereby declared to be a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, or for passengers or freight passing over said bridge, than the rate per mile paid for their transportation over the railroads and public highways leading to the said bridge; and the United States shall have the right of way for postal-telegraph purposes across said bridge.

Sec. 4. That all railway companies desiring to use said bridge shall have and be entitled to equal rights and privileges in the passage of the same, and in the use of the machinery and fixtures thereof, and of all the approaches thereto, under and upon such terms and conditions as shall be prescribed by the Secretary of War, upon hearing the allegations and proofs of the parties, in case they shall not agree.

Sec. 5. That the structure herein authorized shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War for his examination and approval a design and drawings of the bridge, and a map of the location, giving for the space of one mile above and one mile below the proposed location the topography of the banks of the river, the shore-lines at high and low-water, the direction and strength of the currents at all stages, and the soundings, accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War the bridge shall not be built; and should any change be made in the plan of said bridge during the progress of construction, such change shall be subject to the approval of the Secretary of War; and the said structure shall be at all times so kept and managed as to offer reasonable and proper means for the passage of vessels through or under said
structure; and for the safety of vessels passing at night there shall be displayed on said bridge, from the hours of sunset to sunrise, such lights as shall be prescribed by the Secretary of War; and the said structure shall be changed or removed, at the cost and expense of the owners thereof, from time to time, as Congress may direct, so as to preserve the free and convenient navigation of said river; and the authority to erect and continue said bridge shall be subject to revocation and modification by law whenever the public good shall, in the judgment of Congress, so require, without any expense or charge to the United States.

SEC. 6. That the right to alter, amend, or repeal this act is hereby expressly reserved.

SEC. 7. That this act shall take effect and be in force from and after its passage.

Approved, April 26, 1882.

May 1, 1882.

CHAP. 111.—An act to authorize the appointment of an ordnance storekeeper in the army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is hereby authorized to nominate and, by and with the advice and consent of the Senate, appoint an ordnance storekeeper in the ordnance department of the army; and all laws inconsistent herewith are hereby suspended for the purposes of this act only: Provided, That prior to his appointment he shall have passed a satisfactory examination before a board of ordnance officers.

Approved, May 1, 1882.

May 1, 1882.

CHAP. 112.—An act to amend section fifty-two hundred and fifty-four, title sixty-three, Revised Statutes of the United States, concerning the use of piers and crib in the Mississippi River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section fifty two hundred and fifty-four, title sixty-three, of the Revised Statutes of the United States shall be amended by adding after the words "Mississippi River," in the first line of said section, the words "and the Saint Croix River in the States of Wisconsin and Minnesota."

Approved, May 1, 1882.

May 1, 1882.

CHAP. 113.—An act to authorize the Secretary of War to donate to the Ladies' Soldiers' Monument Society of Portsmouth, Ohio, four condemned cannon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to donate to the Ladies Soldiers Monument Society of Portsmouth, Ohio, four condemned cast iron cannon.

Approved, May 1, 1882.

May 4, 1882.

CHAP. 116.—An act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and eighty-three, out of any money in the Treasury arising from the reve-
nenes of said department in conformity to the act of July second, eighteen hundred and thirty-six, as follows:

**Office of the Postmaster General.**—For mail depletions and Post-office inspectors, including amounts necessary for fees to United States marshals and attorneys two hundred thousand dollars, and of this sum three thousand dollars shall be paid to the chief post-office inspector; and not exceeding five thousand dollars of this amount may be expended for fees to United States attorneys, marshals, clerks of courts, and counsel necessarily employed by Post-office inspectors of the Post-Office Department, subject to approval by the Attorney General.

For advertising, forty thousand dollars.

For wrapping paper, twenty-two thousand dollars.

For cotton, jute and hemp twine fifty-five thousand dollars.

For marking and rating stamps fifteen thousand dollars.

For supplying fourth-class postmasters, in the discretion of the Postmaster General, with the necessary implements for canceling stamps and weighing and postmarking mail matter, not to exceed in value five dollars to any one office, to be accounted for like other public property of the government, and to be turned over to the successor in office, thirty-five thousand dollars.

For miscellaneous items in the office of the Postmaster General, one thousand five hundred dollars.

**Office of the First Assistant Postmaster General.**—For compensation to postmasters, eight million eight hundred thousand dollars.

For compensation to clerks in post-offices, four million three hundred and eighty-five thousand dollars.

For payment to letter carriers and the incidental expenses of the free-delivery system, three million dollars; one hundred thousand dollars of which may be used, in the discretion of the Postmaster General, for the establishment under existing law of the free-delivery system in cities where it is not now established.

For rent, light, and fuel, four hundred and fifty thousand dollars.

For office furniture, twenty thousand dollars.

For stationery, fifty-five thousand dollars.

For miscellaneous and incidental items, ninety thousand dollars.

**Office of the Second Assistant Postmaster General.**—For inland mail transportation, namely: For transportation on railroad routes, eleven million one hundred and fifty-five thousand dollars; and if any railroad company shall fail or refuse to transport the mails for which this appropriation is made, when required by the Post-Office Department, upon the fastest train or train run upon said road, said company shall have its pay reduced fifty per centum of the amount now provided by law; and the Postmaster General is authorized to pay, out of the appropriation for transportation on railroad routes, for special railroad service between the Union depot in East St. Louis, Illinois, and the union depot in St. Louis, Missouri, a sum not exceeding the lowest rate which private individuals, express companies, or others may pay for transportation between said points, but not to exceed for the fiscal year twenty-five thousand dollars, including allowance for depot room and transfer service at each terminal; and the act passed June ninth, eighteen hundred and eighty, entitled "An act providing for the transportation of the mails between East St. Louis, in the State of Illinois, and St. Louis, in the State of Missouri," be, and the same is hereby, repealed.

For inland transportation by steamboat routes, eight hundred thousand dollars.

For inland transportation by star routes, seven million two hundred and fifty thousand dollars: Provided, however, That whenever any con-
Contracts, conditions, penalties, etc.

Proviso.

Railway post-office car service.

Items.

Postmasters at Presidential post-offices designated as disbursing officers, etc.

Items.

Third Assistant Postmaster General.

Items.

tractor or subcontractor shall sublet his contract for the transportation of the mail on any route for a less sum than that for which he contracted to perform the service, the Postmaster-General may, whenever he shall deem it for the good of the service, declare the original contract at an end, and enter into a contract with the last subcontractor, without advertising, to perform the service on the terms at which the last subcontractor agreed with the original contractor or former subcontractor to perform the same: Provided, That such last subcontractor shall enter into a good and sufficient bond, and that the original contractor shall not be released from his contract until a good and sufficient bond has been made by such last subcontractor and accepted by the Post-Office Department: Provided, further, That when a contract hereafter made is declared void on account of its having been sublet, the contractor shall not be entitled to one month's extra pay as provided for by law: And provided further, That if any person shall hereafter perform any service for any contractor or subcontractor in carrying the mail, he shall, upon filing in the department his contract for such service, and satisfactory evidence of its performance, thereafter have a lien on any money due such contractor or subcontractor for such service to the amount of the same; and if such contractor or subcontractor shall fail to pay the party or parties who have performed service as aforesaid the amount due for such service within two months after the expiration of the quarter in which such service shall have been performed, the Postmaster-General may cause the amount due to be paid said party or parties and charged to the contractor, provided that such payment shall not in any case exceed the rate of pay per annum of the contractor or subcontractor: And provided further, That where any person, corporation, or partnership shall have contracts for the performance of mail service upon more than one route, and any failure to perform the service according to contract on any one or more of such routes shall occur, no payment shall be made for service on any of the routes under contract with such person, corporation, or partnership until such failure has been removed and all penalties therefor fully satisfied.

For railway post-office-car service, one million five hundred and twenty-six thousand dollars.

For necessary and special facilities on trunk lines, six hundred thousand dollars: said facilities to be extended as far as practicable to the principal cities of the United States.

For compensation to railway post-office clerks, one million seven hundred thousand dollars.

For route agents, one million five hundred and fifty-five thousand dollars; and the Postmaster-General is authorized to designate postmasters at Presidential post-offices as disbursing officers for the payment of the salaries of the officers and employees of the postal service concerned in the transportation of mails or in their distribution in transit, and for such other payments as they are now authorized to make from postal revenues.

For mail-route messengers, two hundred and eighty dollars.

For local agents, one hundred and seventy-five thousand dollars.

For mail-messengers, eight hundred thousand dollars.

For mail locks and keys, twenty-five thousand dollars.

For mail-bags and mail-bag catchers, two hundred thousand dollars; of which sum nine thousand dollars may be used for the purchase of packing trunks for the transportation of registered letters.

For miscellaneous items, one thousand dollars.

Office of the Third Assistant Postmaster General.—For manufacture of adhesive postage-stamps and of newspaper and periodical stamps, one hundred and nine thousand dollars.

For pay of agent and assistants to distribute stamps, and expenses of the agency, eight thousand one hundred dollars.

For manufacture of stamped envelopes and newspaper-wrappers, five hundred and forty-seven thousand dollars.
For pay of agent and assistants, to distribute stamped envelopes and newspaper-wrappers, and expenses of agency, sixteen thousand dollars. For manufacture of postal cards, two hundred and forty-two thousand dollars. For pay of agent and assistants to distribute postal cards, and expenses of agency, seven thousand three hundred dollars. For registered-package envelopes, locks and seals, and for office envelopes, and for dead-letter envelopes, one hundred and ten thousand dollars. For ship, steamboat, and way letters, one thousand five hundred dollars. For engraving, printing, and binding drafts and warrants, one thousand five hundred dollars. For miscellaneous items, one thousand dollars.

Office of Superintendent of Foreign Mails. For transportation of foreign mails, three hundred thousand dollars. For balances due foreign countries, fifty thousand dollars, including the United States' portion of the expenses of the International Bureau of the Universal Postal Union Convention.

SEC. 2. That if the revenue of the Post-Office Department shall be insufficient to meet the appropriations made by this act, then the sum of one million nine hundred and two thousand one hundred and seventy-seven dollars and ninety cents, or so much thereof as may be necessary, be, and the same is hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the revenue of the Post-Office Department for the year ending June thirtieth, eighteen hundred and eighty-three.

SEC. 3. That the amount of all money-orders which shall have remained unpaid for a period of five years or more after the date of the issue thereof, which amount is to be ascertained and reported annually by the Auditor of the Treasury for the Post-Office Department, shall be covered into the Treasury. But nothing herein shall be so construed as to prevent the payment, out of current money-order funds, by duplicate issued under the authority of the Postmaster-General, of any money-order which has remained unpaid more than five years.

Approved, May 4, 1882.

CHAP. 117.—An act to promote the efficiency of the Life Saving Service, and to encourage the saving of life from shipwreck.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized to establish additional life-saving stations and houses of refuge upon the sea and lake coasts of the United States as follows, namely:

ON THE ATLANTIC COAST.

A life saving station at or near Damariscove Island, Maine; one at or near Hunniwells Beach, Maine; one at or near the entrance to Portland Harbor, New Hampshire; one on Cape Ann, Massachusetts; one between Cohasset and Scituate Harbors, Massachusetts; one at or near Wood End, and one in the vicinity of Peaked Hill Bars, Cape Cod, Massachusetts; two in the neighborhood of Nantucket and adjacent islands, Massachusetts; one at or near Brenton's Point or Beaver Tail, Rhode Island; one on Brigueine Beach and one on Seven-Mile Beach, New Jersey; one at or near Lewes, Delaware; five on the coast between Cape Henlopen and Cape Charles, at such points between existing stations as the General Superintendent of the Life Saving Service may recommend; one between stations numbered seventeen and eighteen, and one between station numbered twenty-one and twenty-two, one about three miles
southwest of Hatteras Inlet, on the coast of North Carolina; six houses of refuge on the eastern coast of Florida, and two life-saving stations on the Atlantic coast of Florida, one near Key West and one near Jupiter Inlet, and one on the Gulf coast west of Apalachicola River, at such points as the General Superintendent of the Life-Saving Service may recommend; two life-saving stations on the coast of South Carolina, to be located by the General Superintendent at or near the ports of Georgetown and Charleston; a life-saving station at or near Quintana, Texas.

Lake Superior.

ON THE COAST OF LAKE SUPERIOR.

A life-saving station at or near Grand Marais, Michigan

Lake Michigan.

ON THE COAST OF LAKE MICHIGAN.

A life-saving station at or near Frankfort, Michigan; one at or near Pent Water, Michigan; one at or near the mouth of White River, Michigan; one at or near Holland, Michigan; one at or near South Haven, Michigan; one at or near Michigan City, Indiana; one at or near Sturgeon Bay Canal, Wisconsin.

SECTION TWO.—That the Secretary of the Treasury is hereby authorized to discontinue any life-saving or life-boat station or house of refuge whenever in his judgment the interests of commerce and humanity no longer require its existence.

SECTION THREE.—That the General Superintendent may transfer the apparatus, appliances, equipments, and supplies of any discontinued station or house of refuge to such other stations or houses of refuge as may need them, and may also transfer any portion of the apparatus, appliances, equipments, and supplies of one station or house of refuge to another whenever in his judgment the interests of the service may require it.

SECTION FOUR.—That hereafter all district superintendents of life-saving stations shall be disbursing officers and paymasters for their respective districts, and shall give such bonds as the Secretary of the Treasury may require, and shall have the powers and perform the duties of inspectors of customs; and the compensation of the superintendents in the districts herein named shall be as follows:

For the first district embracing the coasts of Maine and New Hampshire, fifteen hundred dollars per annum.

For the second district, embracing the coast of Massachusetts fifteen hundred dollars per annum.

For the third district, embracing the coasts of Rhode Island and Long Island eighteen hundred dollars per annum.

For the fourth district, embracing the coast of New Jersey, eighteen hundred dollars per annum.

For the fifth district, embracing the coast between Delaware and Chesapeake Bays, fifteen hundred dollars per annum.

For the sixth district, embracing the coast between Chesapeake Bay and Cape Fear River eighteen hundred dollars per annum.

For the seventh district, embracing the eastern coast of Florida and the coast of Georgia and South Carolina, two thousand dollars per annum.

For the eighth district, embracing the coast of the United States bordering on the Gulf of Mexico, fifteen hundred dollars per annum.

For the ninth district, embracing the coasts of Lakes Ontario and Erie, eighteen hundred dollars per annum.

For the tenth district, embracing the coasts of Lakes Huron and Superior, eighteen hundred dollars per annum.

For the eleventh district, embracing the coast of Lake Michigan, eighteen hundred dollars per annum.

For the twelfth district, embracing the coasts of California, Oregon, and Washington Territory, one thousand eight hundred dollars per annum.
SECTION FIVE.—That the Secretary of the Treasury is hereby authorized to appoint and fix the annual compensation of the several keepers of all stations and houses of refuge at such rate as he may deem just and proper: Provided, That the compensation of any keeper shall not exceed eight hundred dollars per annum; and the Secretary of the Treasury is also authorized to fix the pay of the men employed at the different stations, provided the same shall not exceed fifty dollars per month.

SECTION SIX.—That crews may be employed at any of the life-saving or life-boat stations on the Pacific coast during such portion of the year as the general superintendent may deem necessary.

SECTION SEVEN.—That if any keeper or member of a crew of a life-saving or life-boat station shall be so disabled by reason of any wound or injury received or disease contracted in the Life-Saving Service in the line of duty as to unfit him for the performance of duty, such disability to be determined in such manner as shall be prescribed in the regulations of the service, he shall be continued upon the rolls of the service and entitled to receive his full pay during the continuance of such disability, not to exceed the period of one year, unless the general superintendent shall recommend, upon a statement of facts, the extension of the period through a portion or the whole of another year, and said recommendation receive the approval of the Secretary of the Treasury as just and reasonable; but in no case shall said disabled keeper or member of a crew be continued upon the rolls or receive pay for a longer period than two years.

SECTION EIGHT.—That if any keeper or member of a crew of a life-saving or life-boat station shall hereafter die by reason of perilous service or any wound or injury received or disease contracted in the Life-saving service in the line of duty, leaving a widow, or a child or children under sixteen years of age, such widow and child or children shall be entitled to receive, in equal portions, during a period of two years, under such regulations as the Secretary of the Treasury may prescribe, the same amount payable quarterly, as far as practicable, that the husband or father would be entitled to receive as pay if he were alive and continued in the service: Provided, That if the widow shall remarry at any time during the said two years, her portion of said amount shall cease to be paid to her from the date of her remarriage, but shall be added to the amount to be paid to the remaining beneficiaries under the provisions of this section, if there be any; and if any child shall arrive at the age of sixteen years during the said two years, the payment of the portion of such child shall cease to be paid to such child from the date on which such age shall be attained, but shall be added to the amount to be paid to the remaining beneficiaries, if there be any.

SECTION NINE.—That the life-saving medals of the first and second class authorized by the provisions of the seventh section of the act of July twentieth, eighteen hundred and seventy-four, shall be hereafter designated as the gold and silver life-saving medal respectively, and any person who has received or may hereafter receive either of said medals under the provisions of said section, or the twelfth section of the act of June eighteenth, eighteen hundred and seventy-eight, and who shall again perform an act which would entitle him to a medal of the same class under said provisions, shall receive, and the Secretary of the Treasury is hereby authorized to award, in lieu of a second medal, a bar, suitably inscribed, of the same metal as the medal to which said person would be entitled, to be attached to a ribbon of such description as the Secretary of the Treasury may prescribe, which may be fastened to the medal already bestowed upon said person; and for every such additional act an additional bar may be added. And the Secretary of the Treasury is hereby authorized, in his discretion, whenever any person becomes entitled to a bar representing a gold medal, to award him, in addition to said bar, such taken as it is customary to
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 117-120, 126. 1882.

Award in acknowledgment of the services of masters and crews of foreign vessels in rescuing American citizens from shipwreck.

SECTION TEN.—That the appointment of district superintendents, inspectors, and keepers and crews of life-saving stations shall be made solely with reference to their fitness, and without reference to their political or party affiliations.

SECTION ELEVEN.—That this act shall take effect from and after its passage.

Approved, May 4, 1882.

May 4, 1882.

West Virginia Election of Representatives for the Forty-eighth Congress.

CHAP. 118.—An act to amend the laws with reference to elections in West Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on the second Tuesday of October, eighteen hundred and eighty-two, there shall be elected in each Congressional District in the State of West Virginia, one representative to represent said State of West Virginia in the Forty-eighth Congress.

Sec. 2.—That said election shall be conducted according to the laws now in force, except so far as the same relate to and fix the time of such election.

Approved, May 4, 1882.

May 4, 1882.

Removal of obstructions from Hell Gate, N. Y. Appropriation.

CHAP. 119.—An act making an immediate appropriation for the removal of obstructions at Hell Gate, New York.

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 is hereby appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the removal of obstructions in East River, Hell Gate, New York, the same to be expended under the direction of the Secretary of War, and to be immediately available.

Approved, May 4, 1882.

May 4, 1882.

CHAP. 120.—An act to repeal the discriminating duties on goods produced east of the Cape of Good Hope.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section two thousand five hundred and one of the Revised Statutes of the United States which reads as follows:

"There shall be levied, collected and paid on all goods, wares, and merchandise of the growth or produce of the countries east of the Cape of Good Hope (except wool, raw cotton and raw silk, as reeled from the cocoon, or not further advanced than tram, thrown, or organzine,) when imported from places west of the Cape of Good Hope, a duty of ten per centum ad valorem in addition to the duties imposed on any such article when imported directly from the place or places of their growth or production", be and the same is hereby repealed from and after the first day of January, eighteen hundred and eighty-three.

Approved, May 4, 1882.

May 6, 1882.

Preamble.

CHAP. 126.—An act to execute certain treaty stipulations relating to Chinese.

Whereas, in the opinion of the Government of the United States the coming of Chinese laborers to this country endangers the good order of certain localities within the territory thereof: Therefore,
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the expiration of ninety days next after the passage of this act, and until the expiration of ten years next after the passage of this act, the coming of Chinese laborers to the United States be, and the same is hereby, suspended; and during such suspension it shall not be lawful for any Chinese laborer to come, or, having so come after the expiration of said ninety days, to remain within the United States.

SEC. 2. That the master of any vessel who shall knowingly bring within the United States on such vessel, and land or permit to be landed, any Chinese laborer, from any foreign port or place, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not more than five hundred dollars for each and every such Chinese laborer so brought, and may be also imprisoned for a term not exceeding one year.

SEC. 3. That the two foregoing sections shall not apply to Chinese laborers who were in the United States on the seventeenth day of November, eighteen hundred and eighty, or who shall have come into the same before the expiration of ninety days next after the passage of this act, and who shall produce to such master before going on board such vessel, and shall produce to the collector of the port in the United States at which such vessel shall arrive, the evidence hereinafter in this act required of his being one of the laborers in this section mentioned; nor shall the two foregoing sections apply to the case of any master whose vessel, being bound to a port not within the United States, shall come within the jurisdiction of the United States by reason of being in distress or in stress of weather, or touching at any port of the United States on its voyage to any foreign port or place: Provided, That all Chinese laborers brought on such vessel shall depart with the vessel on leaving port.

SEC. 4. That for the purpose of properly identifying Chinese laborers who were in the United States on the seventeenth day of November, eighteen hundred and eighty, or who shall have come into the same before the expiration of ninety days next after the passage of this act, and in order to furnish them with the proper evidence of their right to go from and come to the United States of their free will and accord, as provided by the treaty between the United States and China dated November seventeenth, eighteen hundred and eighty, the collector of customs of the district from which any such Chinese laborer shall depart from the United States shall, in person or by deputy, go on board each vessel having on board any such Chinese laborer and cleared or about to sail from his district for a foreign port, and on such vessel make a list of all such Chinese laborers, which shall be entered in registry-books to be kept for that purpose, in which shall be stated the name, age, occupation, last place of residence, physical marks or peculiarities, and all facts necessary for the identification of each of such Chinese laborers, which books shall be safely kept in the custom-house; and every such Chinese laborer so departing from the United States shall be entitled to, and shall receive, free of any charge or cost upon application therefore, from the collector or his deputy, at the time such list is taken, a certificate, signed by the collector or his deputy and attested by his seal of office, in such form as the Secretary of the Treasury shall prescribe, which certificate shall contain a statement of the name, age, occupation, last place of residence, personal description, and facts of identification of the Chinese laborer to whom the certificate is issued, corresponding with the said list and registry in all particulars. In case any Chinese laborer after having received such certificate shall leave such vessel before her departure he shall deliver his certificate to the master of the vessel, and if such Chinese laborer shall fail to return to such vessel before her departure from port the certificate shall be delivered by the master to the collector of customs for cancellation. The certificate herein provided for shall entitle the Chinese laborer to whom the same
is issued to return to and re-enter the United States upon producing and delivering the same to the collector of customs of the district at which such Chinese laborer shall seek to re-enter; and upon delivery of such certificate by such Chinese laborer to the collector of customs at the time of re-entry in the United States, said collector shall cause the same to be filed in the custom-house and duly canceled.

SEC. 5. That any Chinese laborer mentioned in section four of this act being in the United States, and desiring to depart from the United States by land, shall have the right to demand and receive, free of charge or cost, a certificate of identification similar to that provided for in section four of this act to be issued to such Chinese laborers as may desire to leave the United States by water; and it is hereby made the duty of the collector of customs of the district next adjoining the foreign country to which said Chinese laborer desires to go to issue such certificate, free of charge or cost, upon application by such Chinese laborer, and to enter the same upon registry-books to be kept by him for the purpose, as provided for in section four of this act.

SEC. 6. That in order to the faithful execution of articles one and two of the treaty in this act before mentioned, every Chinese person other than a laborer who may be entitled by said treaty and this act to come within the United States, and who shall be about to come to the United States, shall be identified as so entitled by the Chinese Government in each case, such identity to be evidenced by a certificate issued under the authority of said government, which certificate shall be in the English language or (if not in the English language) accompanied by a translation into English, stating such right to come, and which certificate shall state the name, title, or official rank, if any, the age, height, and all physical peculiarities, former and present occupation or profession, and place of residence in China of the person to whom the certificate is issued and that such person is entitled conformably to the treaty in this act mentioned to come within the United States. Such certificate shall be prima-facie evidence of the fact set forth therein, and shall be produced to the collector of customs, or his deputy, of the port in the district in the United States at which the person named therein shall arrive.

SEC. 7. That any person who shall knowingly and falsely alter or substitute any name for the name written in such certificate or forge any such certificate, or knowingly utter any forged or fraudulent certificate, or falsely personate any person named in any such certificate, shall be deemed guilty of a misdemeanor; and upon conviction thereof shall be fined in a sum not exceeding one thousand dollars, and imprisoned in a penitentiary for a term not more than five years.

SEC. 8. That the master of any vessel arriving in the United States from any foreign port or place shall, at the same time he delivers a manifest of the cargo, and if there be no cargo, then at the time of making a report of the entry of the vessel pursuant to law, in addition to the other matters required to be reported, and before landing, or permitting to land, any Chinese passengers, deliver and report to the collector of customs of the district in which such vessels shall have arrived a separate list of all Chinese passengers taken on board his vessel at any foreign port or place, and all such passengers on board the vessel at that time. Such list shall show the names of such passengers (and if accredited officers of the Chinese Government traveling on the business of that government, or their servants, with a note of such facts), and the names and other particulars, as shown by their respective certificates; and such list shall be sworn to by the master in the manner required by law in relation to the manifest of the cargo. Any willful refusal or neglect of any such master to comply with the provisions of this section shall incur the same penalties and forfeiture as are provided for a refusal or neglect to report and deliver a manifest of the cargo.

SEC. 9. That before any Chinese passengers are landed from any such vessel, the collector, or his deputy, shall proceed to examine such pas-
sengers, comparing the certificates with the list and with the passengers; and no passenger shall be allowed to land in the United States from such vessel in violation of law.

SEC. 10. That every vessel whose master shall knowingly violate any of the provisions of this act shall be deemed forfeited to the United States, and shall be liable to seizure and condemnation in any district of the United States into which such vessel may enter or in which she may be found.

SEC. 11. That any person who shall knowingly bring into or cause to be brought into the United States by land, or who shall knowingly aid or abet the landing in the United States from any vessel of any Chinese person not lawfully entitled to enter the United States, shall be deemed guilty of a misdemeanor, and shall, on conviction thereof, be fined in a sum not exceeding one thousand dollars, and imprisoned for a term not exceeding one year.

SEC. 12. That no Chinese person shall be permitted to enter the United States by land without producing to the proper officer of customs the certificate in this act required of Chinese persons seeking to land from a vessel. And any Chinese person found unlawfully within the United States shall be caused to be removed therefrom to the country from whence he came, by direction of the President of the United States, and at the cost of the United States, after being brought before some justice, judge, or commissioner of a court of the United States and found to be one not lawfully entitled to be or remain in the United States.

SEC. 13. That this act shall not apply to diplomatic and other officers of the Chinese Government traveling upon the business of that government, whose credentials shall be taken as equivalent to the certificate in this act mentioned, and shall exempt them and their body and household servants from the provisions of this act as to other Chinese persons.

SEC. 14. That hereafter no State court or court of the United States shall admit Chinese to citizenship; and all laws in conflict with this act are hereby repealed.

SEC. 15. That the words "Chinese laborers", wherever used in this act, shall be construed to mean both skilled and unskilled laborers and Chinese employed in mining.

Approved, May 6, 1882.

CHAP. 127.—An act for the erection of a public building at Denver, Colorado.

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 procure a proper site and cause to be erected thereon a suitable building, with fire-proof vaults, in the city of Denver, Colorado, for the accommodation of the United States district and circuit courts, post-office, land-office, and other government offices in said city, at a cost not exceeding three hundred thousand dollars, including cost of site, which site shall be such as will afford an open space between the building hereby authorized and any other building of not less than forty feet; and the sum of one hundred thousand dollars is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, for the purpose herein mentioned: Provided, That no money shall be used or applied for the purpose mentioned until a valid title to the land for the site of such building shall be vested in the United States; and no expenditure of money shall be made on the building proposed to be erected on said site until the State of Colorado shall 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, and shall cede jurisdiction over the same during the time that the United States shall remain the owner thereof.

Approved, May 8, 1882.
CHAP. 128.—An act to authorize the sale of certain property at Bermuda Hundred, in the county of Chesterfield, in the State of Virginia.


CHAP. 129.—An act for the erection of a public building at Quincy, Illinois.

CHAP. 130.—An act to provide for the erection of a public building in the city of Peoria, in the State of Illinois.

Title.

Title.

Cost.

Cost.

Prociss.

Prociss.

Prociss.

Prociss.

Appropnsition, when available.

Appropnsition, when available.

Appropnsition.
CHAP. 144.—An act to provide for the sale of the lands of the Miami Indians in
Kansas.

May 15, 1882.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the unallotted lands of
the Miami Indians in Kansas, including the school-sections, shall be
disposed of in the following manner, to wit:

That each bona-fide settler occupying any portion of said lands at the
date of the passage of this act, and having made valuable improve-
ments thereon, or the heirs-at-law of such, who is a citizen of the United
States, or who has declared his intention to become such, shall be enti-
tled at any time within one year from the passage of this act to purchase
the land so occupied and improved by him, not to exceed one hundred
and sixty acres in each case, according to the government survey, at
the appraised value thereof, as heretofore ascertained by the Secretary
of the Interior, in accordance with the provisions of the act of March
third, eighteen hundred and seventy-three, under such rules and regu-
lations as the Secretary of the Interior may prescribe. And such per-
sons who are entitled to purchase said lands as aforesaid shall be per-
mitted to make payment therefor in cash or in three equal annual
installments, the first installment to be payable on the day of the entry
of the land, and the remaining two installments annually thereafter,
with interest at the rate of six per centum per annum from the date of
entry.

Sec. 2. That all lands not purchased by said settlers at the expiration
of six months from the date of this act, together with all the unoccupied
and unallotted lands of the Miami Indians, shall be offered at public
sale in the usual manner, under the direction of the Secretary of the
Interior, at not less than the appraised value, notice of said sale to be
given by public advertisement, of not less than sixty days in three
newspapers having general circulation in the State of Kansas; and any
tract or tracts not then sold, together with such as may be hereafter
purchased by said settlers, but wherein default may be made in the
payment of any portion of the purchase-money, or the interest thereon
as herein provided, shall be thereafter subject to private entry at the
appraised value of the same.

Sec. 3. That the net proceeds of the sales of said lands, after defray-
ing the expenses of the sale, shall belong to said Miami Indians, and
shall be disposed of as now provided by law.

Sec. 4. That the provisions of this act shall not in any way affect
the rights or claims of those individual Miamies, or persons of Miami
blood or descent, who are named in the corrected list referred to in
the Senate amendment to the fourth article of the treaty of June fifth,
eighteen hundred and fifty-four, or their descendants. And before the
proceeds which have been, or may be hereafter, realized from the sale
of said lands shall be applied for any purpose, or distributed, the Sec-

Proceeds of sales,

U.S. Code section 4601.

Rights of indi-

10 Stat., 1063.

Approved, May 15, 1882.
May 15, 1882.

**CHAP. 145.**—An act to provide for the appointment of a commission to investigate the question of the Tariff.

_Sec. 1._ That it is enacted by the Senate and _House of Representatives of the United States of America in Congress assembled_, That a commission is hereby created to be called the “Tariff Commission,” to consist of nine members.

_Sec. 2._ That the President of the United States shall, by and with the advice and consent of the Senate, appoint nine commissioners from civil life, one of whom, the first named, shall be the president of the commission. The commissioners shall receive as compensation for their services each at the rate of ten dollars per day when engaged in active duty, and actual traveling and other necessary expenses. The commission shall have power to employ a stenographer and a messenger; and the foregoing compensation and expenses to be audited and paid by the Secretary of the Treasury out of any moneys in the Treasury not otherwise appropriated.

_Sec. 3._ That it shall be the duty of said commission to take into consideration and to thoroughly investigate all the various questions relating to the agricultural, commercial, mercantile, manufacturing, mining, and industrial interests of the United States, so far as the same may be necessary to the establishment of a judicious tariff, or a revision of the existing tariff, upon a scale of justice to all interests; and for the purpose of fully examining the matters which may come before it, said commission, in the prosecution of its inquiries, is empowered to visit such different portions and sections of the country as it may deem advisable.

_Sec. 4._ That the commission shall make to Congress final report of the results of its investigation, and the testimony taken in the course of the same, not later than the first Monday of December, eighteen hundred and eighty-two; and it shall cause the testimony taken to be printed from time to time and distributed to members of Congress by the Public Printer, and shall also cause to be printed for the use of Congress two thousand copies of its final report, together with the testimony.

Approved, May 15, 1882.

May 15, 1882.

**CHAP. 146.**—An act to authorize and direct the Secretary of War to change the name of Charles Alton Howard, a second lieutenant in the Ninth Regiment of Cavalry of the army of the United States, on the register, rolls, and records of the Army, to Alton Henry Budlong.

_Second Sec._ That it is 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 change on the register, rolls, and records of the Army, the name of Charles Alton Howard, a second lieutenant in the Ninth Regiment of cavalry of the Army of the United States, to Alton Henry Budlong; and that upon such change being made the said Alton Henry Budlong shall hold the relative rank in said regiment and Army which he has heretofore held under the name of Charles Alton Howard, and shall be entitled to the same pay and emoluments, and to succeed to all the rights which he would have had under the name and designation of Charles Alton Howard, and shall be subject to all the liabilities, duties, and responsibilities that he would have been subject or liable to under such name and designation.

Approved, May 15, 1882.

May 17, 1882.

**CHAP. 147.**—An act donating condemned cannon and cannon balls to the city of Topeka, Kansas, for monumental purposes.

_Second Sec._ That it is enacted by the Senate and _House of Representatives of the United States of America in Congress assembled_, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without
detritum to the government, to the city of Topeka, Kansas, four condemned cast iron cannon and twenty cannon balls, to be placed on a monument to be erected in memory of deceased soldiers in the Topeka Cemetery.

Approved, May 17, 1882.

CHAP. 148.—An act donating cannon and cannon-balls for use and ornament about a suitable soldiers' monument at Portland, Maine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the government, to Post Bosworth, Grand Army of the Republic, Portland, in the State of Maine, four condemned cast-iron cannon and sixteen cannon-balls, for use and ornament about a suitable monument to be erected by said post in honor of the deceased soldiers of the late war.

Approved, May 17, 1882.

CHAP. 149.—An act donating condemned cannon and cannon balls for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed, if the same can be done without prejudice to the public service, to deliver to the parties herein named the following condemned cannon for monumental purposes, namely:

To the Charles Russell Lowell Post Number seven of the Grand Army of the Republic, of Boston, Massachusetts, two condemned cast-iron cannon guns andtwo condemned carriages, to be used for monumental purposes in the decoration of a free burial ground for ex-soldiers, sailors, and marines who have been honorably discharged from the service of the United States.

To each of the towns of Woburn, Winchester, and Wakefield, in the State of Massachusetts, four condemned cast-iron cannon, to be used in the decoration of the soldiers' lot in the cemeteries in said towns.

To Post Number seventy-eight of the Grand Army of the Republic, district of Massachusetts, four condemned cast-iron cannon, to be used for monumental purposes in the cemetery at South Abington, Massachusetts.

To the McPherson Post Number seventy-three of the Grand Army of the Republic, district of Massachusetts, four condemned cast-iron cannon to be used for monumental purposes in the cemetery at Abington, in said State.

To the Selectmen of the town of Paxton, in the county of Worcester, State of Massachusetts, four condemned cast-iron cannon, to be used in ornamenting the lot upon which the Soldiers' monument is erected in said town of Paxton.

To the selectmen of the town of Brimfield, Massachusetts, four condemned cast-iron cannon to be used in the decoration of the soldiers' monument in said town.

To the William H. Bartlett Post number three of the Grand Army of the Republic, of Taunton, Massachusetts, four condemned cast-iron cannon for the purpose of ornamenting the burial grounds of deceased Union soldiers; also four condemned cast-iron cannon and four cannon balls for Ferncliff cemetery in Springfield, Ohio.

Approved, May 17, 1882.
May 17, 1882.

**CHAP. 150.**—An act to authorize the Secretary of War to furnish condemned cannon for the soldiers' cemetery at Gallipolis, Ohio.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to furnish four condemned cast iron cannon to Colonel L. Z. Cadot, Surgeon William S. Newton, and Major Samuel F. Neal, for the use and adornment of the soldiers' cemetery in the city of Gallipolis, and State of Ohio.*

Approved, May 17, 1882.

May 17, 1882.

**CHAP. 151.**—An act donating condemned cast iron cannon to the Soldiers' Monument Association of Birmingham, Connecticut.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the government, four condemned cast iron cannon to the order of the president of the Soldiers' Monument Association of Birmingham, Connecticut, to be used in ornamenting a monument in process of erection by said association, when fully completed.*

Approved, May 17, 1882.

May 17, 1882.

**CHAP. 152.**—An act to donate condemned cannon to the soldiers and Sailors' Association of Bellaire, Ohio.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to deliver to the Soldiers' and Sailors' Association of Bellaire, Ohio, four condemned cast iron cannon, if the same can be spared without detriment to the government, for ornament about a monument to the memory of the Union soldiers and sailors of Belmont County, Ohio, killed in the late war of the rebellion.*

Approved, May 17, 1882.

May 17, 1882.

**CHAP. 153.**—An act to authorize the Secretary of War to turn over to Sampson Post Number Twenty-two of the Grand Army of the Republic, of Rochester, New Hampshire, four condemned cannon.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby directed to turn over and deliver to Sampson Post Number Twenty-two of the Grand Army of the Republic, of Rochester, New Hampshire, to be placed about the soldiers monument in said Rochester, four condemned cast iron cannon.*

Approved, May 17, 1882.

May 17, 1882.

**CHAP. 154.**—An act to donate one condemned cast iron cannon to the citizens of Otsego, Michigan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to deliver to the citizens of Otsego, Michigan, one condemned cast iron cannon, if the same can be spared without serious detriment to the government, to place in their cemetery, near the soldiers' monument.*

Approved, May 17, 1882.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 155-159. 1882.

CHAP. 155.—An act to donate iron cannon to the township of Milan, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to deliver to the mayor of Milan, Ohio, four condemned cast iron cannon, if the same can be done without serious detriment to the government, for the adornment of the monument erected in the village of Milan commemorating the names of soldiers who devoted and lost their lives in the service of the United States during the war of the rebellion.

Approved, May 17, 1882.

CHAP. 156.—An act donating condemned cannon and other munitions of war to the Soldiers' and Sailors' Monumental Association of Lycoming County, Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the public service, to the Soldiers' and Sailors' Monumental Association of Lycoming County, Pennsylvania, four condemned cast-iron cannon for the use and adornment of monument grounds.

Approved, May 17, 1882.

CHAP. 157.—An act to amend the general incorporation law of the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the five hundred and fifty-third section of the Revised Statutes of the United States relating to the District of Columbia be, and the same is hereby, amended by adding after the words "life insurance" the words "or for the purpose of insuring titles to real estate."

SEC. 2. That any company heretofore formed, agreeably to the aforesaid section of the said Revised Statutes, for the purpose of insuring titles to real estate may become perpetual on filing in the office of the recorder of deeds of the District of Columbia a certificate to that effect in like manner as is provided by law for the filing of the original certificate of incorporation.

Approved, May 17, 1882.

CHAP. 158.—An act to authorize the Secretary of War to turn over to E. E. Sturtevant Post Number Two of the Grand Army of the Republic of Concord, New Hampshire, six condemned cannon, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby directed to turn over and deliver six condemned cast-iron cannon to E. E. Sturtevant Post Number Two of the Grand Army of the Republic, of Concord, New Hampshire, to adorn the Soldiers' lot in the cemetery at Concord aforesaid, and also six condemned cast-iron cannon to Storrs Post number one of the Grand Army of the Republic at Portsmouth, New Hampshire, for use about a monument in honor of the deceased soldiers and sailors of Portsmouth, New Hampshire.

Approved, May 17, 1882.

CHAP. 159.—An act to donate four condemned iron cannon to the city of Mansfield, Ohio, to be placed on the public square near the Soldiers' bronze monument.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to deliver to the Mayor of the

Condemned cannon for soldiers' monument, Milan, Ohio.

Condemned cannon for soldiers' monument, Lycoming County, Pennsylvania.

R. S. 553, p. 67, D. C., amended.

Companies formed for insuring titles to real estate, may become perpetual, etc.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 159–163. 1882.

\[\text{68}\]

monument, Mansfield, Ohio.

...city of Mansfield, Ohio, for the benefit of said city, four pieces of forty-two pounder condemned cast-iron cannon, if the same can be spared without serious detriment to the Government, to place on the public square of said city near the Soldiers’ bronze monument recently erected on said public square at a cost of ten thousand dollars, the gift of a patriotic and liberal minded citizen.

Approved, May 17, 1882.

May 17, 1882.

CHAP. 160.—An act to authorize the Secretary of War to furnish condemned cannon for the Soldiers’ Cemetery at Hamilton, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to furnish to Wetzel-Compton Post of the Grand Army of the Republic, at Hamilton, Ohio, such number of condemned cast-iron cannon, not less than four, and of large size, and spherical shot, as may be required, for the use and adornment of the soldiers’ cemetery in the city Hamilton and State of Ohio.

Approved, May 17, 1882.

May 17, 1882.

CHAP. 161.—An act granting four condemned cannon to the town of Brandon, Vermont, to be placed near a soldiers’ monument in said town.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to deliver to the selectmen of the town of Brandon, in the County of Rutland and State of Vermont, for the benefit of said town, four pieces of condemned cast-iron cannon, if the same can be spared without serious detriment to the Government, to place on the public square of said town near a soldiers’ monument, to be erected on said square by said town.

Approved, May 17, 1882.

May 17, 1882.

CHAP. 162.—An act to authorize the Secretary of War to furnish condemned cannon for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to furnish six condemned cast iron cannon and cannon balls to the National Cemetery at Louisville, Kentucky, for monumental purposes; also four condemned cast iron cannon and twenty-five cannon balls for the soldiers’ burying ground in Oakwood Cemetery, in the village of Hyde Park, Cook County, Illinois, for monumental purposes; also six condemned cast iron cannon and twelve cannon balls to the National Cemetery at Memphis, Tennessee; also two condemned cast iron cannon and four cannon balls, to General Shunk Post, Grand Army of the Republic, at Marion, Indiana, for monumental purposes.

Approved, May 17, 1882.

May 17, 1882.

CHAP. 163.—An act making appropriations for the current and contingent expenses of the Indian Department, and for fulfilling treaty stipulations with various Indian tribes, for the year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Appropriations: Indian service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, out of any money in the Treasury
not otherwise appropriated, for the purpose of paying the current and
contingent expenses of the Indian Department, and fulfilling treaty
stipulations with the various Indian tribes, namely:

For pay of fifty-eight agents of Indian affairs at the following-named
agencies, at the rates respectively indicated, namely:

At the Fort Springs agency, at one thousand dollars;
At the Klamath agency, at one thousand one hundred dollars;
At the Grand Ronde agency, at one thousand dollars;
At the Siletz agency, at one thousand two hundred dollars;
At the Umatilla agency, at one thousand two hundred dollars;
At the Nez Perce agency, at one thousand five hundred
dollars;
At the Yakama agency, at two thousand dollars;
At the Colville agency, at one thousand five hundred dollars;
At the Nisqually, Skokomish and Tulalip agency, at one thousand
eight hundred dollars;
At the R通知 Valley agency, at one thousand five hundred dollars;
At the Tule River agency, at one thousand dollars;
At the Mission agency, at one thousand three hundred dollars;
At the Nevada agency, at one thousand eight hundred dollars;
At the Western Shoshone agency, at one thousand eight hundred
dollars;
At the Nez Perce agency, at one thousand six hundred dollars;
At the Lemhi agency, at one thousand one hundred dollars;
At the Fort Hall agency, at one thousand five hundred dollars;
At the Flathead agency, at one thousand five hundred dollars;
At the Blackfeet agency, at one thousand eight hundred dollars;
At the Crow agency, at two thousand dollars;
At the Fort Peck agency, at two thousand dollars;
At the Fort Belknap agency, at one thousand dollars;
At the Yankton agency, at one thousand six hundred dollars;
At the Crow Creek and Lower Brule agency, at one thousand eight
hundred dollars;
At the Standing Rock agency, at one thousand seven hundred dol-

At the Cheyenne River agency, at one thousand five hundred dollars;
At the Fort Berthold agency, at one thousand five hundred dollars;
At the Sisseton agency, at one thousand five hundred dollars;
At the Devil's Lake agency, at one thousand two hundred dollars;
At the Pine Ridge agency, at two thousand two hundred dollars;
At the Rosebud agency, at two thousand two hundred dollars;
At the Shoshone agency, at one thousand five hundred dollars;
At the Uintah agency, at one thousand five hundred dollars;
At the Pueblo agency, at two thousand dollars;
At the Navajo agency, who shall also perform the duties of clerk, at
two thousand dollars; and no other money appropriated by this act
shall be expended for clerical labor at this agency;

At the Mesquakie and Jicarilla agency, at one thousand five hundred
dollars;
At the Quapaw, formerly the Los Pinos, agency, at one thousand five
hundred dollars;
At the Southern Ute agency, at one thousand four hundred dollars;
At the Omaha and Winnebago agency, at one thousand six hundred
dollars;
At the Santee agency, at one thousand two hundred dollars;
At the Pottawatomie and Great Nemaha agency, at one thousand
dollars;
At the Ponea, Pawnee and Otoe agency, at one thousand five hun-
dred dollars;
At the Sac and Fox agency, Indian Territory, at one thousand two
hundred dollars;
At the Quapaw agency, at one thousand five hundred dollars; and
not more than one thousand dollars of any moneys appropriated by this act shall be expended for clerical labor at this agency;
At the Osage agency, at one thousand six hundred dollars;
At the Cheyenne and Arapaho agency, at two thousand two hundred dollars;
At the Kiowa, Comanche, and Wichita agency, at two thousand dollars;
At the Union agency, at one thousand eight hundred dollars;
At the White Earth agency, at one thousand six hundred dollars;
At the Sac and Fox agency, Iowa, at one thousand dollars;
At the Green Bay agency, at one thousand five hundred dollars;
At the La Pointe agency, at two thousand dollars;
At the Mackinac agency, at one thousand two hundred dollars;
At the New York agency, at one thousand two hundred dollars;
At the Colorado River agency, at one thousand five hundred dollars;
At the Pima agency, at one thousand eight hundred dollars;
At the San Carlos agency, at two thousand dollars;
At the Moquis Pueblo agency, who shall also perform the duties of teacher and clerk, at one thousand five hundred dollars; and no other money appropriated by this act shall be expended for pay of teachers or for clerical labor at this agency; in all, eighty-nine thousand nine hundred dollars.

For the payment of necessary interpreters, to be distributed in the discretion of the Secretary of the Interior, twenty thousand dollars; and section two thousand and seventy of the Revised Statutes be, and the same is hereby, repealed.

For pay of five Indian inspectors, at three thousand dollars per annum each, fifteen thousand dollars.

For necessary traveling expenses of five Indian inspectors, six thousand dollars.

The President is authorized to appoint a person to inspect all Indian Schools, who is hereby required to report a plan for carrying into effect, in the most economical and efficient manner all existing treaty stipulations for the education of Indians, with careful estimates of the cost thereof; also a plan and estimates for educating all Indian youths for whom no such provision now exists, and estimates of what sums can be saved from existing expenditures for Indian support by the adoption of such plan, whose compensation shall not exceed three thousand dollars, which sum is hereby appropriated for that purpose, and also a further sum of one thousand five hundred dollars for his necessary traveling expenses.

For buildings at agencies, and repairs of the same, twenty-five thousand dollars.

For contingencies of the Indian service, including traveling and incidental expenses of Indian agents and of their offices, and for pay of employees not otherwise provided for, and for pay of four special agents, at two thousand dollars per annum each, thirty-eight thousand five hundred dollars.

For the expenses of the commission of citizens, serving without compensation, appointed by the President under the provision of the fourth section of the act of April tenth, eighteen hundred and sixty-nine, four thousand seven hundred dollars, to be distributed as follows, namely: For secretary, two thousand dollars; for messenger, six hundred dollars; for rent of office, four hundred dollars; for traveling expenses of the commission, one thousand five hundred dollars; and for contingent expenses of office, two hundred dollars. And hereafter the commission shall only have power to vist and inspect agencies and other branches of the Indian service, and to inspect goods purchased for said service, and the Commissioner of Indian Affairs shall consult with the commission in the purchase of supplies. The commission shall report their doings to the Secretary of the Interior.
FULFILLING TREATIES WITH INDIAN TRIBES.

APACHES, KIOWAS, AND COMANCHEs

For fifteenth of thirty installments, as provided to be expended under the tenth article of treaty of October twenty-first, eighteen hundred and sixty-seven, concluded at Medicine Lodge Creek, in Kansas, with the Kiowas and Comanches, and under the third article of treaty of the same date with the Apaches, thirty thousand dollars;

For purchase of clothing, as provided in the same treaties fifteen thousand dollars;

For pay of carpenter, farmer, blacksmith, miller, and engineer, five thousand two hundred dollars;

For pay of physician and teacher, two thousand five hundred dollars; in all, fifty-two thousand seven hundred dollars.

CHEYENNES AND APACHES.

For fifteenth of thirty installments provided to be expended under the tenth article of treaty of October twenty-eighth, eighteen hundred and sixty-seven, twenty thousand dollars;

For purchase of clothing, as per same article, fourteen thousand dollars;

For pay of physician and teacher, as per thirteenth article of same treaty, two thousand one hundred dollars;

For pay of carpenter, farmer, blacksmith, miller, and engineer, as per same article, four thousand five hundred dollars; in all, forty thousand six hundred dollars.

CHICKASES.

For permanent annuity, in goods, three thousand dollars.

BOISE FORTE BAND OF CHIPPEWAES.

For seventeenth of twenty installments, for the support of one blacksmith and assistant, and for tools, iron and steel, and other articles necessary for the blacksmith shop, as per third article of treaty of April seventh, eighteen hundred and sixty-six, one thousand five hundred dollars;

For seventeenth of twenty installments, for the support of one school-teacher, and for the necessary books and stationery, as per same article of same treaty, eight hundred dollars;

For seventeenth of twenty installments, for the instruction of Indians in farming, and purchase of seeds, tools, and similar necessaries, as per same article of same treaty, eight hundred dollars;

For seventeenth of twenty installments of annuity, in money, to be paid per capita, as per same article of same treaty, three thousand five hundred dollars;

For seventeenth of twenty installments of annuity, in provisions, ammunition, and tobacco, as per same article of same treaty, one thousand dollars;

For seventeenth of twenty installments of annuity, in goods and other articles, as per same article of same treaty, six thousand five hundred dollars; in all, fourteen thousand one hundred dollars.

CHIPPEWAES ON THE MISSISSIPPI.

For thirty-sixth of forty-six installments to be paid to the Chippewas of the Mississippi per third article of treaty of August second, eighteen hundred and forty-seven and fifth article of treaty of March nineteenth, eighteen hundred and sixty-seven, one thousand dollars;

For eighth of ten installments of annuity, in money, last series, per third article of treaty of February twenty-second, eighteen hundred

Apaches, Kiowas, Comanches.

15 Stat., 584.
15 Stat., 590.

Cheyennes, Arapahoes.

15 Stat., 596.

Chickasaws.

14 Stat., 774.
Boise Forte band of Chippewas.

14 Stat., 766.

Chippewas on the Mississippi.

9 Stat., 904.
16 Stat., 720.

10 Stat., 1167.
13 Stat., 694.
and fifty-five, and third article of treaty of eighteen hundred and sixty-four, twenty thousand dollars;
For the support of a school or schools upon said reservation, during the pleasure of the President, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, four thousand dollars; in all, twenty-five thousand dollars.

CHIPPEWAS, PILLAGERS, AND LAKE WINNEBAGOSHISH BANDS.

For twenty-eighth of forty installments of annuity, in money, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, and third article of treaty of May seventh, eighteen hundred and sixty-four, ten thousand six hundred and sixty-six dollars and sixty-six cents;
For twenty-eighth of forty installments of annuity, in goods, per same articles of same treaties, eight thousand dollars;
For twenty-eighth of forty installments, for purposes of utility, per same articles of same treaties, four thousand dollars;
For eighth of ten installments, last series, for purposes of education, per same articles of same treaties two thousand five hundred dollars; in all, twenty-five thousand one hundred and sixty-six dollars and sixty-six cents.

CHOCTAWS.

For permanent annuity, per second article of treaty of November sixteenth, eighteen hundred and five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three thousand dollars;
For permanent annuity, for support of light horsemen, per thirteenth article of treaty of October eighteenth, eighteen hundred and twenty, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;
For permanent annuity, for support of blacksmith, per sixth article of treaty of October eighteenth, eighteen hundred and twenty, ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;
For permanent annuity, for education, per second and thirteenth articles of last two treaties named above, six thousand dollars;
For permanent annuity, for iron and steel, per ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three hundred and twenty dollars;
For interest on three hundred and ninety thousand two hundred and fifty-seven dollars and ninety-two cents, at five per centum per annum, for education, support of the government, and other beneficial purposes, under the direction of the general council of the Choctaws, in conformity with the provisions contained in the ninth and thirteenth articles of treaty of January twentieth, eighteen hundred and twenty-five, and treaty of June twenty-second, eighteen hundred and fifty-five, nineteen thousand five hundred and twelve dollars and eighty-nine cents; in all, thirty thousand and thirty-two dollars and eighty-nine cents.

That the sum of ten thousand dollars is hereby appropriated, out of the three hundred thousand dollars reserved by the third article of the treaty with the Choctaws and Chicksaws concluded April eighth, eighteen hundred and sixty-six, for the purpose of educating freedmen in said tribes, to be expended under the direction of the Secretary of the Interior, three-fourths thereof for the freedmen among the Choctaws, and one-fourth for the freedmen among the Chicksaws: Provided, That said sum of ten thousand dollars shall be deducted in like proportion from any moneys in this act appropriated to be paid said
Choctaws and Chickasaws: and provided further, That either of said tribes may, before such expenditure, adopt and provide for the freedmen in said tribe in accordance with said third article, and in such case the money herein provided for such education in said tribe shall be paid over to said tribe, to be taken from the unpaid balance of the three hundred thousand dollars due said tribe.

CREEKS.

For permanent annuity, in money, per fourth article of treaty of August seventh, seventeen hundred and ninety, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, one thousand five hundred dollars;

For permanent annuity, in money, per second article of treaty of June sixteenth, eighteen hundred and two, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, three thousand dollars;

For permanent annuity, in money, per fourth article of treaty of January twenty-fourth, eighteen hundred and twenty-six and fifth article of treaty of August seventh, eighteen hundred and fifty-six, twenty thousand dollars;

For permanent annuity, for blacksmith and assistant, and for shop and tools, per eighth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, eight hundred and forty dollars;

For permanent annuity, for iron and steel for shop, per same articles and treaties, two hundred and seventy dollars;

For permanent annuity, for the pay of a wheelwright, per same articles of same treaties, six hundred dollars;

For five per centum interest on two hundred thousand dollars, for purposes of education, per sixth article of treaty of August seventh, eighteen hundred and fifty-six, ten thousand dollars;

For interest on six hundred and seventy-five thousand one hundred and sixty-eight dollars, at the rate of five per centum per annum, to be expended under the direction of the Secretary of the Interior, under provisions of third article of treaty of June fourteenth, eighteen hundred and sixty-six, thirty-three thousand seven hundred and fifty-eight dollars and forty cents; in all, sixty-nine thousand nine hundred and sixty-eight dollars and forty cents.

CROWS.

For fourteenth of thirty installments, to supply male persons, six hundred in number, over fourteen years of age, with a suit of good substantial woolen clothing, consisting of a coat, hat, pantaloons, flannel shirt, and woolen socks, as per ninth article of treaty of May seventh, eighteen hundred and sixty-eight, eight thousand dollars;

For fourteenth of thirty installments, to supply each female, seven hundred in number, over twelve years of age, with a flannel skirt, or the goods necessary to make the same, a pair of woolen hose, twelve yards of calico, and twelve yards of cotton domestic, as per same article, six thousand dollars;

For fourteenth of thirty installments, to supply three hundred and fifty boys and three hundred and fifty girls, under the ages named, such flannel and cotton goods as may be needed to make each a suit as aforesaid, together with a pair of woolen hose for each, per same article, five thousand dollars;

For pay of a physician, per tenth article of same treaty, one thousand two hundred dollars;

For thirteenth of twenty installments, for pay of teacher and furnishing necessary books and stationery, under seventh article of same treaty, one thousand five hundred dollars;
For pay of carpenter, miller, engineer, farmer, and blacksmith, under
tenth article of same treaty, three thousand three hundred dollars;

For pay of second blacksmith, and iron and steel, as per eighth arti-
cle of same treaty, two thousand dollars;

For this amount, or so much thereof as may be necessary, to furnish
flour and meat, and such articles as from time to time the condition
and necessities of the Indians may require, fifty thousand dollars; in
all, seventy-seven thousand dollars.

IOWAS.

For interest, in lieu of investment, on fifty-seven thousand five
hundred dollars, balance of one hundred and fifty-seven thousand
five hundred dollars, to July first, eighteen hundred and eighty-two,
at five per centum per annum, for education or other beneficial pur-
poses, under the direction of the President, per ninth article of treaty
of May seventeenth, eighteen hundred and fifty-four, two thousand
eight hundred and seventy-five dollars.

KANSAS.

For interest in lieu of investment, on two hundred thousand dollars,
at five per centum per annum, per second article of treaty of January
fourteenth, eighteen hundred and forty-six, ten thousand dollars.

KICKAPOOS.

For interest on ninety-three thousand five hundred and eighty-one
dollars and nine cents, at five per centum per annum; for educational
and other beneficial purposes, per treaty of May eighteenth, eighteen
hundred and fifty-four, four thousand six hundred and seventy-nine dol-

For settlement, support and civilization of Kickapoo Indians in the
Indian Territory, lately removed from Mexico, including the purchase
of stock, eight thousand dollars; in all, twelve thousand six hundred
and seventy-nine dollars and five cents.

KLAMATHS AND MODOCOS.

For sixteenth of twenty installments, for keeping in repair one saw-
mill, one fouring-mill, buildings for the blacksmith, carpenter, wagon
and plow maker, the manual-labor school, and hospital, as per fourth
article of treaty of October fourteenth, eighteen hundred and sixty-
four, one thousand dollars;

For seventeenth of twenty installments, for the purchase of tools and
material for saw and flour mills, carpenter, blacksmith, wagon and
plow maker shops, and books and stationery for the manual-labor
school, per same article of same treaty, one thousand five hundred dol-

For seventeenth of twenty installments, to pay salary and subsistence
of one physician, one miller, and two school-teachers, as per fifth arti-
cle of same treaty, three thousand six hundred dollars; in all, six

MIAMIES OF KANSAS.

For permanent provision for blacksmith and assistant, and iron and
steel for shop, per fifth article of treaty of October sixth, eighteen
hundred and eighteen, and fourth article of treaty of June fifth, eight-
een hundred and fifty-four, four hundred and eleven dollars and forty-
three cents;

For permanent provision for miller, in lieu of gunsmith, per same ar-
ticles and treaties, and per fifth article of treaty of October twenty-
third, eighteen hundred and thirty-four, two hundred and sixty-two
dollars and sixty-two cents;
Forty-Seventh Congress. Sess. I. Ch. 163. 1882.

For interest on twenty-one thousand eight hundred and eighty-four dollars and eighty-one cents, at five per centum, for educational purposes, per third article of treaty of June fifth, eighteen hundred and fifty-four, one thousand and ninety-four dollars and twenty-four cents; in all, one thousand seven hundred and sixty-eight dollars and twenty-nine cents.

For payment to the delegation of the Miami Indians of Kansas now or recently in Washington, the sum of one thousand dollars, to reimburse them for money expended in eighteen hundred and eighty-one, to be paid out of any funds belonging to said tribe and to be immediately available. And the Secretary of the Interior is hereby directed to pay per capita to the Miami Indians of Kansas now residing in the Indian Territory the amount found due said Indians at this date on account of proceeds of sales of their unallotted lands in Kansas, as provided by the act of March third, eighteen hundred and seventy-three, the same to be immediately available.

Miamies of Eel River.

For permanent annuity, in goods or otherwise, per fourth article of treaty of August third, seventeen hundred and ninety-five, five hundred dollars;

For permanent annuity, in goods or otherwise, per articles of treaty of August twenty-first, eighteen hundred and five, two hundred and fifty dollars;

For permanent annuity, in goods or otherwise, per third and separate articles of treaty of September thirtieth, eighteen hundred and nine, three hundred and fifty dollars; in all, one thousand one hundred dollars;

Molels.

For pay of teachers and for manual-labor schools, and for all necessary materials therefor, and for the subsistence of the pupils, per fourth article of treaty of December twenty-first, eighteen hundred and fifty-five, three thousand dollars.

Nez Perce.

For salaries of two matrons to take charge of the boarding-schools, two assistant teachers, one farmer, one carpenter, and two millers, three thousand five hundred dollars.

Northern Cheyennes and Arapahoes.

For fourth of ten installments, to be expended by the Secretary of the Interior, for each Indian engaged in agriculture, in the purchase of such articles as from time to time the condition and necessities of the Indians may indicate to be proper, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight and agreement with the Sioux Indians, approved February twenty-eighth, eighteen hundred and seventy-seven, thirty-five thousand dollars;

For fourteenth of thirty installments, for purchase of clothing, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, twelve thousand dollars;

For payment of physician, teacher, carpenter, miller, farmer, blacksmith, and engineer, per seventh article of same treaty, six thousand dollars; in all, fifty-three thousand dollars.

Omahas.

For last of fifteen installments of this amount, being third series, in money or otherwise, per fourth article of treaty of March sixteenth, eighteen hundred and fifty-four, twenty thousand dollars.
OSAGES.

7 Stat., 242.

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

For interest on three hundred thousand dollars, at five per centum per annum, to be paid semi-annually, in money or such articles as the Secretary of the Interior may direct, as per first article of treaty of September twenty-ninth, eighteen hundred and sixty-five, fifteen thousand dollars; in all, eighteen thousand four hundred and fifty-six dollars.

OTOES AND MISSOURIAS.

10 Stat., 1039.

For last of fifteen installments, being the third series, in money or otherwise, per fourth article of treaty of March fifteenth, eighteen hundred and fifty-four, nine thousand dollars.

PAWNEES.

11 Stat., 729.

For perpetual annuity, at least one-half of which is to be paid in goods and such articles as may be deemed necessary for them, per second article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, thirty thousand dollars;

For support of two manual-labor schools, per third article of same treaty, ten thousand dollars;

For pay of two farmers, two blacksmiths and two apprentices, one miller and apprentice, and two teachers, five thousand four hundred dollars;

For pay of one shoemaker and one carpenter, one thousand six hundred dollars;

For purchase of iron and steel, and other necessaries for the shops, as per fourth article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, five hundred dollars; in all, forty-seven thousand five hundred dollars.

PONCAS.

12 Stat., 997.

For ninth of fifteen installments, last series, to be paid to them or expended for their benefit, per second article of treaty of March twelfth, eighteen hundred and fifty-eight, eight thousand dollars;

For this amount, or so much thereof as may be necessary, to be used at the discretion of the President, to carry on the work of aiding and instructing the Poncas in the arts of civilization, with a view to their self-support, for clothing, and for pay of employees, seven thousand five hundred dollars;

For this amount, to be expended under the direction of the Secretary of the Interior, for subsistence of the Poncas, twenty-five thousand dollars; in all, forty thousand five hundred dollars: Provided, That the foregoing sums shall be divided pro rata among all the members of said tribe in the Indian Territory and in Dakota Territory.

POTTAWATOMIES.

7 Stat., 51.

For permanent annuity, in silver, per fourth article of treaty of August third, seventeen hundred and ninety-five, three hundred and fifty-seven dollars and eighty cents;

For permanent annuity, in silver, per third article of treaty of September thirty-first, eighteen hundred and nine, one hundred and seventy-eight dollars and ninety cents;

For permanent annuity, in silver, per third article of treaty of Oc-to-
ber second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents;

For permanent annuity, in money, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, seven hundred and fifteen dollars and sixty cents;

For permanent annuity, in specie, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, and second article of treaty of September twentieth, eighteen hundred and twenty-eight, five thousand seven hundred and twenty-four dollars and seventy-seven cents;

For permanent annuity, in money, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, and tenth articles of treaties of June fifth and seventeenth, eighteen hundred and forty-six, one hundred and seven dollars and thirty-four cents;

For permanent provision for payment of money, in lieu of tobacco, iron, and steel, per second article of treaty of October sixteenth, eighteen hundred and twenty-six, second article of treaty of September twentieth, eighteen hundred and twenty-eight, and second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one thousand and eight dollars and ninety-nine cents;

For permanent provision for fifty barrels of salt, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one hundred and fifty-six dollars and fifty-four cents;

For interest on two hundred and thirty thousand and sixty-four dollars and twenty cents, at five per centum, in conformity with provisions of article seventh of treaties of June fifth and seventeenth, eighteen hundred and forty-six, eleven thousand five hundred and three dollars and twenty-one cents; in all, twenty thousand six hundred and forty-seven dollars and sixty-five cents. And the Secretary of the Interior is authorized and directed to pay to or expend for the support, civiliza-

7 Stat., 317.

7 Stat., 317.

7 Stat., 317.

7 Stat., 320.

7 Stat., 317.

7 Stat., 317.

7 Stat., 355.

7 Stat., 320.

7 Stat., 354.

Prairie band of Pottawatome Indians.


Pottawatomies of Huron.

7 Stat., 106.

Quapaws.

7 Stat., 425.

Saccs and Foxes of the Mississippi.

7 Stat., 65.

7 Stat., 540.

7 Stat., 596.
forty-two, forty thousand dollars: Provided. That the sum of one thousand five hundred dollars of this amount shall be used for the pay of a physician and for purchase of medicine; in all, fifty-one thousand dollars: And provided further, That hereafter the Sacs and Foxes of Iowa shall have apportioned to them from appropriations for fulfilling the stipulations of said treaties no greater sum thereof than that here-tofore set apart for them.

SACS AND FOXES OF THE MISSOURI.

For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, under the direction of the President, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars;

For support of a school, per fifth article of treaty of March sixth, eighteen hundred and sixty-one, two hundred dollars; in all, eight thousand and seventy dollars.

SEMINOLES.

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity, per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity (they having joined their brethren west), per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

For interest on fifty thousand dollars, at the rate of five per centum per annum, to be paid annually for the support of schools, as per third article of treaty of March twenty-first, eighteen hundred and sixty-six, two thousand five hundred dollars;

For interest on twenty thousand dollars, at the rate of five per centum per annum, to be paid annually, for the support of the Seminole government, as per same article of same treaty, one thousand dollars; in all, twenty-eight thousand five hundred dollars.

SENECAS.

For permanent annuity, in specie, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, five hundred dollars;

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, five hundred dollars;

For permanent annuity, for blacksmith and miller, per fourth article of treaty of February twenty-eighth, eighteen hundred and thirty-one, to be annually paid to them as a national fund, to be expended by them for such articles and wants and improvements in agriculture as their chiefs (with the consent of their agent) may designate, as stipulated in the seventh article of treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand six hundred and sixty dollars;

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred dollars;

For blacksmith and assistant, shops and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred sixty-seven, five hundred and thirty dollars; in all, three thousand six hundred and ninety dollars.
SENECAS OF NEW YORK.

For permanent annuity, in lieu of interest on stock, per act of February nineteenth, eighteen hundred and thirty-one, six thousand dollars;

For interest in lieu of investment, on seventy-five thousand dollars, at five per centum, per act of June twenty-seventh, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars;

For interest, at five per centum, on forty-three thousand and fifty dollars, transferred from the Ontario Bank to the United States Treasury, per act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents; in all, eleven thousand nine hundred and two dollars and fifty cents.

SHAWNEES.

For permanent annuity, for educational purposes, per fourth article of treaty of August third, seventeen hundred and ninety-five, and third article of treaty of May tenth, eighteen hundred and fifty-four, one thousand dollars;

For permanent annuity, in specie, for educational purposes, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, and third article of treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars;

For interest, at five per centum, on forty thousand dollars, for educational purposes, per third article of last named treaty, two thousand dollars; in all, five thousand dollars.

EASTERN SHAWNEES.

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred dollars.

For blacksmith and assistant, shops and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred and thirty dollars; in all, one thousand and thirty dollars.

SHOSHONES, WESTERN, NORTHWESTERN, AND GOSHIP BANDS.

Western bands: For nineteenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants either as hunters or herdsmen, per seventh article of treaty of October first, eighteen hundred and sixty-three, five thousand dollars;

Northwestern bands: For nineteenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants either as hunters or herdsmen, per third article of treaty of July thirtieth, eighteen hundred and sixty-three, five thousand dollars;

Goship band: For nineteenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles, including cattle for herding and other purposes, as he shall deem suitable to their wants and condition as hunters and herdsmen, per seventh article of treaty of October twelfth, eighteen hundred and sixty-three, one thousand dollars; in all, eleven thousand dollars.

SHOSHONES AND BANNOCKS.

Shoshones: For thirteenth of thirty installments, to purchase suits of clothing for males over fourteen years of age, flannel, hose, calico, and domestics for females over the age of twelve years, and such goods
as may be needed to make suits for boys and girls under the ages named, as per ninth article of treaty of July third, eighteen hundred and sixty-eight, eleven thousand five hundred dollars;

For pay of physician, teacher, carpenter, miller engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars;

For pay of second blacksmith, and such iron and steel and other materials as may be required, per eighth article of the same treaty, one thousand dollars;

Bannocks: For thirteenth of thirty installments, to purchase suits of clothing for males over fourteen years of age, flannel, hose, calico, and domestics for females over twelve years of age, and such flannel and cotton goods as may be needed to make suits for boys and girls under the ages named, as per ninth article of the same treaty, six thousand nine hundred and thirty-seven dollars;

For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars; in all, twenty-nine thousand four hundred and thirty-seven dollars.

SIX NATIONS OF NEW YORK.

For permanent annuity, in clothing and other useful articles, per sixth article of treaty of November seventeenth, seventeen hundred and ninety-four, four thousand five hundred dollars.

SIOUX OF DIFFERENT TRIBES, INCLUDING Santee SIOUX OF NEBRASKA.

For thirteenth of thirty installments, to purchase clothing for males over fourteen years of age, for flannel, hose, and calico, and domestics required for females over twelve years of age, and for such flannel and cotton goods as may be needed to make suits for boys and girls, per tenth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, one hundred and forty thousand dollars;

For thirteenth of thirty installments to purchase such articles as may be considered proper by the Secretary of the Interior for persons roaming, two hundred thousand dollars;

For thirteenth of thirty installments, to purchase such articles as may be considered proper by the Secretary of the Interior for one thousand four hundred and twenty persons engaged in agriculture twenty-eight thousand four hundred dollars;

For pay of physician, five teachers, one carpenter, one miller, one engineer, one farmer, and one blacksmith, per thirteenth article of same treaty, ten thousand four hundred dollars;

For pay of additional employees at the several agencies for the Sioux in Nebraska and Dakota, twenty thousand dollars.

For industrial schools at the Santee Sioux and Crow Creek agencies, three thousand dollars each, six thousand dollars;

For subsistence of the Sioux and for transportation of all supplies from termination of railroad or steamboat transportation to agencies, one million seventy-five thousand dollars;

For civilization and instruction, including Indian labor one hundred and fifty thousand dollars.

For annuity goods, one hundred thousand dollars

For pay of matron at Santee agency five hundred dollars;

For pay of second blacksmith, and furnishing iron, steel and other material, per eighth article of same treaty, two thousand dollars; in all one million seven hundred and thirty-two thousand three hundred dollars.
SIoux, Sisseton, and Wahpeton, and Santee Sioux of Lake Traverse and Devil's Lake.

For last of ten installments of the sum of eight hundred thousand dollars, named in a certain agreement confirmed by act approved June twenty-second, eighteen hundred and seventy-four, made by the commissioners appointed by the Secretary of the Interior, under the provisions of the act of June seventh, eighteen hundred and seventy-two, with the Sisseton and Wahpeton bands of Sioux Indians for the relinquishment by said Indians of their claim to, or interest in, the lands described in the second article of the treaty made with them February nineteenth, eighteen hundred and sixty-seven, the same to be expended, under the direction of the President, for the benefit of said Indians, in the manner prescribed in said treaty of eighteen hundred and sixty-seven as amended by the Senate, said amendment as amended having been ratified by the Indians, as provided by act of February fourteenth, eighteen hundred and seventy-three, eighty thousand dollars.

SIoux Yankton Tribe.

For fourth of ten installments, third series, to be paid to them or expended for their benefit, per fourth article of treaty of April nineteenth, eighteen hundred and fifty-eight, twenty-five thousand dollars;

For subsistence and civilization of, and purchase of stock for, two thousand Yankton Sioux, heretofore provided for in appropriations under "Fulfilling treaty with Sioux of different tribes", fifty thousand dollars; in all, seventy-five thousand dollars.

Utahs, Tabequache Band.

For pay of blacksmith as per tenth article of treaty of October seventh, eighteen hundred and sixty-three, seven hundred and twenty dollars.

Tabequache, Muache, Capote, Weeminuche, Yampa, Grand River, and Uintah Bands of Utes.

For pay of two carpenters, two millers, two farmers, and one blacksmith, as per fifteenth article of treaty of March second, eighteen hundred and sixty eight, six thousand dollars;

For pay of two teachers as per same article of same treaty, one thousand eight hundred dollars;

For purchase of iron and steel and the necessary tools for blacksmith shop, per ninth article of same treaty, two hundred and twenty dollars;

For fourteenth of thirty installments, to be expended under the direction of the Secretary of the Interior, for clothing, blankets, and such other articles as he may deem proper and necessary, under eleventh article of same treaty, thirty thousand dollars;

For annual amount, for the purchase of beef, mutton, wheat, flour, beans, and potatoes, as per twelfth article of same treaty, thirty thousand dollars;

For pay of employees at the several Ute agencies, five thousand dollars; in all, seventy-six thousand and twenty dollars;

Winnebagoes.

For interest on eight hundred and four thousand nine hundred and nine dollars and seventeen cents, at five per centum per annum, per fourth article of treaty of November first, eighteen hundred and thirty-seven, and joint resolution of July seventeenth, eighteen hundred and sixty-two, and the Secretary of the Interior is hereby directed to expend said interest for the support, education, and civilization of said...
Indians, forty thousand two hundred and forty-five dollars and forty-five cents;

For interest on seventy-eight thousand three hundred and forty dollars and forty-one cents, at five per centum per annum, to be expended, under the direction of the Secretary of the Interior, for the erection of houses, improvement of their allotments of land, purchase of stock, agricultural implements, seeds, and other beneficial objects, three thousand nine hundred and seventeen dollars and two cents; in all, forty-four thousand one hundred and sixty-two dollars and forty-seven cents.

Payment to Flatheads removed to Jocko reservation, Montana: For last of ten installments of fifty thousand dollars, to be expended under the direction of the President, for the Flathead Indians removed from Bitter Root Valley to the Jocko reservation, in the Territory of Montana, five thousand dollars.

For second of ten installments to be distributed, at the discretion of the President, to such Ute Indians as distinguished themselves by good sense, energy, and perseverance in the pursuits of civilized life and in the promotion of a good understanding between the Indians and the government and people of the United States, four thousand dollars.

REMOVAL, SETTLEMENT, SUBSISTENCE AND SUPPORT OF INDIANS.

For subsisting and caring for the Apaches and other Indians of the San Carlos reservation, in Arizona: For this amount, for subsistence, two hundred and ten thousand dollars: for civilization and instruction, including pay for Indian labor, twenty thousand dollars; for annuity goods, agricultural implements, seeds, and supplies, thirty-five thousand dollars; for pay of employees, ten thousand dollars; in all, two hundred and seventy-five thousand dollars.

Subsistence and civilization of the Arickarees, Gros Ventres, and Mandans: For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort and improvement, forty thousand dollars.

For subsistence and civilization of the Assinaboinés in Montana, including pay of employees, fifteen thousand dollars.

For support, education, and civilization of the Blackfeet, Bloods, and Piegans, including pay of employees, thirty-five thousand dollars.

Support of Chippewas of Lake Superior: For support and civilization of the Chippewas of Lake Superior, to be expended for agricultural and educational purposes, pay of clerk and necessary employees, purchase of goods and provisions, and for such other purposes as may be deemed for the best interests of said Indians, eighteen thousand dollars.

For support and civilization of Chippewas of Red Lake and Pembina tribe of Chippewas, and for pay of employees, eighteen thousand dollars.

Support of Chippewas on White Earth reservation: For this amount, or so much thereof as may be necessary, to be expended, under the direction of the Secretary of the Interior, in the care and support of the Otter Tail, Pillager, Pembina, and Mississippi Chippewa Indians on the White Earth reservation in Minnesota, and to assist them in their agricultural operations, ten thousand dollars.

For subsistence and civilization of the confederated tribes and bands in Middle Oregon, and for pay of employees, eight thousand dollars.
For subsistence and civilization of the D’Wamish and other allied tribes in Washington Territory, including pay of employees, ten thousand dollars.

For subsistence and civilization of the Flatheads and other confederated tribes, including pay of employees, thirteen thousand dollars.

For subsistence and civilization of the Gros Ventres in Montana, including pay of employees, twenty thousand dollars.

For education and civilization of the Indians within the limits of the late Central Superintendency, including clothing, food, and lodging for the children attending school, eighteen thousand dollars.

Support of Indians at Fort Peck agency: For this amount to be expended in such goods, provisions, and other useful articles as the President may, from time to time, determine, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any respect to promote their civilization, comfort, and improvement, seventy-five thousand dollars.

For subsistence, support, civilization and instruction of the Shoshones and Bannocks, and other Indians of the Fort Hall reservation in Idaho Territory, including pay of employees, twenty-two thousand dollars.

For support and civilization of the Kansas Indians including agricultural assistance and pay of employees, five thousand dollars.

For support, civilization, and instruction of the Klamaths and Modocs, and other Indians of the Klamath agency, in Oregon, including pay of employees, six thousand dollars.

For subsistence and civilization of the Makahs, including pay of employees, six thousand dollars.

For support and civilization of the Menomonee Indians, including pay of employees, seven thousand dollars.

For support, civilization, and instruction of the Shoshones, Bannocks, and Sheep-eaters, and other Indians of the Lemhi agency in Idaho Territory, including pay of employees, twenty-one thousand dollars.

For support and civilization of the Modoc Indians now residing within the Indian Territory, five thousand dollars.

For instruction and civilization of the Navajo Indians, including pay of farmer and the purchase of agricultural implements, seeds, school and miscellaneous supplies, and medicines, five thousand dollars.

For the employment of a physician and the purchase of medicines, school supplies, agricultural implements and seeds for the Moquis Pueblo Indians, two thousand dollars. And the commanding officer at Fort Wingate, New Mexico, shall, under the direction of the Secretary of War, transport supplies for the Navajo and Moquis Pueblo Indians from said post to their respective agencies.

For civilization and instruction of the Pueblo Indians of New Mexico, including pay of teachers and purchase of seeds and agricultural implements, seven thousand five hundred dollars; and of this sum not exceeding one thousand five hundred dollars may, in the discretion of the Commissioner of Indian Affairs, be used in constructing irrigating ditches at Zuni and Jemez Pueblos.

For support and civilization of Joseph’s band of Nez Perce Indians in the Indian Territory, twenty thousand dollars.

For subsistence and civilization of the Qui-nai-elts and Quill-leh-utes, including pay of employees, five thousand dollars.

For support and civilization of Shoshone Indians in Wyoming, eighteen thousand dollars.

For subsistence and civilization of the SKlallam Indians, including pay of employees, six thousand dollars.

For support, civilization, and instruction of the Tonkawa Indians at Fort Griffin, Texas, three thousand dollars;
For subsistence and civilization of the Walla-Walla, Cayuse, and Umatilla tribes, including pay of employees, ten thousand dollars.

For support and civilization of the Wichitas and affiliated bands, including pay of employees, sixteen thousand dollars.

For subsistence and civilization of the Yakamas, and of Indians removed from Malheur reservation, including pay of employees, twenty-six thousand dollars.

GENERAL INCIDENTAL EXPENSES OF THE INDIAN SERVICE.

Incidental expenses of Indian service in Arizona: For general incidental expenses of the Indian service, including traveling expenses of agents in Arizona, support, civilization, and instruction of Indians at the Colorado River, Pima, and Maricopa agencies, sixteen thousand dollars, and pay of employees at same agencies, eight thousand dollars; in all, twenty-four thousand dollars.

Incidental expenses of Indian service in California: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians of the Round Valley, Hoopa Valley, Tule River, and Mission agencies, twenty-three thousand dollars, and pay of employees at same agencies, nine thousand dollars; in all thirty-two thousand dollars.

Incidental expenses of Indian service in Colorado: For general incidental expenses of the Indian service, including traveling expenses of agents, one thousand five hundred dollars.

Incidental expenses of Indian service in Dakota: For general incidental expenses of the Indian service, including traveling expenses of agents and pay of employees at eight agencies for the Sioux, ten thousand dollars.

Incidental expenses of Indian service in Idaho, including traveling expenses of agents, one thousand dollars.

Incidental expenses of Indian service in Montana: For general incidental expenses of the Indian service, including traveling expenses of agents, five thousand dollars.

Incidental expenses of Indian service in Nevada: For general incidental expenses of the Indian service, including traveling expenses of agents and support and civilization of Indians located on the Pi-Ute, Walker River, Western Shoshone, and Pyramid Lake reservation, seven thousand dollars, and pay of employees, same agencies, six thousand dollars; in all, thirteen thousand dollars.

Incidental expenses of Indian service in New Mexico, one thousand dollars.

Incidental expenses of Indian service in Oregon: For general incidental expenses of the Indian service, including traveling expenses of agents, in Oregon, support and civilization of Indians at Grand Ronde and Siletz agencies, sixteen thousand dollars, and pay of employees at the same agencies, eight thousand dollars; in all, twenty-four thousand dollars.

Incidental expenses of Indian service in Utah: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians at Uintah Valley and Ouray agencies, and pay of employees at said agencies, twelve thousand five hundred dollars.

Incidental expenses of Indian service in Washington Territory: For general incidental expenses of the Indian service, including traveling expenses of agents, at seven agencies, and pay of employees, and the support and civilization of Indians at Colville and Nisqually agencies, eighteen thousand dollars.

Incidental expenses of Indian service in Wyoming: For general incidental expenses of the Indian service, including traveling expenses of agents and pay of employees, two thousand dollars.
MISCELLANEOUS.

Pay of Indian police: For the service of not exceeding one thousand privates at five dollars per month each, and not exceeding one hundred officers at eight dollars per month each, of Indian police, and for the purchase of equipments and rations for policemen of non-ration agencies, to be employed in maintaining order and prohibiting illegal traffic in liquor on the several Indian reservations eighty-two thousand dollars.

For support of industrial schools and for other educational purposes for the Indian tribes, one hundred and fifty thousand dollars.

For support of Indian industrial school at Carlisle, Pennsylvania, and for transportation of children to and from said school, sixty-seven thousand five hundred dollars; for annual allowance to Captain R. H. Pratt, in charge of said Indian industrial school one thousand dollars; in all, sixty-eight thousand five hundred dollars.

For support and education of one hundred Indian children at the school at Hampton, Virginia; sixteen thousand seven hundred dollars.

For support of Indian industrial school at Forest Grove, Oregon, thirty thousand dollars; and said sum shall be disbursed upon the basis of an allowance of two hundred dollars for the support and education of each scholar, and not exceeding five hundred dollars of said sum may be used for the transportation of children to and from said school.

And the Secretary of the Interior is hereby authorized to cause to be constructed, at a point in the Indian Territory adjacent to the southern boundary of the State of Kansas and near to the Ponca and Pawnee reservations, and upon a section of land suitable in quality and location for the industrial purposes of said school, which section of land is hereby reserved for said purpose, a building suitable in size and convenience for the instruction and care of one hundred and fifty Indian children, and shall cause to be instructed therein, in the English language and in industrial pursuits, the children of such of the Indian tribes located in the Indian Territory as are least provided for under existing treaties or laws; and for this purpose there is hereby appropriated the sum of twenty-five thousand dollars, or so much thereof as may be necessary, to be immediately available: Provided, That: not exceeding fifteen thousand dollars of this sum shall be expended in the erection, completion, and furnishing of said building.

And the Secretary of the Interior is hereby further authorized to cause to be constructed, at some suitable point on the Sioux reservation, in Dakota Territory; and upon a section of land suitable in quality and location for the industrial purposes of said school, which section of land is hereby reserved for said purpose, a building suitable in size and convenience for the instruction and care of one hundred and fifty Indian children, and shall cause to be instructed therein, in the English language and in industrial pursuits, the children of the Indian tribes located on said reservation, or in his discretion the Secretary of the Interior may establish said school in the school building now standing on the Pawnee reservation, in State of Nebraska; and for this purpose there is hereby appropriated the sum of twenty-five thousand dollars, or so much thereof as may be necessary, to be immediately available: Provided, That if the Secretary of the Interior shall not establish said school in the buildings on the late Pawnee reservation, that not exceeding fifteen thousand dollars of this sum shall be expended in the erection, completion, and furnishing of said building.

And the Secretary of the Interior is further authorized and directed to provide for the care, support, and education of one hundred Indian children not belonging to the five civilized tribes in the Indian Territory at any established industrial, agricultural, or mechanical school or schools other than those herein provided for, in any of the States of the United States, such schools to be selected by him from applications.
made to him, at a cost not exceeding one hundred and sixty-seven dollars per annum for each child; and for this purpose there is hereby appropriated the sum of seventeen thousand dollars, or so much thereof as may be necessary: Provided, That not more than twenty of said pupils shall be educated in any one State.

And for the purpose of further instructing and civilizing Indian children dwelling west of the Mississippi River, and in the States of Minnesota, Wisconsin, and Michigan, and not belonging to the five civilized tribes in the Indian Territory, or so many thereof as may be practicable in industrial schools other than those at Carlisle, Hampton, and Forest Grove, supported in whole or in part from treaty and other funds appropriated by Congress, or such as may be established and supported wholly from treaty or other funds so appropriated and for purchasing stock for herding purposes for such industrial schools, and also for the placing of such children, with the consent of their parents, under the care and control of such suitable white families as may in all respects be qualified to give such children moral, industrial and educational training, for a term of not less than three years, under arrangements in which their proper care, support, and education shall be in exchange for their labor, the sum of one hundred and fifty thousand dollars is hereby appropriated, to be expended under such rules and regulations as the Secretary of the Interior may prescribe.

For the erection of a school building on the Northern Cheyenne and Arapahoe reservation, in the Indian Territory, to replace the one destroyed by fire, five thousand dollars.

For pure vaccine matter and vaccination of Indians, eight hundred dollars

Telegraphing and making purchases of Indian supplies: To contract for the Indian service, including all advertising for said service, at rates not exceeding regular commercial rates, inspection, and all other expenses connected therewith, including telegraphing, forty thousand dollars: Provided, That when it becomes necessary to detail clerks and other employees of the Indian service outside of Washington to assist in the opening of bids, making contracts, and shipping goods, they may be allowed a per diem of not exceeding four dollars per day for hotel and other expenses, which per diem shall be in lieu of all expenses now authorized by law, exclusive of railway transportation and sleeping car fare.

Transportation of Indian supplies: For this amount, for necessary expenses of transportation of such goods, provisions, and other articles, for the various tribes of Indians provided for by this act, two hundred and seventy-five thousand dollars.

For the removal, with their consent, of the Mescalero Apache Indians to the Jicarilla reservation, and for the support, civilization, and instruction of the Indians of said reservation, including pay of employees, fifteen thousand dollars; and if said consent shall not be given, then ten thousand dollars of this sum may be expended for the support, civilization, and instruction of said Indians at their present agencies, in equal proportions at each agency.

For survey of Indian reservations, under the direction of the Secretary of the Interior, five thousand dollars.

To enable the Secretary of the Interior to pay counsel fees incurred in defending suits now pending against the North Carolina Cherokees, one thousand dollars, said amount to be paid out of the funds in the Treasury belonging to the said North Carolina Cherokees.

To pay the following claimants named in the letter of the Secretary of the Interior of February eighth, eighteen hundred and eighty-two, being Senate executive document numbered one hundred, Forty-seventh Congress, first session, for damages suffered from the raid of the Northern Cheyenne Indians in September, eighteen hundred and seventy-eight, to be paid from the unexpended balances of treaty funds be-
longing to the Northern Cheyenne and Arapahoe Indians, which are hereby reappropriated for the purpose, namely:

To Dora Westphalen, eight hundred dollars;
To Peter Westphalen, three hundred and sixty-five dollars
To D. C. Tracy, one thousand three hundred dollars;
To Julia Laing and daughters, Mary Laing, Elizabeth Laing, and Julia Laing, one thousand five hundred dollars;

Also the following sums, to be paid from said unexpended balances of treaty funds belonging to said Northern Cheyenne and Arapahoe Indians: To Barbara Springler, one thousand and fifty-nine dollars; Dina Stenner, nine hundred and twenty-five dollars; Frank Sperank, three hundred and sixteen dollars and thirty cents; Ernest Zebig, sixty dollars; Mary Locher, eighty-five dollars; Marie Denmie, six hundred and one dollar; Christopher Abbott, eight hundred and fifteen dollars; A. C. Blume, one hundred and three dollars; Mary Janosek, seven hundred and thirty-one dollars; John Banda, one hundred and thirty-three dollars; Frank Vocasek, seven hundred and forty dollars; Paul Janosek, two hundred and thirty-six dollars and eighty cents; in all, nine thousand eight hundred and seventy dollars and ten cents to be immediately available.

For this amount, or so much thereof as may be necessary, to enable the Commissioner of Indian Affairs to employ, temporarily, sufficient clerical force to effect a prompt settlement of the accounts of Indian agents which have been unduly delayed, four thousand dollars, to be immediately available. And section two thousand and fifty-six of the Revised Statutes is hereby amended so as to read as follows: Section two thousand and fifty-six. Each Indian agent shall hold his office for the term of four years, and until his successor is duly appointed and qualified

INTEREST ON TRUST-FUND STOCKS.

SEC. Two.—For payment of interest on certain abstracted and non-paying State stocks, belonging to the various Indian tribes, and held in trust by the Secretary of the Interior, for the year ending June thirty-first, eighteen hundred and eighty-two, namely:

For trust-fund interest due Cherokee national fund, twenty-six thousand and sixty dollars;
For trust-fund interest due Cherokee school-fund, two thousand four hundred and ten dollars;
For trust-fund interest due Chickasaw national fund, nineteen thousand eight hundred and twenty dollars;
For trust-fund interest due Choctaw general fund, twenty-seven thousand dollars;
For trust-fund interest due Creek orphans, four thousand and forty-eight dollars;
For trust-fund interest due Delaware general fund, eight thousand nine hundred and thirty dollars;
For trust-fund interest due Iowas, three thousand five hundred and twenty dollars;
For trust-fund interest due Kaskaikia, Peoria, Weas, and Pianke-shaws, four thousand eight hundred and one dollars;
For trust-fund interest due Kaskaikia, Wea, Peoria, and Piankeshaw school-fund, one thousand four hundred and forty-nine dollars;
For trust-fund interest due Menomonees, nine hundred and fifty dollars;
For trust-fund interest due Ottawas and Chippewas, two hundred and thirty dollars; in all ninety-nine thousand two hundred and eighteen dollars.

Purchases in open market.
the discretion of the Secretary of the Interior, who shall make official record of the facts constituting the contingency, he may direct that purchases may be made in open market in amount not exceeding three thousand dollars.

SEC. FOUR.—That so much of the appropriations herein made as may be required to pay for goods and supplies, and for transportation of the same, for the year ending June thirtieth, eighteen hundred and eighty-three, shall be immediately available; but no such goods or supplies shall be distributed or delivered to any of said Indians prior to July first, eighteen hundred and eighty-two, and the Secretary of the Interior, under the direction of the President, may use any surplus that may remain in any of the said appropriations herein made for the purchase of subsistence for the several Indian tribes, to an amount not exceeding twenty-five thousand dollars in the aggregate, to supply any subsistence deficiency that may occur: Provided, however, That funds appropriated to fulfill treaty obligations shall not be so used: And provided further, That any diversions which shall be made under authority of this section shall be reported in detail, and the reasons therefor, to Congress, at the session of Congress next succeeding such diversification.

SEC. FIVE.—That when not required for the purpose for which appropriated, the funds herein provided for the pay of specified employees at any agency may be used by the Secretary of the Interior for the pay of other employees at such agency, but no deficiency shall be thereby created, and, when necessary, specified employees may be detailed for other service when not required for the duty for which they were engaged; and that the several appropriations herein made for millers, blacksmiths, engineers, carpenters, physicians, and other persons, and for various articles provided by treaty stipulation for the several Indian tribes, may be diverted to other uses for the benefit of the said tribes respectively, within the discretion of the President; and with the consent of said tribes, expressed in the usual manner; and that he cause report to be made to Congress, at its next session thereafter of his action under this provision.

SEC. SIX.—That the President may, in his discretion, consolidate two or more agencies into one, and where Indians are located on reservations created by executive order he may, with the consent of the tribes to be affected thereby, expressed in the usual manner, consolidate one or more tribes, and abolish such agencies as are thereby rendered unnecessary; and preference shall at all times, as far as practicable, be given to Indians in the employment of clerical, mechanical, and other help on reservations and about agencies.

SEC. SEVEN.—That it shall be the duty of the Commissioner of Indian Affairs to cause to be compiled and printed for the use of Indian Agents and inspectors the provisions of the statutes regulating the performance of their respective duties, and also to furnish said officers from time to time information of new enactments upon the same subject.

SEC. EIGHT.—That the Secretary of the Interior shall cause such Indians as are now being subsisted, in whole or in part, by appropriations not required in discharge of treaty obligations to be notified that he will recommend to Congress, at its next session, a diminution of such appropriation, and that in consequence thereof their future support will depend more upon their own exertions.

Approved, May 17, 1882.

CHAP. 170.—An act providing for a Public Building at Jackson, 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 be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof
vaults therein, for the accommodation of the United States circuit and
district courts, post-office, and other government offices, at the city of
Jackson, Tennessee. The plans, specifications, and full estimates for said
building shall be previously made and approved according to law, and
shall not exceed for the site and building complete the sum of fifty
thousand dollars: Provided, That the site shall leave the building un-
exposed to danger from fire in adjacent buildings by an open space of
not less than forty feet, including streets and alleys; and no money ap-
propriated for this purpose shall be available until a valid title to the
site for said building shall be vested in the United States, nor until the
State of Tennessee shall have ceded to the United States exclusive jur-
diction over the same, during the time the United States shall be or
remain the owners thereof, for all purposes except the administration of
the criminal laws of said State and the service of civil process therein.

Approved, May 19, 1882.

CHAP. 171.—An act making appropriations for the Agricultural Department of the
government for the fiscal year ending June thirtieth, eighteen hundred and eighty-
three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the following sums be, and
the same are hereby, appropriated, out of any money in the Treasury
of the United States not otherwise appropriated, in full compensation
for the service for the fiscal year ending June thirtieth, eighteen hun-
dred and eighty-three, for the objects and purposes hereinafter
expressed, namely:

DEPARTMENT OF AGRICULTURE.

OFFICE OF COMMISSIONER.

For compensation of Commissioner of Agriculture, four thousand five
hundred dollars; chief clerk in said department who shall be superin-
tendent of the department building, two thousand two hundred dollars;
one stenographer, one thousand eight hundred dollars; chief of division
of accounts and disbursing clerk, one thousand eight hundred dollars;
one assistant, who shall act as property clerk, one thousand four hun-
dred dollars; two clerks of class four, three thousand six hundred
dollars; two clerks of class three, three thousand two hundred dollars;
four clerks of class two, five thousand six hundred dollars; seven clerks
of class one, eight thousand four hundred dollars; one librarian, one
thousand four hundred dollars; one engineer, one thousand two hundred
dollars; two firemen, at seven hundred and twenty dollars each, one
thousand four hundred and forty dollars; superintendent of folding-
room, one thousand two hundred dollars; two assistants in folding-
room, one thousand two hundred dollars; eight clerks at one thousand
dollars each, eight thousand dollars; six clerks at eight hundred and
forty dollars each, five thousand and forty dollars; messengers, carpent-
ers, watchmen, and laborers, eight thousand dollars; in all, fifty-nine
thousand nine hundred and eighty dollars.

CHEMICAL DIVISION.

For compensation of chief chemist, two thousand five hundred dol-
lars; one assistant chemist, one thousand six hundred dollars; one as-
assistant chemist, one thousand four hundred dollars;

For the employment of additional assistants, when necessary, in the
chemical department, four thousand dollars; in all, nine thousand five
hundred dollars.

ENTOMOLOGICAL DIVISION.

For compensation of entomologist, two thousand five hundred dollars;
one assistant entomologist, one thousand four hundred dollars;
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 171. 1882.

Additional assistants.

For assistants in entomological division, when necessary, four thousand dollars; in all, seven thousand nine hundred dollars.

GARDEN AND GROUNDS.

For compensation of horticulturist, pomologist, landscape gardener, and superintendent of garden and grounds.

Horticulturist, pomologist, landscape gardener, and superintendent of garden and grounds.

Microscopist.

For compensation of microscopist, one thousand eight hundred dollars.

BOTANICAL DIVISION.

Botanist and assistant.

For compensation of one botanist, one thousand eight hundred dollars; one assistant botanist, one thousand two hundred dollars; in all, three thousand dollars.

LABORATORY.

Laboratory.

For chemicals and apparatus for the use of the chemist and microscopist, and for necessary expenses in conducting experiments, six thousand dollars.

MUSEUM.

Museum.

For compensation of two attendants in museum, at a salary of one thousand dollars each, two thousand dollars.

SEED DIVISION.

Chief of seed division and superintendent.

For compensation of chief of seed division, one thousand eight hundred dollars; one superintendent of flower-seed room, nine hundred dollars; in all, two thousand seven hundred dollars.

DIVISION OF AGRICULTURAL STATISTICS.

Statistician, clerks.

For compensation of one statistician, two thousand five hundred dollars; one clerk of class four, one thousand eight hundred dollars; two clerks of class three, three thousand two hundred dollars; one clerk of class two, one thousand four hundred dollars; four clerks of class one, four thousand eight hundred dollars; in all, thirteen thousand seven hundred dollars.

Collection of agricultural statistics.

For collecting agricultural statistics, including statistics of the production, home consumption, and exportation of oleomargarine, and butterine, and imitation butter, and compiling and writing matter for monthly, annual, and special reports, eighty thousand dollars, of which sum ten thousand dollars shall be immediately available. Said reports shall give a full statement monthly showing the freight charges for the chief agricultural products upon the principal lines of railroads and river routes to the principal markets in the United States.

PURCHASE AND DISTRIBUTION OF SEEDS, AND SO FORTH.

Purchase, propagation, and distribution of seeds, etc.

For the purchase and propagation and distribution, as required by law, of seeds, trees, shrubs, vines, cuttings, and plants, and expenses of putting up the same, to be distributed in localities adapted to their culture, eighty thousand dollars. An equal proportion of two-thirds of all seeds, plants, and cuttings shall, upon their request, be supplied to Senators, Representatives, and Delegates in Congress for distribution among their constituents, or shall, by their direction, be sent to their constituents; and the persons receiving such seeds shall inform the department of the results of the experiments therewith: Provided, That all seeds, plants, and cuttings herein allotted to Senators, Representatives, and Delegates in Congress for distribution remaining uncalled for at the end of the fiscal year shall be distributed by the Commissioner of Agriculture: And provided also, That the Commissioner shall report,
as provided in this act, the place, quantity, and price of seeds purchased, from whom purchased, and the date of purchase. But nothing in this paragraph shall be construed to prevent the Commissioner of Agriculture from sending flower, garden, and other seeds to those who apply for the same. And the amount herein appropriated shall not be diverted or used for any other purpose but for the purchase, propagation, and distribution of improved and valuable seeds, plants, cuttings, and vines: But provided, however, That the Commissioner shall not distribute to any Senator, Representative, or Delegate seeds entirely unfit for the climate and locality he represents, but shall distribute the same so that each member may have seeds of equal value, as near as may be, and the best adapted to the locality he represents.

For experiments in connection with the culture and manufacture of tea, in the discretion of the Commissioner of Agriculture, five thousand dollars.

For experiments in the manufacture of sugar from sorghum, beets, and other sugar-producing plants, twenty-five thousand dollars.

EXPERIMENTAL GARDEN AND GROUNDS.

For labor in experimental garden, five thousand dollars; plant-pots, two hundred and fifty dollars; continuing repairs and painting greenhouses, and so forth, five hundred dollars; purchasing and propagating new plants and seeds of economic value, six hundred dollars; tools for greenhouses, one hundred and fifty dollars; repairs to heating apparatus, new pipes, and so forth, three hundred and fifty dollars; charcoal, sand, and sod for potting plants, one hundred dollars; new hose, one hundred dollars; new frames for young plants, four hundred and fifty dollars; in all, seven thousand five hundred dollars.

COLLECTING, MODELING, AND SO FORTH.

For collecting and modeling specimens of fruits and vegetables, and collecting and preparing specimens for the museum and herbarium, one thousand dollars.

FURNITURE, CASES, AND REPAIRS.

For repairs of building, heating apparatus, furniture, carpets and matting, water and gas pipes, and so forth, four thousand dollars; for new roof for department building, one thousand two hundred dollars; for new boilers, one thousand five hundred dollars; in all, six thousand seven hundred dollars; two thousand seven hundred dollars of this amount to be immediately available.

LIBRARY.

For entomological and botanical works of reference, works on chemistry and mineralogy, charts, current agricultural works for library, miscellaneous agricultural periodicals, and the completion of imperfect series, one thousand five hundred dollars.

INVESTIGATION AS TO INSECTS INJURIOUS TO AGRICULTURE.

For investigating the history and habits of insects injurious to agriculture and horticulture, including the Rocky Mountain locust and the cotton-worm; for experiments in ascertaining the best means of destroying them; and for chemicals and traveling and other expenses in the practical work of the entomological division, twenty thousand dollars, of which sum one thousand dollars shall be immediately available.

EXAMINATION OF WOOLS AND ANIMAL FIBERS.

To complete the work now in progress of testing the fineness, textile strength, and other peculiarities of wools and other animal fibers, and
for the study of the physical properties of cotton fibers produced under different conditions of climate and culture, and for the preparation of reports thereon, ten thousand dollars, of which sum two thousand dollars shall be immediately available.

INVESTIGATING THE DISEASES OF DOMESTICATED ANIMALS.

For continuing the investigation of infectious and contagious diseases to which all classes of domesticated animals are subject, twenty-five thousand dollars.

RECLAMATION OF ARID AND WASTE LANDS.

For locating and sinking not exceeding three artesian wells on the plains east of the Rocky Mountains, with a view to reclaiming arid and waste public lands, twenty thousand dollars: Provided, That no part of this sum shall be expended in experiments upon the lands of individuals or corporations, but only upon the lands belonging to the United States: Provided also, That a sum not to exceed one thousand dollars, to be immediately available, may be used by the Commissioner of Agriculture for payment of expenses already incurred.

FORESTRY.

For the purpose of enabling the Commissioner of Agriculture to experiment and to continue an investigation and report upon the subject of forestry, ten thousand dollars.

POSTAGE.

For postage on return letters, circulars, and miscellaneous articles for correspondents and foreign mail, four thousand dollars.

CONTINGENT EXPENSES.

For stationery, freight, express charges, fuel, lights, subsistence, and care of horses, repairs of harness, paper, twine, and gum for folding-room; and for miscellaneous items, namely, for advertising, telegraphing, dry-goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, purchasing supplies, and for necessary items, including actual traveling expenses while on the business of the department, fifteen thousand dollars, two thousand dollars of which sum shall be immediately available.

LABOR, AND SO FORTH.

For labor, new implements, repair of tools, wagons, and carts, manure, and purchasing trees for arboretum, five thousand five hundred dollars.

For repairing and resurfacing concrete roads and walks on the grounds, two thousand five hundred dollars.

SEC. 2. That no part of the sums herein or hereafter appropriated for the Department of Agriculture shall be paid to any person, as additional salary or compensation, receiving at the same time other compensation as an officer of employee of the government; and in addition to the proper vouchers and accounts for the sums appropriated for the said department to be furnished to the accounting officers of the Treasury, the Commissioner of Agriculture shall, at the commencement of each regular session, present to Congress a detailed statement of the expenditures of all appropriations for said department for the last preceding fiscal year.

Approved, May 19, 1882.
CHAP. 172.—An act making appropriations for fortifications and other works of defense, and for the armament thereof, for the fiscal year ending June thirtieth, eighteen hundred and eighty three and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred and seventy-five thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the protection, preservation, and repair of fortifications and other works of defense for the fiscal year ending June thirtieth, eighteen hundred and eighty three, the same to be expended under the direction of the Secretary of War; also the following for the armament of fortifications, namely:

For the armament of sea coast fortifications, including heavy guns and howitzers for flank defense, carriages, projectiles, fuses, powder, and implements, their trial and proof, and all necessary expenses incident thereto, including compensation of draughtsmen on gun construction while employed in Ordnance Bureau, and for machine guns, including the conversion of smooth bore cannon into rifles, one hundred thousand dollars.

For torpedoes for harbor defenses, and the preservation of the same, and for torpedo experiments in their application to harbor and land defense, and for instruction of Engineer Battalion in their preparation and application, one hundred thousand dollars: Provided, That the money herein appropriated for torpedoes shall only be used in the establishment and maintenance of torpedoes to be operated from shore stations for the destruction of an enemy's vessel approaching the shore or entering the channels and fairways of harbors.

Sec. Two.—That the Secretary of War is hereby authorized, at his discretion, to issue, on the requisition of the governor of a State bordering on the sea or gulf coast, and having a permanent camping ground for the encampment of the militia not less than six days annually, two heavy guns and four mortars, with carriages and platforms, if such can be spared, for the proper instruction and practice of the militia in heavy artillery drill, and for this purpose a suitable battery for these cannon will be constructed; and for said construction and the transportation of said cannon, and so forth, the sum of five thousand dollars is hereby appropriated for supplying each State that may so apply.

Approved, May 19, 1882.

CHAP. 173.—An act directing the Secretary of State to take the necessary steps for the removal of the remains of the late General Kilpatrick, Minister to Chili, from Chili to the State of New Jersey, for interment.

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 directed to take the necessary steps for the removal of the remains of the late General Judson Kilpatrick, Minister Plenipotentiary to Chili, from Chili to his native State of New Jersey, for interment, and such money as is required for said purposes be and the same is hereby appropriated from any money in the Treasury not otherwise appropriated, to be expended under direction of the Secretary of State.

Approved, May 19, 1882.

CHAP. 181.—An act to provide for the erection of a public building in the City of Hannibal, in the State of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected, a suitable building, with fire-proof vault extend-
ing to each story, for the accommodation of the post-office, custom-house, bonded warehouse, internal-revenue offices, and other government offices, at the City of Hannibal, in the State of Missouri. The site and building thereon, when completed upon plans and specifications to be previously made and approved by the Secretary of the Treasury, shall not exceed the cost of seventy-five thousand dollars: Provided, That no money to be appropriated for this purpose shall be available until a valid title to the site of said building shall be vested in the United States, and until the State of Missouri shall cede to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owner thereof, for all purposes except the administration of the criminal laws of said State and the services of any civil processes therein.

Approved, May 25, 1882.

CHAP. 182.—An act for the erection of a public building at Louisville, Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, and other government offices, at the City of Louisville, State of Kentucky. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of five hundred thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in any adjacent building by an open space of not less than forty feet, including streets and alleys; and no appropriation for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Kentucky shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Sec. Two.—For the purposes herein indicated the sum of two hundred thousand dollars is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

Approved, May 25, 1882.

CHAP. 183.—An act for a public building at Rochester, 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 is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, custom-house, internal-revenue offices, and other government offices, at the city of Rochester, in the State of New York. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of three hundred thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of New York shall have ceded to the United States exclusive jurisdiction over the
same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of any criminal or civil process therein.

Approved, May 25, 1882.

CHAP. 184.—An act to provide for the construction of a public building at Galveston, Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the custom-house, internal revenue offices, and other government offices, at the city of Galveston, in the State of Texas. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of one hundred and twenty-five thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Texas shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be, or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, May 25, 1882.

CHAP. 185.—An act to provide for the erection of a public building in the city of Syracuse, 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 is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the post-office, United States courts, internal revenue offices, and other government offices, at the city of Syracuse, New York. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of two hundred thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of New York shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, May 25, 1882.

CHAP. 186.—An act for the erection of a public building at Council Bluffs, Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for,
Public building. Site. and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the post-office, internal revenue offices, and other government offices, at the city of Council Bluffs, State of Iowa. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of one hundred thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Iowa shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein. 

Approved, May 25, 1882.

May 25, 1882. CHAP. 187.—An act to provide for the erection of a public building at Detroit, Michigan.


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 is hereby, authorized and directed to purchase a suitable lot of land in the city of Detroit, and cause to be erected on the ground so purchased a building suitable for the accommodation of the courts of the United States, of the custom-house, post-office, pension office and other Government offices in that city: Provided, That if the said Secretary shall deem it advisable and economical to do so, he may, instead of purchasing an entire lot, buy sufficient land adjoining the ground on which the United States government building now stands, and erect the building herein provided for on said land, using such portion of the said building, or material thereof, as may be profitably done: Provided, further. That no money appropriated for this purpose shall be available until a valid title shall be vested in the United States, nor until the State of Michigan shall cede to the United States exclusive jurisdiction over the land so purchased, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein; and the site shall be of sufficient extent to leave an open space on all sides of the building to be erected, including streets and alleys, of at least forty feet.

Title. Sec. Two. — That the Secretary of the Treasury, in case he shall select and purchase a lot of ground of sufficient extent, irrespective of and not including the site now occupied by the United States as a post-office site, shall be authorized and directed to sell, at public sale, for cash, after thirty days' advertisement of the time, place, and terms of sale, and after the erection of the building provided for in the preceding section, the property in the city of Detroit now owned by the United States and occupied by the United States courts, the custom-house, the post-office, and other offices of the United States; and the money received from such sale shall be covered into the Treasury of the United States: Provided, That the Secretary of the Treasury, in any and every case of an attempted sale, shall be authorized and empowered to reject any bid which in his opinion shall be less than the value of said premises, and re-offer them for sale in the manner above provided for until the said premises shall bring a fair price.

Sec. Three. — That the cost of the lot of ground, in case an entire new lot shall be purchased, and the building to be erected thereon as herein provided, shall not exceed the sum of six hundred thousand dollars; and in case the Secretary of the Treasury shall purchase adjoining
ground to that on which the government building now stands, the cost of such additional ground and building to be erected thereon shall not exceed the sum of five hundred thousand dollars.

Approved, May 25, 1882.

CHAP. 188.—An act for the erection of a public building at Greensborough, North Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, and other government offices, at the city of Greensborough, North Carolina. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of fifty thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of North Carolina shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, May 25, 1882.

CHAP. 189.—An act for the relief of D. T. Kirby.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of law regulating appointments in the Army are hereby suspended for the purpose of this act, and only so far as they affect D. T. Kirby, late a captain and brevet colonel in the United States Army; and the President can, if he so desire, in the exercise of his own discretion and judgment, nominate and, by and with the advice and consent of the Senate, appoint said D. T. Kirby to a captaincy in the Army, and that he shall be assigned to the first vacancy occurring in his grade in the infantry arm of the service: Provided, however, That no pay, compensation or allowance shall be given to said D. T. Kirby for the period he was out of the service.

Approved, May 26, 1882.

CHAP. 190.—An act to authorize the receipt of United States gold coin in exchange for gold bars.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the superintendents of the coinage mints, and of the United States assay office at New York, are hereby authorized to receive United States gold coin from any holder thereof in sums not less than five thousand dollars, and to pay and deliver in exchange therefor gold bars in value equaling such coin so received.

Approved, May 26, 1882.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Court of Commissioners of Alabama Claims created by chapter four hundred and fifty-nine of the laws of the Forty-third Congress is hereby re-established, in the manner and with the obligations, duties, and powers imposed and conferred by said chapter, except as changed or modified by this act.

Sec. 2.—That the number of judges for said court, to be nominated and appointed in the mode directed by section two of said chapter, shall be three, each to receive the compensation provided by section four of said chapter. The presiding justice shall be designated and vacancies filled as therein provided. The agreement of two of the judges shall be necessary to decide any question arising before said court; and said court shall be allowed the necessary actual expenses provided for in said section four. A clerk and reporter shall be appointed and counsel for the United States designated as provided in sections four and five of said chapter, each to receive the compensation therein provided; and the marshal of the United States for the District of Columbia, or his deputies, shall perform the duties prescribed in section six of said chapter.

Sec. 3.—That the judges of the court hereby re-established shall convene and organize, in the city of Washington, as soon as practicable after their appointment; and the court so organized shall exist two years; and all claims provable under this act shall be verified by or in behalf of the claimant and filed with the clerk of said court within six months from its organization, or they shall be held to be waived and barred.

Sec. 4.—That the practice and proceedings established and directed by said chapter four hundred and fifty-nine shall be followed and had in regard to all claims provable under this act; and it shall be the duty of the said court hereby re-established, in the mode, and subject to all the conditions, limitations, and provisions of said chapter four hundred and fifty-nine, except as changed and modified by this act, to receive and examine the claims mentioned in section five of this act and to enter judgments for the amount allowed therefor in two classes.

Sec. 5.—That the first class shall be for claims directly resulting from damage done on the high seas by Confederate cruisers during the late rebellion, including vessels and cargoes attacked on the high seas, although the loss or damage occurred within four miles of the shore, excluding claims which have been proved pursuant to section eleven of said chapter four hundred and fifty-nine. The second class shall be for claims for the payment of premiums for war risks, whether paid to corporations, agents, or individuals, after the sailing of any Confederate cruiser.

Sec. 6.—That in examining claims in either class it shall be the duty of the court to deduct any sum received by any claimant as an indemnity, dividend, set-off, or otherwise, so that the actual loss of such claimant only shall be allowed.

Sec. 7.—That the judgments rendered by said court under this act shall be paid by the Secretary of the Treasury out of the sum of money paid to the United States pursuant to article seven of the treaty of Washington, and accruing therefrom, not appropriated to claims proved under the provisions of said chapter four hundred and fifty-nine, or any act extending the time for the filing of claims thereunder.

Sec. 8.—That judgments entered in the first class shall be paid before judgments of the second class are paid. If the sum of money so unappropriated shall be insufficient to pay the judgments of the first class, they shall be paid according to the proportions which they severally bear to the whole amount of such unappropriated sum. If such sum shall be sufficient to pay the judgments of the first class and not suffi-
cian to pay the judgments of the second class, the latter judgments shall be paid according to the proportions which they severally bear to the residue of such unappropriated sum after the judgments entered in the first class are paid.

Sec. 9.—That the said court, after all its judgments and decisions have been rendered, shall transmit to the Secretary of State a list of such judgments and decisions, stating the class and amount, with interest at four per centum from the time the loss accrued to the thirty-first of March, eighteen hundred and seventy-seven, a certified copy of which shall be by him transmitted to the Secretary of the Treasury, who shall thereafter, as soon as may be, and upon such notice and in such manner as he shall prescribe, pay the said judgments out of any money in the Treasury not otherwise appropriated: Provided, however, That such payments shall be made in accordance with the provisions of the preceding sections: And provided further, That the whole amount paid out shall not exceed the amount remaining of the Geneva award and interest, as it was when actually covered into the Treasury. And so much money as may be necessary to carry out the provisions of this section is hereby appropriated out of any moneys not otherwise appropriated.

Sec. 10.—That all moneys necessary for the payment of the salaries of the judges and officers authorized by section two of this act, and for the lawful expenses of the said court hereby re-established, are hereby appropriated out of any moneys in the Treasury not otherwise appropriated; all of which shall be reimbursed out of the said unappropriated moneys before any of the judgments rendered under this act shall be paid. And after the reimbursement of all the expenses authorized by this act, and the payment of all the judgments rendered thereunder, if there shall remain any part of the said money, the same shall be, and remain a fund from which Congress may hereafter authorize payment of other claims thereon.

Approved, June 5, 1882.

CHAP. 197.—An act to authorize the Secretary of the Treasury to erect a public building in the city of Pensacola, Florida, in place of the one recently destroyed by fire.

Whereas all the public buildings of the United States at Pensacola, Florida, were recently destroyed by fire, and there exists no suitable building in said city in which the business of the Government of the United States can be transacted or its courts held: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase, at private sale or by condemnation, in pursuance of the statute of the State of Florida, all the land that he may deem necessary adjacent to the site lately occupied by the United States custom-house, post-office, and United States court-rooms in the city of Pensacola, Florida, and to cause to be erected thereon a suitable brick or stone building, with a fire-proof vault extending to each story, for the use and accommodation of the United States district and circuit courts, custom-house, post-office, and other government offices in that city, at a cost not exceeding two hundred thousand dollars, including the purchase of land; and the building hereby authorized shall be so erected as to afford an open space of not less than fifty feet between it and any other building; and the sum of two hundred thousand dollars is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, for the purpose herein mentioned.

Approved, June 10, 1882.
CHAP. 198.—An act granting the right of way to the county of Anne Arundel in the State of Maryland, through the United States Government grounds near the city of Annapolis, Maryland.

Whereas by an act of the general assembly of Maryland passed at the January session, eighteen hundred and eighty, chapter one hundred and sixty-five, the county commissioners of Anne Arundel County are authorized and required to build a bridge over the Severn River from the present public or county wharf in Annapolis situated at the foot of the street commonly called and known as Wagner street, to Ferry Bar, on the opposite side of the river, or at such point on said river as in the opinion of said commissioners shall be most practical and convenient, and so forth; and

Whereas, further, it is proposed, in accordance with the wishes of the authorities of the Naval Academy at Annapolis, and to facilitate the movements of their vessels, fleets, and so forth, to locate and build the said bridge at a point higher up the said river, and from what is known as Meadow Bar, within the limits of the United States Government grounds at Annapolis, to Bridge's Point, on the opposite side of the said river; and

Whereas the proposed change in the location and site of the said bridge necessitates the granting of a right of way by Congress through the government grounds at Annapolis in order to the free and unobstructed use of the said bridge, and to furnish to the public free ingress and egress to and from the said city: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way is hereby granted to the county of Anne Arundel, in the State of Maryland, for a public road through the United States Government grounds near the city of Annapolis, in the State of Maryland, from a point on the Severn River known as Meadow Bar (the same being within the limits of the property known as the Government Farm and belonging to the United States) to the road adjoining the naval cemetery lot; thence along with and following the line of the said road to the bridge spanning the creek commonly known as College Creek; thence over and across said bridge; and following the road leading therefrom to the corporate limits of the said city of Annapolis: Provided, That the right of way granted by this act shall not be less than thirty feet in width: Provided further, That the said county of Anne Arundel shall keep the said road and the present bridge over College Creek in good repair, to the satisfaction of the superintendent of the Naval Academy. And, provided further, That the Government of the United States, shall before turning said bridge over to the use of the said County of Anne Arundel, put the same in good repair.

Approved, June 10, 1882.

CHAP. 199.—An act to provide for the erection of a public building in the city of Concord, in the State 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 Treasury be, and he hereby is, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with commodious fire-proof vaults, for the accommodation of the post-office, the pension-office, the United States courts, internal-revenue office, and other government offices, at the city of Concord, in the State of New Hampshire, which site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of at least fifty feet, including streets and alleys. The site, and the building thereon, when completed upon plans and specifications to be previously made and approved by the Secretary of the Treasury, shall not exceed the cost of two hundred
thousand dollars: Provided, That no money to be appropriated for this purpose shall be available until a valid title to the site shall be vested in the United States, and the State of New Hampshire shall have ceded her jurisdiction over the same.

Sec. 2. That the sum of one hundred thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be used and expended for the purpose provided in this act.

Approved, June 10, 1882.

CHAP. 200.—An act for the erection of a public building at Lynchburg, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, and other government offices, at the city of Lynchburg, Virginia. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of one hundred thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Virginia shall have ceded to the United States exclusive jurisdiction over the same during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, June 10, 1882.

CHAP. 218.—An act to amend the several acts in relation to the division of the State of Mississippi into judicial districts, and further to amend the several acts in relation to the northern judicial district of the State of Mississippi, and to provide for the time and place of holding the United States district courts in said northern district.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State of Mississippi is hereby divided into two districts, which shall be called the northern and southern districts of Mississippi. The northern district shall include the counties of Kemper, Neshoba, Winston, Noxubee, Carroll, Attala, Bolivar, Coahoma, Tunica, De Soto, Tate, Marshall, Panola, Benton, Tippah, Tishomingo, Alcorn, Prentiss, Sunflower, Itawamba, Lee, Monroe, Lowndes, Oktibbeha, Choctaw, Montgomery, Grenada, Tallahatchee, La Fayette, Pontotoc, Union, Chickasaw, Webster, Clay, Calhoun, Quitman, and Yalobusha, as they now exist. The southern district shall include the residue of said State.

Sec. 2. That the northern judicial district of the State of Mississippi as now hereby constituted shall be divided into an eastern and western division; that the counties of Tishomingo, Alcorn, Prentiss, Itawamba, Lee, Pontotoc, Monroe, Chickasaw, Clay, Oktibbeha, Lowndes, Noxubee, Winston, Choctaw, Neshoba, and Kemper shall compose the eastern division of said northern judicial district; that all the other counties embraced in the northern judicial district as now hereby constituted shall compose the western division of said northern judicial district; that there shall be in each year two terms of the United States district court for the eastern division, to be styled "the district court of the United States for the eastern division of the northern judicial district of Mississippi," held at the town of Aberdeen, in said eastern division, to begin on the first Mondays of April and October, respectively, and

Approved, June 15, 1882.
shall continue twenty-four judicial days, if the business so long require; that there shall also be in each year two terms of the United States district court for the western division, to be styled "the district court of the United States for the western division of the northern judicial district of Mississippi," held at the town of Oxford, in said western division, to begin on the first Mondays of June and December, and to continue so long as the business may require; that the district judge of the United States for the State of Mississippi is hereby required to hold the courts aforesaid. Juries shall be summoned for the additional courts hereby created as now provided by law for the summoning of juries in said northern district.

Sec. 3. That hereafter all suits to be brought in either of said courts, not of a local nature, shall be brought in the division where the defendants, or either of them, reside; but if there be more than one defendant, and they reside in different divisions, or any of them reside in the southern judicial district of Mississippi, the plaintiff may sue in either division or district, and send duplicate writs to the other division or district, directed to the marshal of the district where he or they may reside, on which said writs shall be indorsed by the plaintiff, or his attorney, that the same is a duplicate of the original writ sued out of the district court of the proper division or district; but whenever a defendant is sued out of the division of his residence, and is not joined with a codefendant whose residence is in the division where the suit is brought, he may, before pleading therein, on motion and on affidavit of the division of his residence, change the venue to the court of the division of his residence, which suit shall stand for trial at the first term of the court to which the venue may be so changed; but any cause may, by written consent of both parties or their attorneys of record, be transferred to the court of either division, without regard to the division of the residences of the defendants, and whether such cause be now pending or be instituted hereafter.

Sec. 4. That the clerk of the northern judicial district of Mississippi shall be sole clerk of the courts of both divisions of the said district, to be appointed in the manner now prescribed by law; that the said clerk, or his deputies, shall reside at each of the places of holding said courts, and shall there keep an office, and the records, files, and documents pertaining to the court of that division; and said clerk shall be entitled to the same fees now allowed to him by law. In addition to his powers to appoint deputies as now prescribed by law, said clerk shall be required to appoint a chief deputy for the court of that division in which he himself may not reside, who shall have all the powers of the clerk in his absence, and shall reside at the place of holding the court for the other division where the chief clerk does not reside.

Sec. 5. That the marshal and the district attorney for the northern judicial district of Mississippi shall, respectively, be the marshal and the district attorney for the eastern and western divisions of said northern district, and shall be allowed the same fees (except as hereinafter provided for said district attorney), and be subject to the same duties and liabilities, as now provided by law; that process issuing from the courts of either division of said northern district shall be directed to the marshal of said northern district, and may be executed by him or his deputies upon the party or parties for whom issued, wherever found in said northern district; and said marshal shall have an office and at least one general deputy residing at the place of holding court in each division, unless he shall reside there himself.

Sec. 6. That all causes and proceedings in law, equity, or bankruptcy now pending in the district court of the northern district of Mississippi, where all the defendants (or the plaintiffs, where the jurisdiction is derived from the residence of the plaintiffs within the district) shall reside in the eastern division of said district, shall be transferred to the court of such eastern division of said northern district, said transfer to be made in vacation or in term-time; if made in vacation, only on an affidavit of all the parties defendant that they are resident in said eastern
division, and on ten days' notice of the purpose and time of hearing of said motion; but if made in term-time, then on motion and affidavit only.

SEC. 7. That said district courts for the eastern and western divisions of said northern district shall have the same powers and jurisdiction, with the same right to parties to prosecute appeals and writs of error therefrom, as now pertains to the district court for said northern judicial district. All prosecutions for crimes and offenses heretofore committed shall be commenced and prosecuted as if this act had not passed.

SEC. 8. That all civil causes now pending in the United States court for the southern district of Mississippi against parties residing in that part of the territory of said southern district by this act annexed to and incorporated in the aforesaid northern judicial district, and that all civil causes now pending in the United States court for the northern district of Mississippi against parties residing in that part of the territory of said northern district by this act annexed to and incorporated in the aforesaid southern judicial district, may remain and be finally disposed of, respectively, in the courts in which they are now pending, unless the defendants therein shall desire to have the same transferred to the appropriate courts in the districts in which they reside, as provided by this act; in which last event such transfer shall be applied for and made to the court for the division of the residence of such defendant in said northern district, or to the court of the said southern district, as the case may be, in the manner above provided in the sixth section hereof for the transfer of pending causes from the court of the western division of said northern district to that of the eastern division thereof, mutatis mutandis.

SEC. 9. That when a cause shall be transferred, as above provided by the sixth and eighth sections hereof, either from the western division of said northern district to the eastern division thereof, or from the southern district of Mississippi to the appropriate division of said northern district, it shall be the duty of the clerk of the court from which the transfer is made to carefully transmit to the clerk of the court to which the transfer is made the entire file of papers of the cause, and all documents and deposits in his court pertaining thereto, together with a certified transcript of the record of all orders, interlocutory decrees, or other entries in said cause; and he shall also certify, under seal of the court, that the papers sent are all which are on file in said court belonging to the cause; for the performance of which duties said clerk so transmitting and certifying shall receive the same fees as are now allowed by law for similar services, to be taxed in the bill of costs and regularly collected with the other costs of the cause; and such transcript, when so certified and received, shall thenceforth constitute a part of the record of the cause in the court to which the transfer shall be made.

SEC. 10. That the judge of the United States courts for said northern district may, by order, from time to time, appoint and hold additional special terms of said court, for the disposal of the unfinished business thereof, whenever the interests of the public and the condition of the docket shall so require: Provided, That there shall not be more than two such special terms in any one year in each division, nor for a longer period than twelve judicial days for each special term.

Approved, June 15, 1882.

CHAP. 219.—An act to amend section twenty-five hundred and fifty-two of the Revised Statutes, and to change the boundaries of the fourth collection district of Virginia

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That paragraph four of section twenty-five hundred and fifty-two of the Revised Statutes be, and the same is hereby, amended so that it shall read:

"The district of Yorktown, to comprise all the waters and shores
from the point forming the south shore of the mouth of the Rappahannock River, along the coast of the Chesapeake Bay, via Old Point Comfort, Hampton and Newport News, thence along the south shore of the James River to a point on the peninsula formed by the James and York Rivers opposite Williamsburg, and thence across said peninsula to the south bank of the York River, so as to embrace in said district, in addition to the ports heretofore included, Hampton and Newport News; in which Newport News shall be the port of entry and Yorktown a port of delivery."

SEC. 2. That paragraph five of section twenty-five hundred and fifty-two of the Revised Statutes be, and the same is hereby, amended so that it shall read:

"The district of Norfolk and Portsmouth, to comprise all the waters, including Hampton Roads, and shores within the State of Virginia, southward of the district of Yorktown, as hereinbefore described, and not included in the districts of Yorktown, Petersburg and Richmond, in which Norfolk and Portsmouth shall be the sole port of entry, and Suffolk and Smithfield the ports of delivery."

SEC. 3. That paragraph four of section twenty-five hundred and fifty-three be, and the same is hereby, amended so that it shall read:

"In the district of Yorktown, a collector who shall reside at Newport News, and a surveyor who shall reside at Yorktown."

Approved, June 15, 1882.

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June 15, 1882.

CHAP. 220.—An act to amend an act entitled "An act to incorporate the Masonic Mutual Relief Association of the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section five of the act entitled "An act to incorporate the Masonic Mutual Relief Association of the District of Columbia," as amended, is hereby amended by adding to said section the words not exceeding one thousand eight hundred dollars."

SEC. 2.—That in order further to extend the benefits of this association, an additional class or classes may be formed paying to the widow, orphans, heirs, assignee or legatees of a deceased member a dollar for each and every member of the special class in good standing on the books of the corporation, not exceeding one thousand dollars.

SEC. 3.—That the funds and account of each class shall be kept separate, and each class shall bear its own expenses and its pro rata share, according to its membership, of the general expenses of this association.

Approved, June 15, 1882.

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June 16, 1882.

CHAP. 222.—An act for the relief of Howard University.

Whereas the Howard University is an educational institution incorporated by act of Congress, the grounds and buildings of which were obtained, under the authority of the United States, with funds appropriated by Congress; and

Whereas the said university, in consideration of the provisions of this act, proposes to convey by a sufficient deed to the United States the parcel or square of ground bounded by Pomeroy street, Fourth-and-a-half street, College street, and Sixth street, known as University Park, containing about eleven acres, to be used as a public park under the superintendence of the United States, provided that whenever the same shall cease to be used as a public park the title thereto shall revert to the Howard University: Therefore,
Chap. 223.—An act to amend sections twenty-five hundred and eighty-two, twenty-five hundred and eighty-three, twenty-six hundred and soyon, and twenty-six hundred and eighty-four of the Revised Statutes of the United States, relating to the collection districts of California.

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

"Section Twenty-five hundred and eighty-two.—There shall be in the State of California four collection districts, as follows:

"First. The district of San Diego; to comprise all the waters and shores of the county of San Diego; in which San Diego, on the Bay of San Diego, shall be the sole port of entry.

"Second. The district of Wilmington; to comprise all the waters and shores of the counties of Santa Barbara, Ventura, Los Angeles, and San Bernardino, in which Wilmington, on the Bay of Wilmington, shall be the sole port of entry, and Santa Barbara, San Buena Ventura and Huenerne, ports of delivery.

"Third. The district of San Francisco; to comprise all the waters and shores of the State north of the counties embraced in the second district and south of the county of Humboldt; in which San Francisco shall be the port of entry and Vallejo and San Luis Obispo ports of delivery.

"Fourth. The district of Humboldt; to comprise all the waters and shores of the counties of Humboldt and Del Norte; in which Eureka, on the Bay of Humboldt, shall be the sole port of entry, and Crescent City a port of delivery."

That section twenty-five hundred and eighty-three of the Revised Statutes of the United States be amended so as to read as follows:

"Section Two thousand five hundred and eighty-three.—There shall be in the collection districts of California the following officers:

"First. In the district of San Diego, a collector, who shall reside at
San Diego.

"Second. In the district of Wilmington, a collector, who shall reside at Wilmington; a deputy collector who shall reside at Wilmington; and one inspector, to be appointed by the collector, with the approval of the Secretary of the Treasury, for each of the ports of Santa Barbara, San Buena Ventura and Huenerne.

"Third. In the district of San Francisco, a collector, a naval officer, a surveyor, who shall reside at San Francisco; two appraisers, two assistant appraisers, and a special examiner of drugs, medicines, and

Acceptance.

Conditions.

Remission of taxes, penalties, etc.

Exemption from tax.

Proviso.

Proviso.
CHAP. 230. — An act to create two additional land-districts in the State of Nebraska.

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 State of Nebraska bounded and described as follows: Beginning where the second guide-meridian west intersects the northern boundary of the State of Nebraska; thence south along said guide-meridian to the southeast corner of township twenty-six north, range seventeen west; thence west to the southeast corner of township twenty-six north, range twenty-one west; thence south to the southeast corner of township twenty-five north, range twenty-one west; thence west to the western boundary of the State; thence north to the north line of the State; thence east along said line to the place of beginning, be, and hereby is, constituted a new land-district, to be called the Minnekausa land-district, the land-office for which shall be located at such place as the President may direct.

SEC. 2. That all that portion of the State of Nebraska bounded and described as follows: Beginning on the south boundary of the State of Nebraska, on the range-line between ranges twenty five and twenty-six west; thence north along said range-line to the second standard parallel; thence west along said standard parallel to the western boundary of the State; thence south along said boundary to the south line of the State; thence along said south line east to the place of beginning, is hereby constituted an additional land-district, to be called the Hitchcock land-district, the land-office for which shall be located at such place as the President may direct.

SEC. 3. That the President, by and with the advice and consent of the Senate, is hereby authorized to appoint a register and a receiver for each of said land-districts, who shall discharge like and similar duties and receive the same amount of compensation as other officers discharging like duties in the other land-offices of said State.

Approved, June 19, 1882.
CHAP. 231.—An act for the government and control of the harbor of refuge at Sand Beach, Lake Huron, Michigan.

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, and until the completion of the work of construction the Secretary of War is directed to assume full control over the harbor of refuge on Lake Huron at Sand Beach, Michigan, and in course of construction by the United States Government, and of the piers, breakwaters, docks, wharves, buildings, and other improvements made by the United States appertaining to said harbor of refuge, and to facilitate the use thereof, including the channels of and approaches to said harbor of refuge, so far as may be necessary to the protection and use of said harbor and the improvements aforesaid; and said Secretary of War, for the purpose aforesaid, and for the preservation of said harbor in the interests of commerce, shall prescribe such regulations not inconsistent with the laws of the United States respecting the use of said harbor and its channels, and the approaches thereto, and respecting the use of the piers, breakwaters, docks, wharves, buildings, and other improvements of said harbor, made by the United States, as he shall deem needful to fully protect and preserve the said harbor and its several channels and approaches, and the said piers, breakwaters, docks, wharves, buildings, and other improvements. Such regulations shall be promulgated by publication thereof for ten days consecutively in one daily newspaper published in each of the cities of Detroit, Port Huron, Buffalo, Cleveland, and Chicago, and said regulations may be changed in like manner from time to time. He shall also cause four copies of such regulations to be kept posted in conspicuous places on said piers and breakwaters.

Sec. 2. That the Secretary of War shall appoint, upon the recommendation of the engineer officer in charge of the work, a custodian of said harbor and the improvements aforesaid, whose duty it shall be to preserve and protect the same under the regulations made aforesaid by the Secretary of War, and to enforce the observance of said regulations and to guard and preserve the property of the United States at said harbor of refuge. Said custodian shall also have power to direct and regulate the stationing and anchoring of steam vessels and watercraft in said harbor, and the mooring thereof at the piers, breakwaters, docks, and wharves of said harbor, and the laying out and discharging of cargoes and ballast in said harbor, piers, breakwaters and docks; and it shall be the duty of said custodian to report to the United States District Attorney for the eastern district of Michigan all violations of this act, and of the said regulations prescribed by the Secretary of War; and said custodian shall receive such compensation, not exceeding one hundred and fifty dollars per month, as the Secretary of War may allow.

Sec. 3. That it shall be the duty of all persons using or navigating said harbor, its channels and approaches, or using any of the piers, breakwaters, docks, wharves, or other improvements made by the United States, to observe the regulations prescribed by the Secretary of War as aforesaid; and any person who shall willfully or negligently strand or sink any steam-vessel, boat, or craft in said harbor, or in the channels or approaches, or who shall willfully obstruct or oppose the custodian of said harbor in the enforcement of the regulations aforesaid, or who shall willfully or negligently, or by failure or neglect to observe the regulations prescribed by the Secretary of War for the use thereof, obstruct or impair said harbor, or cause any impediment, injury, filling up, or shoaling therein, or shall deposit any earth, ashes, stone, ballast, or other substances in said harbor, channels or approaches tending to obstruct or impair the navigation thereof, or who shall willfully damage or injure the piers, breakwaters, wharves, docks, or other improvements of said harbor made by the United States, or who shall fail to obey and observe

June 19, 1882.
any of said prescribed regulations, shall be liable to a penalty of not less than fifty dollars nor more than five hundred dollars, to be recovered by information or by action of debt in the District Court of the United States for the eastern district of Michigan, with costs of suit, and shall, in addition thereto, be liable to the United States, or to any person aggrieved by such obstructions, or injuries, or unlawful acts or omissions in a civil action for all damages occasioned thereby, or by any of said unlawful acts, to said United States or such aggrieved person. And if such damage or injury to said harbor, channels, approaches, piers, breakwaters, docks, wharves, and other property of the United States in said harbor of refuge be committed by any steamer, vessel, or water-craft, or by the master or person in charge thereof, or if such master or other person in charge of such vessel shall willfully violate the regulations aforesaid, the aforesaid penalty of not less than fifty dollars nor more than five hundred dollars shall be incurred, and such vessel shall be liable for the penalty aforesaid, and may be proceeded against by way of libel for the recovery thereof in any court of the United States within whose jurisdiction such vessel may be found.

SEC. 4. That the Secretary of War may, in his discretion, purchase or hire a steam launch or tug, to be stationed at and used about said harbor, under the direction of said custodian, for the purpose of enforcing the provisions of this act; and such a sum as may be necessary, not exceeding ten thousand dollars, is hereby appropriated for the purchase or hire of said steam-launch; and the expense of running and maintaining said launch or tug and the salary of the custodian shall be paid out of the appropriation made for said harbor of refuge.

SEC. 5. That after the completion of said harbor by the United States Government the control shall be transferred to the Secretary of the Treasury.

Approved, June 19, 1882.

CHAP. 236.—An act to provide for the payment of the salaries and compensation of members of the houses of Congress and their officers and employees in certain contingencies.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever any appropriation made for the payment of the salaries of Senators, Members, and Delegates in Congress, or the officers and employees of both or either of the houses thereof, or for the expenses of the same, or any committees thereof, cannot be lawfully disbursed by or through the officers specially charged with such disbursements, such disbursements may be made for the purposes named in said appropriations by the Treasurer of the United States, who shall take proper vouchers therefor and charge such disbursements against such appropriations; and the accounts therefor shall be audited and passed or rejected, as the law may require, in the same manner that similar accounts are or may be required by law to be audited and passed or rejected.

Approved, June 22, 1882.

CHAP. 239.—An act to provide a building for the use of the United States circuit and district courts and post-office at Erie Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for and cause to be erected a suitable building, with fire-proof vaults therein, for the accommodation of the circuit and district courts of the United States; and that an amount not exceeding the sum of twenty-one thousand dollars be provided for the purpose of building a public building in Erie, Pennsylvania.
States, the post-office, internal-revenue offices, and other government offices, at the city of Erie, Pennsylvania. The site, and buildings thereon, when completed upon plans and specifications to be previously made and approved by the Secretary of the Treasury, shall not exceed the cost of one hundred and fifty thousand dollars: Provided, That the site purchased shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than fifty feet, including streets and alleys; and that no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Pennsylvania shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of any civil process therein.

SEC. 2. That the sum of one hundred thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, to be used and expended in the purchase of said site and towards the construction of said building.

Approved, June 27, 1882.

CHAP. 240.—An act authorizing the Texas and Saint Louis Railway Company to build certain bridges in the State of Arkansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Texas and Saint Louis Railway Company, in Missouri and Arkansas, a corporation duly and legally organized and existing under and by virtue of the laws of the States of Missouri and Arkansas, its successors or assigns, be, and is hereby, authorized to construct and maintain a bridge, and approaches thereto, over the White River, in Monroe County, in the State of Arkansas, near the city of Clarendon, at the point where said company's line of railway as now projected crosses said river; and also a bridge, and approaches thereto, over the Arkansas River, in Jefferson County, in said State of Arkansas, near the city of Pine Bluff, at the point where said company's line of railway as now projected crosses said river; and also a bridge, and approaches thereto, over the Ouachita River, in the county of Ouachita, in the State of Arkansas, at the point where said company's line of railway as now projected crosses said river; and also a bridge, and approaches thereto, over the Red River, in La Fayette County, in the State of Arkansas, at the point where said company's line of railway as now projected crosses said river. Said bridges shall be constructed to provide for the passage of railway trains, and, at the option of said company by which it may be built, may be used for the passage of wagons and vehicles of all kinds, for the transit of animals, and for foot-passengers for such reasonable rates of toll as may be prescribed by said company subject to the revision and regulation of the Secretary of War.

SEC. 2. That if the said bridges, or either of them, over the said White and Arkansas Rivers shall be made with unbroken and continuous spans, there shall be at least one span of a height of not less than eighty feet above low water or fifty feet above highest water, measured to the lowest part of the superstructure of said bridge, and said span shall have a clear opening of at least three hundred feet between the piers, measured at right angles to the current at every stage, and shall be over that portion of the river or rivers used by boats during ordinary stages of water; and the bridge or bridges shall be at right angles to and the piers parallel with the current of the river. And if the said bridges, or either of them, over the said White and Arkansas Rivers
shall be constructed as draw-bridges, the draw or pivot shall be over the main channel of the river at an accessible navigable point, and the opening on each side of the pivot-pier shall be not less than one hundred and sixty feet in the clear; and, as nearly as practicable, both of said openings shall be accessible at all stages of water, and the spans shall be not less than ten feet above extreme high water, as understood at the point of location, to the lowest part of the superstructure of the bridge, and the piers and draw-rests shall be parallel with, and the bridge itself at right angles to, the current of the river or rivers at that stage of the river which is most important for navigation; and no riprap or other outside protection for imperfect foundations shall be permitted to approach nearer than four feet to the surface of the water at its extreme low stage, or otherwise to encroach upon the channel-ways provided for in this act. And if the said bridges, or either of them, over the said Saline, Ouachita, and Red Rivers shall be made with unbroken and continuous spans, there shall be at least one span of a height of not less than eighty feet above low water or fifty feet above highest water, as understood at the point of location, measured to the lowest part of the superstructure of said bridge, and said span shall have a clear opening of at least two hundred feet between the piers, measured at right angles to the current, and shall be over the main channel of the river, and the bridge or bridges shall be at right angles to, and the piers parallel with, the current of the river. And if the bridges, or either of them, over the said Saline, Ouachita, and Red Rivers shall be constructed as draw or pivot bridges, the draw or pivot pier shall be over the main channel of the river at an accessible navigable point, and the openings on each side of the pivot pier shall be not less than one hundred and thirty feet in the clear, unless otherwise expressly directed by the Secretary of War, and if so directed shall be according to such direction, and, as nearly as practicable, the said openings shall be accessible at all stages of water, and the spans shall be not less than ten feet above extreme high water, as understood at the point of location, to the lowest part of the superstructure of the bridge, and the piers and draw rests shall be parallel with, and the bridge or bridges, at right angles to, the current of the river or rivers; and no riprap or other outside protection for imperfect foundations shall be permitted to approach nearer than four feet to the surface of the water at its extreme low stage, or otherwise to encroach upon the channel-ways provided for in this act; and all and each of said draws shall be opened promptly upon reasonable signal for the passing of boats; and said company shall maintain at its own expense, from sunset till sunrise, such lights or other signals on said bridges as the Light House Board may prescribe.

SEC. 3. That any bridge built under this act, and subject to its limitations, shall be a lawful structure, and shall be recognized and known as a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States than the rate per mile paid for the transportation over the railroad or public highways leading to the said bridge; and it shall enjoy the rights and privileges of other post roads in the United States.

SEC. 4. That no bridge shall be erected or maintained under the authority of this act which shall at any time substantially or materially obstruct the free navigation of said rivers; and if any bridge erected under such authority shall, in the opinion of the Secretary of War, obstruct such navigation, he is hereby authorized to cause such change or alteration of said bridge or bridges to be made as will effectually obviate such obstruction; and all such alterations shall be made and all such obstructions be removed at the expense of the owner or owners of said bridge. And in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river caused or alleged to be caused by said bridge, the case may be brought in the district court of the United States of the State of Arkansas in which any por-
tion of said obstruction or bridge may be located: Provided, That nothing in this act shall be so construed as to repeal or modify any of the provisions of law now existing in reference to the protection of the navigation of rivers, or to exempt said bridges from the operation of the same.

Sec. 5. That all railroad companies desiring the use of said bridge, or any of them, shall have and be entitled to equal rights and privileges relative to the passage of railway trains over the same, and over the approaches thereto, upon payment of a reasonable compensation for such use; and in case the owner or owners of said bridge or bridges and the several railroad companies, or any one of them desiring such use, shall fail to agree upon the sum or sums to be paid, and upon rules and conditions to which each shall conform in using said bridge or bridges, all matters at issue between them shall be decided by the Secretary of War, upon a hearing of the allegations and proofs of the parties.

Sec. 6. That all bridges or any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said river or rivers as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War, for his examination and approval, a design and drawings of said bridges, and each of them, and a map of the location, giving, for the space of one mile above and one mile below the proposed location, the topography of the banks of the river, the shore lines at high and low water, the direction and strength of the currents at all stages, and the soundings, accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge or bridges are approved by the Secretary of War the bridge or bridges shall not be built; and should any change be made in the plan of said bridges, or either of them, during the progress of construction, such change shall be subject to the approval of the Secretary of War. And the said structures shall be changed at the cost and expense of the owners thereof, from time to time, as Congress may direct, so as to preserve the free and convenient navigation of said rivers; and the authority to erect and continue any and all of said bridges shall be subject to revocation by law whenever the public good shall, in the judgment of Congress, so require.

Sec. 7. That the right to alter, amend, or repeal this act is hereby expressly reserved.

Approved, June 27, 1882.

CHAP. 241.—An act to authorize the Secretary of the Treasury to examine and report to Congress the amount of all claims of the States of Texas, Colorado, Oregon, Nebraska, California, Kansas, and Nevada, and the Territories of Washington and Idaho, for money expended and indebtedness assumed by said States and Territories in repelling invasions and suppressing Indian hostilities, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed, with the aid and assistance of the Secretary of War, to cause to be examined and investigated all the claims of the States of Texas, Colorado, Oregon, Nebraska, California, Kansas, and Nevada, and the Territories of Washington and Idaho, against the United States of America for moneys alleged to have been expended and for indebtedness alleged to have been assumed by said States and Territories in organizing, arming, equipping, supplying, clothing, subsisting, transporting, and paying the volunteer and military forces of said States and Territories called into active service by the proper authorities thereof, between the fifteenth day of April, in the year eighteen hundred and sixty-one, and the date of this act, to repel invasions and Indian hostilities in said States and Territories and upon

Right of railroads to use bridges preserved.

Toll.

Designs and drawings to be submitted to Secretary of War for approval.

June 27, 1882.

Examination of claims of States of Texas, Colorado, Oregon, Nebraska, California, Kansas, Nevada, and Washington and Idaho Territories for suppression of Indian hostilities, etc., authorized.
their borders, including all proper expenses necessarily incurred by said States and Territories on account of said forces having been so called into active service as aforesaid, and also all proper claims paid or assumed by said States and Territories for horses and equipments actually lost by said forces while in the line of duty in active service (excepting and excluding therefrom any claim said State of Oregon may have for money expended and indebtedness assumed or incurred in suppressing Modoc Indian hostilities during the Modoc Indian war, and in defending that State from invasion by said Indians during the years eighteen hundred and seventy-two and eighteen hundred and seventy-three, which were submitted to and passed upon, by either approval or rejection, by Inspector-General James A. Hardie, United States Army). Said accounts for and on behalf of said State of Texas shall be confined to claims arising since the twentieth day of October, eighteen hundred and sixty-five, and shall include the necessary expenses of defense against Mexican raids or invasions as well as those for defense against Indian hostilities, and for and on behalf of said Territories of Idaho and Washington for said claims arising in the years eighteen hundred and seventy-seven and eighteen hundred and seventy-eight.

SEC. 2. That no higher rate shall be allowed for the services of said forces, and for supplies, transportation, and other proper expenses, than was allowed and paid by the United States for similar services in the same grade and for the same time in the United States Army serving in said States and Territories, and for similar supplies, transportation, and other proper expenses during the same time furnished the United States Army in the same country; and no allowance shall be made for services of such forces except for the time during which they were engaged in active service in the field; and no allowance shall be made for the services of any person in more than one capacity at the same time, or for any expenditures for which the Secretary of War shall decide there was no necessity at the time and under all the circumstances.

SEC. 3. That to enable the said officers to make the examination and investigation herein authorized the governors of the said States and Territories, respectively, or their duly-authorized agents, shall file with the Secretary of the Treasury abstracts and statements of all such claims by said States and Territories, showing the amounts of such expenditures and indebtedness and the purposes for which they were made, and accompanied with proper vouchers and evidence.

SEC. 4. That the Secretary of the Treasury shall, at the earliest practicable time, report to Congress for final action the results of such examination and investigation, and the amount or amounts found to have been properly expended for the purposes aforesaid: Provided, That whenever the examination of the accounts of any State or Territory hereinbefore mentioned shall have been completed, the same shall be separately reported to Congress, without reference to the final examination of the accounts of any other State or Territory.

SEC. 5. That any military services performed and expenditures on account thereof incurred during the Territorial organization of Nevada, and paid for or assumed by either said Territory or said State of Nevada, shall be also included, and examined and reported to Congress in the same manner as like services and expenditures shall be examined and reported for the State of Nevada.

Approved, June 27, 1882.

June 27, 1882.

CHAP. 242.—An act authorizing the Sioux City and Pacific Railroad Company to construct and maintain a Railroad Bridge over the Missouri River.

**Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Sioux City and Pacific**
Railroad Company, a corporation existing under the laws of the State of Iowa, or its assigns, are hereby authorized, for the purpose of making a more perfect connection for its line over the Missouri River, to construct and maintain a railroad bridge across said river at the most suitable and convenient point within ten miles of the present crossing, between the County of Washington in the State of Nebraska, and the County of Harrison in the State of Iowa.

SEC. 2.—That said bridge shall be constructed and built without material interference with the security and convenience of navigation of said river beyond what is necessary to carry into effect the rights and privileges hereby granted; and in order to secure a compliance with these conditions the corporation, previous to commencing the construction of the bridge, or of the accessory works designed to secure the best practical channel-way for navigation and confine the flow of the water to a permanent channel at said point, shall submit to the Secretary of War a plan of the bridge and of such accessory works, together with a detailed map of the river at the proposed site of the bridge and for a distance of a mile above and below the site, together with all other information touching said bridge and river and accessory works as may be deemed requisite by the Secretary of War to determine whether the said bridge, when built, will conform to the prescribed conditions of this act; that said bridge shall be constructed and built without material interference with the security and convenience of navigation of said river beyond what is necessary to carry into effect the rights and privileges hereby granted.

Provided, That if the said bridge shall be made with unbroken and continuous spans, it shall not be of less elevation in any case than fifty feet above extreme high water mark, as understood at the point of location, to the bottom chord of the bridge, nor shall the spans of said bridge be less than two hundred and fifty feet in length, and the piers of said bridge shall be parallel with the current of said river, and the main span shall be over the main channel of the river, and not less than three hundred feet in length: And provided also, That if any bridge built under this act shall be constructed as a draw-bridge, the same shall be constructed as a pivot-draw-bridge, with a draw over the main channel of the river at an accessible and navigable point, and with spans of not less than one hundred and sixty feet in length in the clear on each side of the central or pivot pier of the draw, and the next adjoining span or spans to the draw shall not be less than two hundred and fifty feet. Provided, also, That said draw shall be opened promptly upon reasonable signal for the passing of boats; and said company or corporation shall maintain, at its own expense, from sunset till sunrise, such lights or other signals on said bridge, as the Light House Board shall prescribe. Provided, also, That all railway companies desiring to use said bridge shall have and be entitled to equal rights and privileges in the passage of the same, and in the use of the machinery and fixtures thereof and of all the approaches thereto, under and upon such terms, and conditions as shall be prescribed by the Secretary of War upon hearing the allegations and proofs of the parties in case they shall not agree.

SEC. 3.—That the Secretary of War is hereby authorized and directed, upon receiving such plan and map and other information, and upon being satisfied that a bridge built on such plan and with such accessory works and at such locality will conform to the prescribed conditions of this act, to notify the company that he approves the same; and upon receiving such notification the said company may proceed to an erection of said bridge, conforming strictly to the approved plan and location; but until the Secretary of War approve the plan and location of said bridge and accessory works, and notify the company of the same, the bridge shall not be built; and should any change be made in the plan of the bridge or said accessory works, during the progress of the work thereon, such change shall be subject likewise to the approval of the Secretary of War.
SEC. 4.—That the said bridge and accessory works, when built and constructed under this act and according to the terms and limitations thereof, shall be lawful structures; and said bridge shall be recognized and known as a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, than the rate per mile paid for the transportation over the railroads or public highways leading to said bridge; and said bridge shall enjoy the rights and privileges of other post-routes in the United States; and Congress reserves the right at any time to regulate by appropriate legislation the charges for freight and passengers over said bridge.

SEC. 5.—That said corporation may execute a mortgage upon the bridge, its approaches and appurtenances, including said accessory works, and issue bonds secured by the same, bearing such rate of interest, and payable, principal and interest, as such corporation shall determine; and such mortgage shall constitute the first lien upon the said bridge and other property in said mortgage mentioned and described.

SEC. 6.—That the United States shall have the right-of-way for postal telegraph across said bridge.

SEC. 7.—That the Sioux City and Pacific Railroad Company may assign all the rights, privileges, and franchises conferred by and contained in this act, if said company shall deem said assignment expedient and for its best interests: Provided, however, That said bridge, if built by the assigns of said company, shall be constructed and maintained in all respects on the terms and subject to the conditions, limitations, and restrictions herein contained, reserving the right to Congress to amend, alter, or repeal this act.

Approved, June 27, 1882.

June 27, 1882.

CHAP. 243.—An act to vacate a certain part of Rock street, in Georgetown, in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the portion of Rock street, in Georgetown, in the District of Columbia, lying between Bridge street and the intersection of said Rock street with Monroe street be, and the same is hereby, vacated.

Approved, June 27, 1882.

June 27, 1882.

CHAP. 244.—An act to authorize the Southern Maryland Railroad Company to extend a railroad into and within the District of Columbia.

Whereas, It is represented to this present Congress that the Southern Maryland Railroad Company, organized under the provisions of the act of the general assembly of the State of Maryland, entitled, "An act to incorporate the Southern Maryland Railroad Company," approved March twentieth, eighteen hundred and sixty-eight, desire to extend their railroad into and within the District of Columbia: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Southern Maryland Railroad Company shall be, and they are hereby authorized and empowered to extend their railroad into and within the District of Columbia, by and over the route or routes and from and to the terminal point or points following, that is to say: Entering the said District near its northeastern angle and proceeding thence in a northwestwardly direction across the Baltimore and Potomac Railroad near Benning's Station, on that road, and across the eastern branch of the Potomac River about one thousand feet above and north of Benning's Bridge, and run-
ning thence southward of Mount Olivet Cemetery across the Washington Branch of the Baltimore and Ohio Railroad near the southern angle of the National Fair Grounds, and thence across the old Bladensburg road at the head of the National Fair Grounds Valley, and thence to a junction with the Metropolitan Branch of the Baltimore and Ohio Railroad at or near the two mile post on said metropolitan Branch of said railroad, which said point of junction shall be the northern terminus of said Southern Maryland Railroad. And the said Southern Maryland Railroad Company are hereby authorized to exercise the same powers, rights, and privileges, and are subject to the same restrictions, in the extension and construction of said railroad into and within the said District, as may be now exercised by railroad companies organized under the general laws in force for the incorporation of railroad companies in the District of Columbia, it being expressly understood that the Southern Maryland Railroad Company shall have power to construct a railroad within the said District only along the routes and from and to the terminal points hereinbefore indicated.

SEC. 2.—That nothing herein contained shall be so construed as to authorize the said company to enter upon and take any cemetery, or any part of the property known as the Soldiers' Home, or any lot or square, or part thereof, owned by the United States, for the purpose of locating or constructing said railroad, or for the purpose of excavating the same or taking therefrom any materials, or for any other purposes or uses whatsoever; and the said Southern Maryland Railroad may connect within said District with any railroad or canal company chartered or hereafter to be chartered, by such route or routes within said District as have been or as may be hereafter determined by Congress, and upon such terms as may be agreed upon by the said companies respectively. In crossing the track of any other railroad, said Southern Maryland Railroad Company shall construct its road either above or below the grade of said road.

SEC. 3.—That the said Southern Maryland Railroad Company may charge and receive for tolls and transportation of freights on the part of said railroad within the District of Columbia the same rates that it shall charge and receive thereon on the part of said road without the said District, and the same rate of passenger fare may be established for distances along said road within the said District as shall be established for like distances along said road without said District. That Congress reserves the right to regulate the rates of passengers and freights on said railroad.

SEC. 4.—That unless the said company shall commence the construction of said railroad within one year, and shall complete the same, with at least one set of tracks, within two years from the passage of this act, then this act and all rights and privileges hereby granted shall cease and determine.

Approved, June 27, 1882.

CHAP. 245.—An act authorizing the National Bank of Kutztown to change its location and name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the National Bank of Kutztown, now located in the borough of Kutztown and State of Pennsylvania, is hereby authorized to change its location to the city of Reading, in said State, whenever the stockholders representing three-fourths of the capital of said bank, at a meeting called for that purpose, determine to make such change, the president and cashier shall execute a certificate, under the corporate seal of the bank, specifying such determination, and shall cause the same to be recorded in the Office of the Comptroller of the Currency, and thereupon such change of location shall be

June 27, 1882.
Rights and liabilities unchanged.

Name to be changed to Keystone National Bank of Reading.

FORTY-SEVENTH CONGRESS. Sess. I. Ch. 245, 246, 253. 1882.

effected, and the operations of discount and deposit of said bank shall be carried on in the city of Reading.

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

SEC. 3. That whenever the location of said bank shall have been changed from the borough of Kutztown to the city of Reading, in accordance with the first section of this act, its name shall be changed to the Keystone National Bank of Reading, if the Board of Directors of said bank shall accept the new name by resolution of the board, and cause a copy of such resolution, duly authenticated, to be filed with the Comptroller of the Currency.

SEC. 4. That all debts, demands, liabilities, rights, privileges, and powers of the National Bank of Kutztown shall devolve upon the Keystone National Bank of Reading, whenever such change of name is effected.

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

Approved, June 27, 1882.

June 27, 1882.

CHAP. 246.—An act to amend section two of an act entitled “An act to provide for the sale of the lands of the Miami Indians in Kansas,” approved May fifteenth, eighteen hundred and eighty-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section two of an act entitled “An act to provide for the sale of the lands of the Miami Indians in Kansas,” approved May fifteenth eighteen hundred and eighty-two, be, and the same hereby is amended so as to read as follows, viz:

“SEC. 2.—That all lands not purchased by said settlers at the expiration of one year from the date of this act, together with all the unoccupied and unallotted lands of the Miami Indians, shall be offered at public sale in the usual manner, under the direction of the Secretary of the Interior, at not less than the appraised value, notice of said sale to be given by public advertisement of not less than sixty days in three newspapers having general circulation in the State of Kansas; and any tract or tracts not then sold, together with such as may be hereafter purchased by said settlers but wherein default may be made in the payment of any portion of the purchase money, or the interest thereon, as herein provided, shall be thereafter subject to private entry at the appraised value of the same.”

Approved, June 27, 1882.

June 28, 1882.

CHAP. 253.—An act to admit free of duty articles intended for the exhibition of art and industry, to be held at Boston, Massachusetts, during the year eighteen hundred and eighty-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all articles which shall be imported for the sole purpose of exhibition at the exhibition of art and industry to be held at the city of Boston, in the State of Massachusetts, in the year eighteen hundred and eighty-three, shall be admitted without the payment of duty or of custom fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States, or withdrawn for consumption therein, at any time after such importation, shall be subject to the duties, if any, imposed on like articles by the revenue laws in

Articles imported for exhibition of art and industry, to be held at Boston, 1883, to be free of duty.

Proviso.
force at the date of importation: And provided further, That in case any articles imported under the provisions of this act shall be withdrawn for consumption, or shall be sold without payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the persons who may be guilty of such withdrawal or sale.

SEC 2.—That the entire stock of each exhibitor, consisting of goods, wares, and merchandise imported by him and which may be in said buildings is hereby declared liable for the payment of duties accruing on any portion thereof, in case of the removal of such portion from said buildings without payment of the lawful duties thereon.

SEC. 3.—That the penalties prescribed by, and the provisions contained in, section three thousand and eighty-two of the Revised Statutes, shall be deemed and held to apply in the case of any goods, wares or merchandise which may be in said buildings sold, delivered, or removed without payment of duties, in the same manner as if such goods, wares, or merchandise had been imported contrary to law; and the article or articles so sold, delivered, or removed, shall be deemed and held to have been so imported, with the knowledge of the parties respectively concerned in such sale, delivery or removal.

Approved, June 28, 1882.

CHAP. 254.—An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Army for the year ending June thirtieth, eighteen hundred and eighty-three, as follows:

For expenses of the Commanding General’s office, two thousand five hundred dollars.

For expenses of recruiting and transportation of recruits from rendezvous to depot, one hundred and two thousand dollars. And no money appropriated by this act shall be paid for recruiting the Army beyond the number of twenty-five thousand enlisted men, including Indian scouts and hospital-stewards; and thereafter there shall be no more than twenty-five thousand enlisted men in the Army at any one time, unless otherwise authorized by law. Nothing, however, in this act shall be construed to prevent enlistments for the Signal Service, which shall hereafter be maintained as now organized and as provided by law, with a force of enlisted men not exceeding five hundred.

For contingent expenses of the Adjutant-General’s Department at the headquarters of military divisions and departments, three thousand dollars.

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

PAY DEPARTMENT.

For Pay of the Army.—For one General, one Lieutenant-General, three major-generals, sixteen brigadier-generals; thirty-nine aids-de-camp, in addition to pay in the line; sixty-six colonels, eighty-five lieutenant-colonels, two hundred and forty-four majors, three hundred and fourteen captains, mounted, three hundred and six captains, not mounted, thirty-four chaplains, twenty-one storekeepers, forty adjutants, forty regimental quartermasters; adjutant and quartermaster of Engineer Battalion, in addition to pay in the line; two hundred and two first lieutenants, mounted, three hundred and sixty first lieuten-
ants, not mounted, one hundred and fifty second lieutenants, mounted, three hundred and five second lieutenants, not mounted; to one hundred and eighty acting commissaries of subsistence, in addition to pay in line; to officers of foot regiments while on duty which requires them to be mounted, to the officer in charge of public buildings and grounds in Washington; additional pay to officers for length of service, to be paid with their current monthly pay, and the actual time of service in the Army or Navy, or both, shall be allowed all officers in computing their pay: Provided, That from and after the first day of July, eighteen hundred and eighty-two, the ten per centum increase for length of service allowed to certain officers by section twelve hundred and sixty-two of the Revised Statutes shall be computed on the yearly pay of the grade fixed by sections twelve hundred and sixty-one and twelve hundred and seventy-four of the Revised Statutes; pay to enlisted men for length of service, payable with their current monthly pay; retired officers, for the payment of any such officers as may be in service, either upon the active or retired list, during the year ending June thirty, eighteen hundred and eighty-three, in excess of the numbers for each class provided for in this act; enlisted men of all grades, not exceeding twenty-five thousand men; five hundred enlisted men of the Signal Corps; the allowances for travel, retained pay, and clothing not drawn, payable to enlisted men on discharge; two retired ordnance-sergeants; and for interest on deposits of enlisted men; for mileage of officers of the Army for travel over shortest traveled routes, on duty under orders, the necessity for such travel to be certified by the officer issuing such order, not to exceed one hundred and eighty thousand dollars; for miscellaneous expenses, to wit: Hire of one hundred and twenty-five contract surgeons and two hundred hospital-matrons; extra-duty pay to enlisted men for service in hospitals; pay of fifty-five paymasters' clerks at the rate of one thousand four hundred dollars each per annum, and fourteen veterinary surgeons; hire of paymasters' messengers, not to exceed fifteen thousand dollars; cost of telegrams on official business received and sent by officers of the Army; compensation of citizen clerks and witnesses attending upon military courts and commissions; travel expenses of paymasters' clerks; and for commutation of quarters for officers on duty without troops at places where there are no public quarters, in all, twelve million two hundred thousand dollars: Provided, That the allowance for commutation of quarters to the Lieutenant-General of the Army shall be one hundred dollars per month; and for officers and enlisted men of the Signal Service serving in the Arctic regions, the same in amount as though they were serving in Washington, District of Columbia: And provided further, That on and after the passage of this act when an officer has served forty years either as an officer or soldier in the regular or volunteer service, or both, he shall, if he make application therefor to the President, be retired from active service and placed on the retired-list, and, when an officer is sixty-four years of age, he shall be retired from active service and placed on the retired-list: Provided further, That the General of the Army, when retired, shall be retired without reduction in his current pay and allowances; and no act now in force shall be so construed as to limit or restrict the retirement of officers as herein provided for: Provided further, That any officer who is supernumerary to the permanent organization of the Army as provided by law may, at his own request, be honorably discharged from the Army, and shall thereupon receive one year's pay for each five years of his service, but no officer shall receive more than three year's pay in all: And provided further, That section three of the act entitled "An act making appropriations for the support of the Army for the fiscal year ending June thirty, eighteen hundred and eighty, and for other purposes," approved June twenty-third, eighteen hundred and seventy-nine, providing that the examiner of State claims in the Office of the Secretary of War shall have, while on such duty, the pay, emoluments, and allowances of
mounted officers one grade higher than that held by him in his regiment or corps, is hereby repealed.

**Subsistence Department.**—For subsistence of twenty-five thousand enlisted men, one hundred and twenty additional half-rations for sergeants and corporals of ordinance, enlisted men of the Signal Service, women to companies (laundresses), one thousand eight hundred and sixty-five civilian employees, one hundred and twenty-five contract surgeons, two hundred hospital-matrons, ninety-three military convicts, and five hundred prisoners of war (Indians), in all ten million four hundred and seventy-six thousand five hundred and ninety-five rations, at twenty cents each; for difference between cost of rations and commutation thereof for detailed men, and for enlisted men and recruits at recruiting stations, and for cost of hot coffee and cooked rations for troops traveling on cars; for manual for Army cooks; for subsistence stores for Indians visiting military posts and Indians employed without pay as scouts and guides, two million three hundred thousand dollars, of which amount three hundred thousand dollars shall be available from and after the passage of this act for the purchase of stores necessary to be transported to distant posts in advance of the thirtieth of June, eighteen hundred and eighty-two: Provided, That to the cost of all subsistence stores sold to officers and men ten per centum shall be added to cover wastage, transportation, and other incidental charges, save that subsistence stores may be sold to companies, detachments, and hospitals at cost prices, upon the certificate of an officer commanding a company or detachment, or in charge of a hospital, that the supplies are necessary for the exclusive use of such company, detachment, or hospital, and save also that tobacco shall hereafter be furnished to the enlisted men of the Army at cost price only, under such regulations as to cash or credit sales and mode of payment as are prescribed for other articles held for sales under section eleven hundred and forty-four of the Revised Statutes: And provided further, That the cost price of each article shall be understood in all cases of sales to be the invoice price of the last lot of that variety of article received by the officer by whom the sale is made prior to the first day of the month in which the sale is made: And provided further, That no part of the sum appropriated by this act shall be used or expended in the investigation of claims under the act of July fourth, eighteen hundred and sixty-four, entitled "An act to restrict the jurisdiction of the Court of Claims, and to provide for the payment of certain demands for quartermaster's stores and subsistence supplies furnished to the Army of the United States," and acts and resolutions amendatory thereof and supplementary thereto.

**Quartermaster's Department.**—For the regular supplies of the Quartermaster's Department, consisting of stoves for heating and cooking; for fuel and lights for offices, enlisted men, guards, hospitals, storehouses, and offices; of forage in kind for the horses, mules, and oxen of the Quartermaster's Department at the several posts and stations and with the armies in the field; for the horses of the several regiments of cavalry, the batteries of artillery, mounted men of the Signal Service, and such companies of infantry and scouts as may be mounted, and for the authorized number of officer's horses, including bedding for the animals; of straw for soldiers' bedding; and of stationery, including blank books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's Department, and for printing of division and department orders and reports, three million five hundred thousand dollars: Provided, That there shall be no discrimination in the issue of forage against officers serving east of the Mississippi River, provided they are required by law to be remounted, and actually keep and own their animals.

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

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

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

For the payment for Army transportation lawfully due such land-grant railroads as have not received aid in government bonds, to be adjusted by the proper accounting officers in accordance with the decisions of the Supreme Court in cases decided under such land-grant acts, but in no case shall more than fifty per centum of the full amount of the service be paid, one hundred and twenty-five thousand dollars: Provided, That such compensation shall be computed upon the basis of the tariff rates for like transportation performed for the public at large, and shall be accepted as in full for all demands for said services: And provided further, That any such land-grant roads as shall file with the Secretary of the Treasury their written acceptance of this provision shall hereafter be paid for like services as herein provided; and all accounts of such railroads for services heretofore rendered shall be audited and paid as herein provided upon application of such roads and their acceptance of
such sum in full of all claims for such services; and all laws inconsistent herewith are hereby repealed.

For hire of quarters for troops, of storehouses for the safe-keeping of military stores, of offices, and of grounds for camp and summer cantonments, and for temporary frontier stations; for the construction of temporary huts and stables; and for repairing public buildings at established posts, eight hundred and eighty thousand dollars.

For construction and repair of hospitals, as reported by the Surgeon-General of the Army, seventy-five thousand dollars: Provided, That one hundred thousand dollars be, and hereby is, appropriated for the erection of an Army and Navy hospital at Hot Springs, Arkansas, which shall be erected by and under the direction of the Secretary of War, in accordance with plans and specifications to be prepared and submitted to the Secretary of War by the Surgeons-General of the Army and Navy; which hospital, when in a condition to receive patients, shall be subject to such rules, regulations, and restrictions as shall be provided by the President of the United States: Provided further, That such hospital shall be erected on the government reservation at or near Hot Springs, Arkansas.

For purchase and manufacture of clothing and camp and garrison equipage, and for preserving and repacking the stock of clothing and camp and garrison equipage and materials on hand at the Philadelphia, Jeffersonville, and other depots of the Quartermaster's Department, one million four hundred thousand dollars.

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

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

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

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

For incidental expenses of the depot, remodeling ponton-trains, repairing instruments, purchasing fuel, forage, stationery, chemicals, extra-duty pay to soldiers engaged in special skilled labor, such as wheelwright work, printing, photographing and lithographing engineer documents, and ordinary repairs, four thousand dollars.

For replacing, with plain structures of minimum cost, not to exceed eight thousand dollars, two old buildings constructed during the war for hospitals, and now used as photographic laboratory for instructing enlisted men in duplicating military maps in the field, and as moulding-room for instruction in field fortifications, for which purposes the present structures are too small, five thousand dollars.

ORDNANCE DEPARTMENT.—For the ordnance service, required to defray the current expenses at the arsenals; of receiving stores and issuing arms and other ordnance supplies; of police and office duties; of fuel and lights; of stationery and office furniture; of tools and instruments for use; of public animals, forage, and vehicles; incidental expenses of the ordnance service, including compensation of workmen in the armory and museum building connected with the Ordnance Office, and those attending practical trials and tests of ordnance, small-arms, and other ordnance supplies, one hundred and ten thousand dollars.

For transporting, mounting, proving, and testing guns, including small-arms, constructed at private expense, said expenditure to be made in the discretion of the Secretary of War, fifteen thousand dollars.
For manufacture of metallic ammunition for small-arms, one hundred thousand dollars.

For ammunition, tools, and material for target practice, twenty-five thousand dollars.

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

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

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

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

For horse equipments for cavalry, harness for field, and machine guns, and for cavalry forage-carts, thirty thousand dollars.

For powder depot: For grading grounds, erecting magazines, and other necessary buildings, and all expenses incident thereto, seventy-five thousand dollars. And the act entitled "An act making appropriations for acquiring sites and the erection of suitable posts for the protection of the Rio Grande frontier," approved April sixteenth, eighteen hundred and eighty, be amended by striking out the words "on or near the Rio Grande frontier as may be deemed necessary by the Secretary of War for the adequate protection thereof: Provided, That none of said appropriation shall be used for the purposes aforesaid until a valid title to said sites be vested in the United States," and inserting in lieu thereof the words "in the State of Texas as may be deemed necessary by the Secretary of War for the adequate protection of the Rio Grande frontier; but no part of this appropriation shall be expended until the provisions of section three hundred and fifty-five of the Revised Statutes have been fully complied with."

For manufacture of arms at national armories, four hundred thousand dollars: Provided, That not more than fifty thousand dollars of this amount may be expended by the Secretary of War, in the manufacture or purchase of magazine guns, to be selected by the board of officers heretofore appointed by the Secretary of War.

UNITED STATES TESTING MACHINE.—For caring for, preserving, using, and operating the United States testing machine at the Watertown Arsenal, ten thousand dollars: Provided, That the tests of iron and steel, and other materials for industrial purposes, shall be continued during the next fiscal year, and report thereof shall be made to Congress: And provided further, That in making tests for private citizens the officer in charge may require payment in advance, and may use the funds so received in making such private tests, making full report thereof to the Chief of Ordnance; and the Chief of Ordnance shall give attention to such programme of tests as may be submitted by the American Society of Civil Engineers, and the record of such tests shall be furnished said society to be by them published at their own expense.

SEC. 2. That all officers, agents, or other persons receiving public moneys appropriated by this act shall account for the disbursement thereof according to the several and distinct items of appropriation herein expressed.

SEC. 3. That traders and laundymen at depots for recruits in the Army be, and hereby are, authorized to furnish such recruits, on credit, with laundry work and such articles as may be necessary for their cleanliness and comfort, at a total cost not to exceed seven dollars in value per man. That muster and pay rolls be made out showing the
amounts the recruits respectively owe to the traders and laundrymen, and signed by them before leaving the depot, and that the traders and laundrymen be paid on such rolls, the amount paid for each recruit to be noted accordingly on the muster and descriptive rolls, in order that it may be withheld, after he joins his company, by the paymaster, at the first subsequent payment, under such rules and regulations as may be adopted by the War Department: Provided, That this provision shall apply only to recruits on their enlistment, and the credit shall only be allowed on the written order of the regular recruiting officer at said station.

Approved, June 30, 1882.

CHAP. 255.—An act making appropriations for the support of the Military Academy for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Military Academy for the fiscal year ending June thirtieth, eighteen hundred and eighty-three:

For pay of professors, twenty-nine thousand five hundred dollars.

For one commandant of cadets, in addition to pay as captain in the line, one thousand two hundred dollars.

For pay of one instructor of practical military engineering, in addition to pay as first lieutenant, nine hundred dollars.

For pay of one instructor of ordnance and science of gunnery, in addition to pay as first lieutenant, nine hundred dollars.

For pay of eight assistant professors, in addition to pay as first lieutenants, four thousand dollars.

For pay of three instructors of cavalry, artillery, and infantry tactics, in addition to pay as second lieutenants, one thousand five hundred dollars.

For pay of four assistant instructors of cavalry, artillery, and infantry tactics, commanding companies, in addition to pay as second lieutenants, two thousand four hundred dollars; and hereafter no graduate of the Military Academy shall be assigned or detailed to serve at said academy as a professor, instructor, or assistant to either within four years after his graduation.

For pay of adjutant, in addition to pay as first lieutenant, three hundred dollars: Provided, That the sum paid to said officer shall not exceed one thousand eight hundred dollars per annum.

For pay of one master of the sword, one thousand five hundred dollars.

For pay of cadets, one hundred and fifty thousand dollars; and no cadet shall receive more than at the rate of five hundred and forty dollars a year. And the Secretary of War is hereby authorized to detail a commissary-sergeant to act as assistant to the commissary of cadets.

For pay of the teacher of music, one thousand and eighty dollars.

For pay of the Military Academy band, nine thousand two hundred and forty dollars; which shall be in full for the pay of the said band for the year ending June thirtieth, eighteen hundred and eighty-three, any law to the contrary notwithstanding.

For additional pay of professors and to officers (on increased rank) for length of service, ten thousand three hundred and twelve dollars and fifty cents.

For current expenses, as follows:

For repairs and improvements, timber, plank, boards, joists, wall-
strips, laths, shingles, slate, tin, sheet-lead, zinc, nails, screws, locks, hinges, glass, paint, turpentine, oils, varnish, flagstone, lime, cement, plaster, hair, sewer and drain-pipe, blasting-powder, fuse, iron, steel, tools, mantels, and other similar materials, and for pay of citizen mechanics and labor employed upon repairs and improvements that cannot be done by enlisted men, thirteen thousand dollars.

For fuel and apparatus, coal, wood, stores, grates, furnaces, ranges, fire-bricks, clay, sand, and repairs of steam-heating apparatus, grates, ranges, furnaces, and stores, twelve thousand dollars.

For gas-pipes, fixtures, lamp-posts, gasometers, and retorts, and annual repairs of the same, nine hundred dollars.

For fuel for cadets' mess hall, shops, and laundry, three thousand dollars.

For postage and telegrams, three hundred dollars.

For stationery, blank books, paper, envelopes, quills, steel pens, erasers, pencils, mucilage, wax, wafers, folders, fasteners, files, ink, and rubber bands, six hundred dollars.

For transportation of materials, discharged cadets, and ferriages, one thousand seven hundred and fifty dollars.

For printing: For type, materials for office, diplomas for graduates, annual registers, blanks, and monthly reports to parents, one thousand dollars.

For clerk to the disbursing officer and quartermaster, one thousand two hundred dollars.

For clerk to adjutant, in charge of cadet records, one thousand two hundred dollars.

For clerk to treasurer, one thousand two hundred dollars.

For department of instruction in mathematics, namely: For repairs and materials for preservation of models and instruments, fifty dollars; text-books of reference, and stationery for instructors, one hundred and fifty dollars; in all, two hundred dollars.

For department of civil and military engineering: For models, maps, purchase and repairs of instruments, text-books, books of reference, and stationery for the use of instructors, and contingencies, five hundred dollars; for continuing preparation of text-books for special instruction of cadets, five hundred dollars; in all, one thousand dollars.

For extra pay of enlisted man employed as draughtsman, one hundred dollars.

For department of chemistry, mineralogy, and geology: For chemicals, chemical apparatus, glass and porcelain ware, paper, wire, sheet metal, ores, photographic apparatus and materials, five hundred dollars; rough specimens, fossils, files, alcohol, lamps, blow-pipes, pencils, and paper for practical instruction in mineralogy and geology, and for gradual increase of the cabinet, four hundred dollars; repairs and additions to electric, magnetic, pneumatic, and thermic apparatus, and apparatus illustrating optical properties of substances, seven hundred and fifty dollars; in all, one thousand six hundred and fifty dollars.

For pay of mechanic employed in chemical and geological section-rooms and in lecture-rooms, one thousand dollars; set of drawing instruments, models and diagrams, books of reference, text-books, and stationery for the use of instructors, one hundred and eighty dollars; contingencies, one hundred dollars; in all, one thousand two hundred and eighty dollars.

For department of Spanish: For text-books, books of reference, and stationery for use of instructors, fifty dollars.

For department of French and English studies: For text-books, books of reference, and stationery for the use of instructors, books of reference, and for printing examination papers, one hundred and seventy-five dollars.

For department of artillery, cavalry, and infantry tactics, namely: For tan-bark for riding-hall and gymnasium, three hundred dollars; repairing camp-stools, and camp-furniture, fifty dollars; furniture for
offices and reception-room for visitors, one hundred dollars; stationery for use of instructor and assistants, one hundred and twenty-five dollars; books and maps, fifty dollars; fixtures and repairing gymnasium, two hundred dollars; foils, masks, fencing-gloves, jackets, and repairing wooden muskets, three hundred dollars; in all, one thousand one hundred and twenty-five dollars.

For department of law: For text-books and stationery and books of reference for the use of instructors, two hundred and fifty dollars: Provided, That the Secretary of War may, in his discretion, assign any officer of the Army as professor of law.

For department of practical military engineering: For pontooning and materials for mining and profiling, telegraphing and signaling materials, stationery and text-books, books of reference and repairs of instruments, one hundred and fifty dollars.

For construction of pontoon train, three thousand five hundred dollars.

For department of ordnance and gunnery: For additions to models and drawings illustrating course of instruction, and for keeping in repair instrument and firing-houses, for books of reference and stationery for instructors, two hundred and fifty dollars.

For altering a building in laboratory-yard, four hundred dollars.

For department of drawing: For new desks and stools, repairs on desks, tables and drawing material, exchange of drawings with foreign military schools, foreign text-books and manuals, text-books of and models for topographical surveying and topographical, mechanical, and free-hand drawing, rules, and triangles, drawing-materials, card-boards, tacks, scissors, knives, brushes, roller-shades for skylights, and photographic slides for lanterns, four hundred and fifty-five dollars.

For department of natural and experimental philosophy: For additions to apparatus to illustrate the laws of acoustics, optics, and mechanics, one thousand dollars; books of reference, text-books, materials, and repairs, four hundred dollars; for pay of mechanic assistant, one thousand dollars; in all, two thousand four hundred dollars.

For astronomical instruments to equip the new observatory, ten thousand dollars.

For expenses of the Board of Visitors, including mileage, three thousand dollars.

For miscellaneous and contingent expenses: For gas, coal, oil, candles, lanterns, matches, and wicking for lighting the academy, chapel, library, cadet-barracks, mess-hall, shops, hospital, offices, stable and riding-hall, and sidewalks and wharves, three thousand five hundred dollars; water-pipes, plumbing and repairs, one thousand five hundred dollars; cleaning public buildings (not quarters), five hundred dollars; brooms, brushes, pails, tubs, soap, and cloths, two hundred dollars; chalk, crayon, sponge, slate, and rubbers for recitation-rooms, three hundred dollars; compensation of chapel-organist, two hundred dollars; compensation of librarian, one hundred and twenty dollars; pay of engineer of heating and ventilating apparatus for the academic building, the cadet-barracks, and office building, chapel, and philosophical building, including the library, one thousand two hundred dollars; pay of assistant of same, one thousand dollars; pay of firemen, two thousand two hundred dollars; in all, ten thousand seven hundred and twenty dollars.

For pay of librarian's assistant, one thousand dollars.

For increase and expense of library, namely: For periodicals, binding, new books, and scientific, historical, biographical, and general literature, two thousand dollars.

For furniture for cadet-hospital, and repairs of the same, one hundred dollars.

For purchase of bedding and necessary articles for the use of candidates previous to their admission into the academy, five hundred dollars.
Contingencies for superintendent of the academy, one thousand dollars.

For buildings and grounds: For repairing roads and paths, seven hundred dollars.

For continuing breast-height wall from Plain to South Wharf, five hundred dollars.

For continuing addition to cadet-barracks, twenty-one thousand one hundred and ninety dollars and fifty-four cents.

For replacing window-sash of cadet-barracks with larger panes, two thousand dollars.

For swimming-bath for use and instruction of cadets, two thousand dollars.

For new boilers for steam-heating apparatus for cadet-barracks and academic building, ten thousand eight hundred and seventy-nine dollars.

For gas-works: For putting up two new benches of retorts, including brick and iron work, new chimney, new set of purifiers, new condenser, new tank and holder, and connections, five thousand dollars.

For new twelve-inch water-main from water-house to sally-port of cadet-barracks, and for laying the same, three thousand dollars.

Approved, June 30, 1882.

July 1, 1882.

CHAP. 257.—An act granting to the Springfield Street Railway Company the right to lay tracks in Milly street, in Springfield, Massachusetts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Springfield Street Railway Company is hereby authorized to lay and maintain its tracks in Milly street, so called, in Springfield, Massachusetts, on land owned by the United States, from Central street to a point opposite Lincoln Hall, so called, with the privilege of hereafter extending its tracks from that point to the limits of the land of the United States, near Walnut street: Provided, however, That the said company shall remove said tracks whenever thereto directed by the Secretary of War or any person acting under or by virtue of authority from him: And provided further, That the right to repeal, alter, or amend this act is reserved to Congress.

Approved, July 1, 1882.

July 1, 1882.

CHAP. 258.—An act to regulate the use of the Capitol Grounds.

Whereas the Capitol Grounds have been formed to subserve the quiet and dignity of the Capitol of the United States, and to prevent the occurrence near it of such disturbances as are incident to the ordinary use of public streets and places: Therefore the following statute for the regulation of the public use of said grounds is hereby enacted:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That public travel in and occupancy of the Capitol Grounds shall be restricted to the roads, walks, and places prepared for the purpose by flagging, paving, or otherwise.

SEC. 2. That it is forbidden to occupy the roads in such manner as to obstruct or hinder their proper use, to drive violently upon them, or with animals not under perfect control, or to use them for the conveyance of goods or merchandise, except to or from the Capitol on government service.

SEC. 3. That it is forbidden to offer or expose any article for sale; to display any sign, placard, or other form of advertisement; to solicit fares, alms, subscriptions, or contributions.

SEC. 4. That it is forbidden to step or climb upon, remove, or in any way injure any statue, seat, wall, tree, shrub, etc., plant, or turf.
SEC. 5. That it is forbidden to discharge any fire-arm, fire-work, or explosive, set fire to any combustible, make any harangue or oration, or utter loud, threatening, or abusive language.

SEC. 6. That it is forbidden to parade, stand, or move in processions or assemblages, or display any flag, banner, or device designed or adapted to bring into public notice any party, organization, or movement.

SEC. 7. That offenses against this act shall be triable before the police court of the District of Columbia, and shall be punishable by fine or imprisonment, or both, at the discretion of the judge of said court; the fine not to exceed one hundred dollars, the imprisonment not to exceed sixty days. But in the case of heinous offenses by reason of which public property shall have suffered damage to an amount exceeding one hundred dollars in value, said judge of the police court may commit or hold to bail the offender for trial before the supreme court of the District of Columbia, when the offense shall be punishable by imprisonment in the penitentiary for a period of not less than six months nor more than five years.

SEC. 8. That it shall be the duty of all policemen and watchmen having authority to make arrests in the District of Columbia to be watchful for offenses against this act, and to arrest and bring before the proper tribunal those who shall offend against it under their observation, or of whose offenses they shall be advised by witnesses.

SEC. 9. That it shall be the duty of all persons employed in the service of the government in the Capitol or on its grounds to prevent, as far as may be in their power, offenses against this act, and to aid the police, by information or otherwise, in securing the arrest and conviction of offenders.

SEC. 10. That in order to admit of the due observance within the Capitol Grounds of occasions of national interest becoming the cognizance and entertainment of Congress, the President of the Senate and the Speaker of the House of Representatives, acting concurrently, are hereby authorized to suspend for such proper occasions so much of the above prohibitions as would prevent the use of the roads and walks of the said grounds by processions or assemblages, and the use upon them of suitable decorations, music, addresses, and ceremonies: Provided, That responsible officers shall have been appointed, and arrangements determined, adequate, in the judgment of said President of the Senate and Speaker of the House of Representatives, for the maintenance of suitable order and decorum in the proceedings, and for guarding the Capitol and its grounds from injury.

SEC. 11. That in the absence from Washington of either of the officers designated in the last section the authority therein given to suspend certain prohibitions of this act shall devolve upon the other, and in the absence from Washington of both it shall devolve upon the Capitol police commission.

Approved, July 1, 1882.

CHAP. 259.—An act to authorize the supreme court of the District of Columbia to appoint two additional criers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the supreme court of the District of Columbia be, and is hereby, authorized and empowered to appoint two additional criers to attend the sessions of the said court in its different branches to which they may be severally assigned by the chief justice thereof. The compensation of the said criers shall be each four dollars per day during actual attendance upon the said court, payable as the other officers of the court are paid.

Approved, July 1, 1882.
CHAP. 260.—An act donating condemned cannon and cannon-balls to the Soldiers' Monument Association of Birmingham, Connecticut.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the government, four condemned cast iron cannon and thirty-six cannon balls to the order of the Soldiers' Monument Association of Birmingham, Connecticut, for use and ornamentation in connection with a soldiers' monument now in process of erection by said association.

Approved, July 1, 1882.

CHAP. 261.—An act granting condemned cannon to the Anna M. Ross Post Number Ninety-four of the Grand Army of the Republic, of Philadelphia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to donate two condemned cast iron cannon to the Anna M. Ross Post Number Ninety-four of the Grand Army of the Republic, of Philadelphia, for use and ornamentation of cemetery lot.

Approved, July 1, 1882.

CHAP. 262.—An act making appropriations for the consular and diplomatic service of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated for the service of the fiscal year ending June thirtieth, eighteen hundred and eighty-three, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter expressed, namely:

For salaries of envoys extraordinary and ministers plenipotentiary to Great Britain, France, Germany, and Russia, at seventeen thousand five hundred dollars each, seventy thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to Spain, Austria, Italy, Brazil, Mexico, Japan, and China, at twelve thousand dollars each, eighty-four thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary, as follows: To Chili and Peru, at ten thousand dollars each; to Turkey, seven thousand five hundred dollars; in all, twenty-seven thousand five hundred dollars.

For ministers resident at Belgium, Netherlands, Sweden and Norway, Venezuela, Hawaiian Islands, Argentine Republic and the United States of Columbia, at seven thousand five hundred dollars each, fifty-two thousand five hundred dollars.

For minister resident and consuls-general at Bolivia, five thousand dollars.

For envoy extraordinary and minister plenipotentiary accredited to Guatemala, Costa Rica, Honduras, Salvador, and Nicaragua, to reside at the place that the President may select in either of the states named, ten thousand dollars.

For ministers resident and consuls-general to Liberia, Hayti, Switzerland, Denmark, and Portugal, at five thousand dollars each, twenty-five thousand dollars.

For minister resident and consuls-general to Roumania, Servia, and Greece, six thousand five hundred dollars.

For salary of charges d'affaires to Paraguay and Uruguay, five thousand dollars.
For charges d'affaires ad interim and diplomatic officers abroad, twenty thousand dollars.

For salaries of the secretaries to the legations at London, Paris, Saint Petersburg, and Berlin, at two thousand six hundred and twenty-five dollars each, ten thousand five hundred dollars.

For salary of the secretary of legation at Japan, two thousand five hundred dollars.

For salaries of the secretaries to the legations at Brazil, Mexico, and Spain, at one thousand eight hundred dollars each, five thousand four hundred dollars.

For salaries of the second secretaries to the legations at Great Britain, France, and Germany, at two thousand dollars each, six thousand dollars.

For salary of a clerk to the legation at Spain, one thousand two hundred dollars.

For the salary of the secretary to the legation (when acting also as interpreter) at China, five thousand dollars.

For the salary of the interpreter to the legation at Turkey, three thousand dollars.

For the interpreter to the legation at Japan, two thousand five hundred dollars.

For salary of clerk to legation in Central America, one thousand dollars.

For contingent expenses of foreign intercourse proper, and of all the missions abroad, eighty-five thousand dollars.

For secretaries of legation and consuls-general at Vienna, Rome, and Constantinople at three thousand five hundred dollars each, ten thousand five hundred dollars.

\textbf{Schedule B.}

For salary of the agent and consul-general at Cairo, five thousand dollars.

For the consuls-general at London, Paris, Havana, and Rio de Janeiro, each six thousand dollars, twenty-four thousand dollars.

For the consuls-general at Calcutta and Shanghai, each five thousand dollars, ten thousand dollars.

For the consul general at Melbourne, four thousand five hundred dollars.

For the consuls-general at Kanagawa and Montreal, each four thousand dollars, eight thousand dollars.

For the consul-general at Berlin, four thousand dollars.

For the consuls-general at St. Petersburg, Frankfort, and Halifax, at three thousand dollars each, nine thousand dollars.

For the consul-general at Mexico, two thousand dollars.

For the consul at Liverpool, six thousand dollars.

For salaries of consuls, vice-consuls, commercial agents, and thirteen consular clerks, three hundred and thirty-two thousand one hundred dollars, namely:

\textit{Class I.—At four thousand dollars per annum.}

\textbf{GREAT BRITAIN.}

\textbf{Hong-Kong.}

\textbf{HAWAIIAN ISLANDS.}

\textbf{Honolulu.}

\textit{Class II.—At three thousand five hundred dollars per annum.}

\textbf{CHINA.}

Foochow; Hankow; Canton; Amoy; Tien-Tsin; Chin-Kiang; Ningpo.

\textbf{xxii—9}
PERU.

Callao.

Class three.

CLASS III.—At three thousand dollars per annum.

GREAT BRITAIN.

Ottawa; Manchester; Glasgow; Bradford; Demerara; Belfast.

Havre.

SPANISH DOMINIONS.

Matanzas.

FRIENDLY AND NAVIGATOR'S ISLANDS.

Apia.

MEXICO.

Vera Cruz.

UNITED STATES OF COLUMBIA.

Panama; Colon (Aspinwall).

ARGENTINE REPUBLIC.

Buenos Ayres.

JAPAN.

Nagasaki; Osaka and Hiogo.

SIAM.

Bangkok.

CHILI.

Valparaiso.

Class four.

CLASS IV.—At two thousand five hundred dollars per annum.

GREAT BRITAIN.

Singapore; Tunstall; Birmingham; Sheffield; Dundee; Leith; Nottingham.

FRENCH DOMINIONS.

Marseilles; Bordeaux; Lyons.

SPANISH DOMINIONS.

Cienfuegos; Santiago de Cuba.

BELGIUM.

Antwerp; Brussels.

DANISH DOMINIONS.

Saint Thomas.

TURKISH DOMINIONS.

Smyrna.

GERMANY.

Hamburg; Bremen; Dresden.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 262. 1882.

CLASS V.—At two thousand dollars per annum.  

GREAT BRITAIN.

Cork; Dublin; Leeds; Toronto; Hamilton; Saint John (New Brunswick); Kingston (Jamaica); Coaticook; Nassau (New Providence); Cardiff; Port Louis (Mauritus); Sidney (New South Wales).

SPANISH DOMINIONS.

San Juan (Porto Rico).

Tangier.

BARBARY STATES.

DOMINIONS OF THE NETHERLANDS.

Rotterdam.

RUSSIA.

Odessa.

GERMANY.

Sonneberg; Nuremberg; Barmen; Cologne; Chemnitz; Leipsic; Crefeld.

AUSTRIA-HUNGARY.

Trieste; Prague.

SWITZERLAND.

Basle; Zurich.

MEXICO.

Acapulco; Matamoras.

BRAZIL.

Pernambuco.

MADAGASCAR.

Tamatave.

VENEZUELA.

Maracaibo.

URUGUAY.

Montevideo.

TURKISH DOMINIONS.

Beirut.

CLASS VI.—At one thousand five hundred dollars per annum.  

GREAT BRITAIN.

Bristol; Newcastle; Auckland; Gibraltar; Cape Town; Saint Helena; Charlottetown (Prince Edward Island); Port Stanley; Clifton; Pictou; Winnipeg; Mahe; Kingston (Canada); Prescott; Port Sarnia; Quebec; Saint John's (Canada); Barbados; Bermuda; Fort Erie; Goderick (Canada West); Amherstburg (Canada West); Windsor (Canada West); Southampton; Ceylon; Antigua; Saint Stephens.

FRENCH DOMINIONS.

Nice; Martinique; Guadeloupe.
SPANISH DOMINIONS.
Cadiz; Malaga; Barcelona.

PORTUGUESE DOMINIONS.
Fayal (Azores); Funchal.

BELGIUM.
Verviers and Liege.

GERMANY.
Munich; Stuttgart; Mannheim; Aix la Chapelle.

DOMINIONS OF THE NETHERLANDS.
Amsterdam.

DANISH DOMINIONS.
Copenhagen.

SWITZERLAND.
Geneva.

ITALY.
Genoa; Naples; Milan; Leghorn; Florence; Palermo; Messina.

TURKISH DOMINIONS.
Jerusalem.

MEXICO.
Tampico.

VENEZUELA.
Lagayra; Puerto Cabello.

BRAZIL.
Bahia; Para.

PHILLIPINE ISLANDS.
Manila.

SAN DOMINGO.
San Domingo.

ECUADOR.
Guayaquil.

SCHEDULE C.
CLASS VII.—At one thousand dollars per annum.

GREAT BRITAIN.
Gaspe Basin; Windsor (Nova Scotia); Bombay; Sierra Leone; Turk's Island.

GERMANY.
Stettin.

FRENCH DOMINIONS.
Nantes.

ITALY.
Venice.
Cape Haytien.

UNITED STATES OF COLOMBIA.

Sabanilla.

NETHERLANDS.

Batavia.

BRAZIL.

Rio Grande del Sul.

HONDURAS.

Ruatan and Truxillo (to reside at Utila).

EASTERN AFRICA.

MEXICO.

Guaymas; Nuevo Laredo; Piedras Negras.

MUSCAT.

PORTUGUESE DOMINIONS.

Santiago (Cape Verde Islands).

CHILI.

Talcahuano.

COMMERCIAL AGENCIES.

SCHEDULE C.

Saint Paul de Loando; Levuka; Gaboon; San Juan del Norte.

And hereafter the Secretary of State shall in the estimates for the annual expenditures of the expenses of diplomatic and consular service estimate for the entire amount required for its support, including all commercial agents and other officers, whether paid by fees or otherwise, specifying the compensation to be allowed or deemed advisable in each individual case.

For allowance for clerks at consulates, fifty-nine thousand five hundred dollars, as follows:

For the consul at Liverpool, a sum not exceeding the rate of two thousand five hundred dollars for any one year; and for the consuls-general at London, Paris, Havana, Shanghai, and Rio de Janeiro, each a sum not exceeding the rate of two thousand dollars for any one year; for the consuls-general at Berlin, Frankfort, Vienna, and Kanagawa, and for the consuls at Hamburg, Bremen, Manchester, Lyons, Hong-Kong, Havre, Crefeld, and Chemnitz, each a sum not exceeding the rate of one thousand five hundred dollars for any one year; for the consuls-general at Montreal, and the consuls at Bradford and Birmingham, each a sum not exceeding the rate of one thousand two hundred dollars for any one year; for the consuls-general at Calcutta and Melbourne, and for the consuls at Leipsic, Sheffield, Sonneberg, Dresden, Marseilles, Nuremberg, Tunstall, Antwerp, Bordeaux, Colon (Aspinwall), Glasgow, and Singapore, each a sum not exceeding the rate of one thousand dollars for any one year; for the consuls at Belfast, Barmen, Leith, London, Antwerp, and Singapore, each a sum not exceeding the rate of eight
hundred dollars for any one year; for the consul-general at Mexico, and
for the consuls at Beirut, Naples, Genoa, Stuttgart, Florence, Mann-
heim, Prague, Zurich, Panama, and Demerara, each a sum not ex-
ceeding the rate of six hundred dollars for any one year.

For an additional allowance for clerks at consulates, to be expended
at the above-named places in the discretion of the Secretary of State,
four thousand dollars.

For an additional allowance for clerks at consulates, to be expended
under the direction of the Secretary of State at consulates not herein
provided for in respect to clerk-hire, no greater portion of this sum than
four hundred dollars to be allowed to any one consulate in any one fiscal
year, six thousand dollars: Provided, That the total sum expended in
any one year shall not exceed the amount herein appropriated.

For salaries of the interpreters to the following consulates: At Shan-
hai, Tien-Tsin, Foochow, and Kanagawa, at two thousand dollars each,
eight thousand dollars.

For salaries of the interpreters to the consulates at Hankow, Amoy,
Canton, and Hong-Kong, at seven hundred and fifty dollars each, three
thousand dollars.

For salaries of the interpreters to other consulates in China, Japan,
and Siam, five thousand dollars.

For consular officers not citizens of the United States, five thousand
dollars.

For salaries of the marshals for the consular courts in Japan, China,
Siam, and Turkey, nine thousand dollars.

For boat for official use of United States consul at Osaka and Hiogo,
and for pay of boat's crew, five hundred dollars.

For hiring of steam-launch for use of the legation and consular-
general, at Constantinople, one thousand dollars.

For interpreters, guards, and other expenses at the consulates at Con-
tinople, Smyrna, Cairo, Jerusalem, and Beirut, in the Turkish do-
minions three thousand dollars.

For loss by exchange on consular and other foreign service of the
State Department, eight thousand dollars.

For contingent expenses of United States consulates, such as station-
ery, bookcases, arms of the United States, seals, presses, and flags,
rent, freight, postage, and other necessary miscellaneous matters, one
hundred and thirty-five thousand dollars.

For salaries and expenses of the United States and Spanish Claims
Commission, namely: For commissioner, three thousand dollars; for
counsel, three thousand dollars; for secretary, nine hundred dollars;
for messenger, three hundred dollars; for translation, stationery, and
other contingent expenses, seven hundred and fifty dollars; making, in
all, the sum of seven thousand nine hundred and fifty dollars.

For rent of prisons for American convicts in Siam and Turkey, and
for wages of keepers of the same, two thousand dollars.

For rent of prison for American convicts in China, one thousand five
hundred dollars.

For wages of keepers, care of offenders, and expenses in China, nine
thousand five hundred dollars.

For rent of prison for American convicts in Japan, seven hundred
and fifty dollars.

For wages of keepers, care of offenders, and expenses in Japan, five
thousand dollars.

For rent of court-house and jail, with grounds appurtenant, at Yeddo,
or such other place in Japan as shall be designated, three thousand
eight hundred and fifty dollars.

For rent of buildings for legation and other purposes at Peking, or
such other place in China as shall be designated, three thousand one
hundred dollars.
For bringing home from foreign countries persons charged with crimes, and expenses incidental thereto, five thousand dollars.

For relief and protection of American seamen in foreign countries, sixty thousand dollars, or so much thereof as may be necessary.

For expenses which may be incurred in acknowledging the services of masters and crews of foreign vessels in rescuing American citizens from shipwreck, four thousand five hundred dollars.

For expenses of shipping and discharging seamen at Liverpool, London, Cardiff, Belfast, and Hamburg, six thousand dollars.

To meet the necessary expenses attendant upon the execution of the neutrality act, to be expended under the direction of the President, pursuant to the requirement of section two hundred and ninety-one of the Revised Statutes, thirty thousand dollars, or so much thereof as may be necessary.

For annual proportion of the expenses of Cape Spartel and Tangier light, on the coast of Morocco, two hundred and eighty-five dollars.

For allowance to widows or heirs of deceased diplomatic and consular officers for the time that would be necessarily occupied in making the transit from the post of duty of the deceased to his residence in the United States, five thousand dollars.

Contribution to the maintenance of the International Bureau of Weights and Measures for the calendar year eighteen hundred and eighty-three, in conformity with the terms of the convention signed May twentieth, eighteen hundred and seventy-five, to be expended under the direction of the Secretary of State, two thousand two hundred and seventy dollars, or so much thereof as may be necessary.

Contribution to the maintenance of the International Prison Commission, to be expended under the direction of the Secretary of State, two hundred and fifty dollars.

For printing and distributing the publications by the Department of State of the consular and other commercial reports, including circular letters to chambers of commerce, twenty thousand dollars.

Approved, July 1, 1882.

CHAP. 263.—An act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the half of the following sums named, respectively, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, and the other half out of the revenues of the District of Columbia, for the purposes following, being the estimated expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, namely:

FOR IMPROVEMENTS AND REPAIRS, AND FOR CARE AND REPAIR OF BRIDGES.

For repairs to concrete pavements fifty thousand dollars; for repairs to MacAdam roadways, five thousand dollars; for materials for permit work, twenty thousand dollars; for continuation of surveys of the District of Columbia with reference to the extension of various avenues to the District line, five thousand dollars; for Boundary street intercepting-sewer, eighty-five thousand dollars; for lateral sewers, twenty thousand dollars; for work on sundry avenues and streets, and replacement of pavements on streets named in Appendices F and F annexed to the estimates of the Commissioners of the District for eighteen hundred and eighty-three (being schedule of streets requiring immediate attention)
three hundred thousand dollars; in all, four hundred and eighty-five thousand dollars. And the accounting officers of the Treasury are authorized to credit the Commissioners of the District with the amounts expended for the replacement of wooden pavements under contracts duly reported to Congress in the reports of the Commissioners for the year ending June thirtieth eighteen hundred and seventy-nine except in so far as said amounts embrace expenditures which were chargeable to street-railway companies.

For widening, grading, and improving Fourteenth street extended, as proposed, provided the owners of property adjacent to said street benefited thereby will donate the land necessary to widen the street, six thousand dollars.

For ordinary care of Benning's, Anacostia, and Chain Bridges, two thousand dollars; and for constructing bridge over James Creek Canal at M street south, and for repairing and maintaining bridges under the control of the Commissioners of the District of Columbia, ten thousand seven hundred dollars.

WASHINGTON AQUEDUCT.

For engineering, maintenance, and general repairs, twenty thousand dollars.

FOR MAINTAINING INSTITUTIONS OF CHARITY, REFORMATORIES, AND PRISONS.

For Washington Asylum: For one commissioner and intendant, one thousand two hundred dollars; one matron, six hundred dollars; one visiting physician, one thousand two hundred dollars; one resident physician four hundred and eighty dollars; one engineer, six hundred dollars; one assistant engineer, three hundred dollars; one overseer, eight hundred dollars; one clerk, four hundred and eighty dollars; one baker, four hundred and twenty dollars; five overseers at six hundred dollars each; one watchman, three hundred dollars; three watchmen, at two hundred and forty dollars each; one blacksmith; one hundred and twenty dollars; one hostler, sixty dollars; one cook, one hundred and twenty dollars; two cooks at sixty dollars each; five nurses, at sixty dollars each; and for contingent expenses, including improvements, repairs, provisions, fuel, forage, lumber, shoes, clothing, hardware, dry-goods, medicines, and miscellaneous items, thirty-five thousand dollars; in all, forty-five thousand nine hundred and forty dollars.

For the completion of the new work-house, at the Washington Asylum, including plastering of the interior walls, not heretofore contemplated, one thousand dollars.

For the Georgetown Almshouse: For the support of inmates, one thousand eight hundred dollars.

For support of the indigent insane of the District of Columbia in the Government Hospital for the Insane in said District, as provided in sections forty-eight hundred and forty-four and forty-eight hundred and fifty of the of the revised statutes, forty-three thousand two hundred dollars.

For transportation of paupers and conveying prisoners to the work-house, three thousand dollars.

For Reform School: For one superintendent, one thousand five hundred dollars; assistant superintendent, one thousand dollars; four teachers, three thousand dollars; matron of school, six hundred dollars; two matrons of family, three hundred and sixty dollars; farmer, five hundred and forty dollars; superintendent of chair-shop four hundred and eighty dollars; shoemaker, three hundred and sixty dollars; baker, three hundred dollars; engineer, three hundred dollars; tailor, three hundred dollars; seamstress, one hundred and forty-four dollars; dining-room servant, one hundred and forty-four dollars; chambermaid, one
hundred and forty-four dollars; laundress, one hundred and forty-four dollars; florist, two hundred and forty dollars; cook, three hundred dollars; watchmen, not exceeding five in number, one thousand and eighty dollars; in all, ten thousand nine hundred and thirty-six dollars.

For subsistence: For groceries, five thousand dollars; for flour, three thousand dollars; for meat, two thousand five hundred dollars; for dry goods, two thousand two hundred dollars; for leather, six hundred dollars; for gas, six hundred dollars; for coal, two thousand dollars; for hardware and table and wooden ware, five hundred and fifty-four dollars; for furniture, six hundred dollars; for farm implements and seed five hundred dollars; for harness and repairs to same, one hundred and fifty dollars; for fertilizers, five hundred dollars; for stationery and books, three hundred dollars; for plumbing, painting, and glazing, six hundred dollars; for medicine and medical attention, six hundred dollars; for miscellaneous expenditures, one thousand three hundred and ten dollars; for the purchase of two new boilers and repairs to heating apparatus, five thousand dollars; for the purchase of stock, five hundred dollars; for fencing, five hundred dollars; in all, twenty-seven thousand and fourteen dollars.

For the following charities, namely:

For the relief of the poor, fifteen thousand dollars. And the compensation of the physicians to the poor shall not exceed fifty dollars per month each

For the support and maintenance of the Columbia Hospital for Women and Lying-in Asylum, fifteen thousand dollars.

For the Women's Christian Association, five thousand dollars.

For the National Association for Colored Women and Children, six thousand five hundred dollars.

For the Children's Hospital, five thousand dollars.

For Saint Ann's Infant Asylum, five thousand dollars.

For the Industrial Home School, five thousand dollars.

For the erection of a building on the grounds recently purchased by the German Protestant Orphan Asylum Association of the District of Columbia, now the German Orphan Asylum Association of the District of Columbia, five thousand dollars: Provided, That the asylum shall contribute an equal sum for this purpose.

And hereafter the Commissioners of the District of Columbia are required to visit and investigate the management of all the institutions of charity herein appropriated for, and shall require a report of receipts and expenditures to be made to them, to be transmitted with their annual report to Congress: Provided, That the supervision heretofore exercised by the Secretary of the Interior over the Government hospital for the Insane shall be continued, and the officers of said hospital shall report to him as heretofore, anything in this act to the contrary notwithstanding.

GENERAL EXPENSES.

FOR SALARIES AND CONTINGENT EXPENSES

For executive office: For two Commissioners, at five thousand dollars each; one Engineer Commissioner, one thousand one hundred and sixty dollars and eleven cents (to make salary five thousand dollars); one Secretary, two thousand one hundred and sixty dollars; one clerk, one thousand five hundred dollars; one clerk, one thousand four hundred dollars; one messenger clerk, nine hundred dollars; one messenger, six hundred dollars; one driver, four hundred and eighty dollars; for contingent expenses, including printing, books, stationery, and miscellaneous items, three thousand dollars; in all, twenty-one thousand two hundred and forty dollars and eleven cents.

For auditor and comptroller's office: For one auditor and comptroller, three thousand dollars; one bookkeeper, one thousand eight hundred dollars; one clerk, one thousand six hundred dollars; three clerks at
one thousand four hundred dollars each; one clerk, one thousand two hundred dollars; one messenger, six hundred dollars; for contingent expenses, including books, stationery, and miscellaneous items, five hundred dollars; in all, twelve thousand nine hundred dollars.

For assessor's office: For one assessor, three thousand dollars; one assistant assessor, one thousand eight hundred dollars; one clerk, one thousand six hundred dollars; one clerk, one thousand four hundred dollars; one license clerk, at one thousand two hundred dollars; one clerk at one thousand two hundred dollars; one clerk, nine hundred dollars; one inspector of licenses, one thousand two hundred dollars; one assistant inspector of licenses, nine hundred dollars; one messenger, six hundred dollars; for temporary clerk-hire in case of emergency, two thousand seven hundred dollars; for contingent expenses, including printing, books, stationery, car fare, detection of frauds on the revenue, and miscellaneous items, one thousand dollars; in all seventeen thousand five hundred dollars.

For collector's office: For one collector, four thousand dollars; one cashier, one thousand eight hundred dollars; one bookkeeper, one thousand six hundred dollars; one clerk, one thousand four hundred dollars; one special-assessment clerk; one thousand four hundred dollars; temporary clerks one thousand two hundred dollars; one messenger, six hundred dollars; for contingent expenses including printing, books, stationery, car fare, and miscellaneous items, one thousand dollars; in all, thirteen thousand dollars.

For sinking-fund office: For two clerks at one thousand two hundred dollars each; for contingent expenses, including books, stationery, printing, and miscellaneous items, three hundred dollars; in all, thousand seven hundred dollars.

For coroner's office: For one coroner, one thousand eight hundred dollars; for contingent expenses, including juror's fees, stationery, books, blanks, removal of deceased persons, making autopsies, and holding inquests, seven hundred dollars; in all, two thousand, five hundred dollars.

For attorney's office: For one attorney, four thousand dollars; one assistant attorney, one thousand nine hundred dollars; one special assistant attorney, nine hundred and sixty dollars; one clerk, nine hundred and sixty dollars; one messenger, one thousand and ninety-two dollars; for rent of office, three hundred dollars; for contingent expenses, including books, stationery, printing, and miscellaneous items, five hundred dollars; in all, eight thousand eight hundred and twelve dollars.

For inspector of building's office: For one inspector, two thousand four hundred dollars; one inspector and draughtsman, one thousand seven hundred dollars; one assistant inspector, one thousand dollars; one inspector of plumbing, one thousand five hundred dollars; one messenger, four hundred and eighty dollars; for contingent expenses, including books, stationery, repairs to wagon, and miscellaneous items, five hundred dollars; in all, seven thousand five hundred and eighty dollars.

For division of streets, alleys, and county-roads office: For one superintendent, two thousand dollars; one clerk, nine hundred dollars; three supervisors of roads, at nine hundred dollars each; in all, five thousand six hundred dollars.

For inspector of gas and meters' office: For one inspector, two thousand dollars. And the office of assistant inspector of gas and meters for the District of Columbia is hereby abolished.

For harbor-master at Georgetown, eighty dollars.

For sealer of weights and measures, eighty dollars.

For engineer's office: For one chief clerk, one thousand nine hundred dollars; one clerk, one thousand six hundred dollars; one clerk one thousand four hundred dollars; one clerk, one thousand two hundred dollars; two clerks at nine hundred dollars each; one computing engi-
neer, two thousand four hundred dollars; one leveler, one thousand six hundred dollars; one leveler, one thousand five hundred dollars; one leveler one thousand four hundred dollars; one draughtsman, one thousand two hundred dollars; three rod-men, at seven hundred and eighty dollars each; three ax-men, at six hundred and fifty dollars each; one inspector of asphalt, two thousand four hundred dollars; one inspector, one thousand five hundred dollars; two inspectors at one thousand two hundred dollars each; one messenger, six hundred dollars; three messengers at four hundred and eighty dollars each; for temporary writers and draughtsmen, one thousand five hundred dollars; for one property clerk, one thousand six hundred dollars; one issuing clerk, nine hundred and sixty dollars; one clerk, seven hundred and twenty dollars; one watchman, seven hundred and twenty dollars; two watchmen at one dollar and fifty cents each per day, one thousand and ninety-five dollars; four laborers at four hundred and eighty dollars each, one thousand nine hundred and twenty dollars; one janitor, seven hundred and twenty dollars; rent of property-yards, three hundred dollars; and for contingent expenses, including books, stationery, and miscellaneous items, four thousand five hundred dollars; in all, forty-two thousand six hundred and sixty-five dollars: Provided, That overseers or inspectors required in connection with sewer or street work done under contracts authorized by appropriations shall be paid out of the sum appropriated for the works; and the commissioners of the District, in their annual reports to Congress, shall report the number of such overseers and inspectors, and their work, and the sums paid each, and out of what appropriation.

For the binding and care of records of the surveyor's office, to be expended by the Commissioners, five hundred dollars.

For fuel, ice, gas, repairs, insurance, and general miscellaneous expenses of District offices, three thousand five hundred dollars.

FOR STREETS.

For sweeping, cleaning, and sprinkling streets and avenues, thirty-three thousand dollars; cleaning alleys, seven thousand five hundred dollars; for current work of repairs of streets, avenues, and alleys, twenty-five thousand dollars; current repairs to county roads and suburban streets, twenty-five thousand dollars; cleaning and repairing lateral sewers and basins, twenty thousand dollars; in all, one hundred and ten thousand five hundred dollars.

For the parking commission: For one superintendent, one thousand two hundred dollars; one assistant superintendent, seven hundred dollars; contingent expenses, including laborers, cart-hire, trees, tree-boxes, tree-stakes, tree-traps, planting and care of trees, whitewashing, care of parks, and miscellaneous items, eighteen thousand dollars; in all, nineteen thousand nine hundred dollars.

For street-lamps: For illuminating material, and lighting, repairing and cleaning, and extinguishing lamps on streets and alleys, one hundred and six thousand, two hundred and fifty dollars; and hereafter all railroad companies using engines propelled by steam shall provide for the lighting of the streets, avenues, alleys, and grounds through which their tracks may be laid, under the direction and control of the Commissioners; purchase and erection of new lamps and posts, five hundred dollars; one superintendent, nine hundred dollars; repairs to pumps three thousand dollars; cleaning tidal sewers, three thousand dollars; in all, one hundred and thirteen thousand six hundred and fifty dollars: Provided, That no more than twenty-five dollars per annum for each street-lamp shall be paid for gas, lighting, extinguishing, repairing, and cleaning, under any expenditure provided for in this act; and in case a contract cannot be made at that rate, the Commissioners of the District of Columbia are hereby authorized to substitute other illuminating material, and to use so much of the sum hereby appro-
priated as may be necessary for that purpose: Provided, further, That
the Commissioners of the District of Columbia shall not be authorized
to make any contract for gas or other illuminating material, in accord-
ance with the provisions of this paragraph, for any longer period than
one year.

FOR METROPOLITAN POLICE.

For one major and superintendent, two thousand six hundred and
ten dollars; one captain, one thousand eight hundred dollars; one
property clerk, one thousand eight hundred dollars; one clerk, one
thousand five hundred dollars; one clerk, nine hundred dollars; three
surgeons, at four hundred and fifty dollars each; six detectives, at one
thousand three hundred and twenty dollars each; ten lieutenants at one
thousand two hundred dollars each; twenty sergeants, at one thousand
one hundred and forty dollars each; seven acting sergeants, at one thou-
sand and eighty dollars each; seventy-three privates, class one, at nine
hundred dollars each; one hundred and twenty privates, class two, at
one thousand and eighty dollars each; sixteen station-keepers, at seven
hundred and twenty dollars each; eight laborers at four hundred and
twenty dollars each; one messenger, seven hundred dollars; one mes-
senger, five hundred dollars; one major and superintendent, mounted,
three hundred and sixty dollars; one captain, mounted, two hundred
and forty dollars; forty lieutenants, sergeants, and privates, mounted,
at two hundred and forty dollars each; two drivers, at three hundred
dollars each; one ambulance driver, six hundred dollars; rent of police
station-houses and police headquarters, five thousand nine hundred and
sixty dollars; for fuel, one thousand five hundred dollars; repairs to
station houses, one thousand five hundred dollars; miscellaneous and
contingent expenses, including stationery, books, telegraphing, photo-
graphs, printing and binding, gas, ice, washing, meals for prisoners,
furniture and repairs to same, police equipments, and repairs to same,
and beds, and bed-clothing, insignia of office, horses, harness, and forage,
repairs to van and ambulance, and purchase of one ambulance, and de-
tection of crime, ten thousand dollars; in all, three hundred and one
thousand nine hundred and eighty dollars.

FOR THE FIRE DEPARTMENT.

For two commissioners at two hundred dollars each; one commis-
sioner and secretary, four hundred dollars; one chief engineer, one
thousand eight hundred dollars; one assistant engineer one thousand
four hundred dollars; eight foremen, at one thousand dollars each; six
engineers at one thousand dollars each; six firemen at eight hundred
dollars each; two fllermen, at eight hundred dollars each; eight hostlers,
at eight hundred dollars each; fifty-four privates, at seven hundred and
twenty dollars each; three watchmen at seven hundred and twenty
dollars each; one veterinary surgeon, three hundred dollars; repairs to
engine houses, one thousand five hundred dollars; for fuel, one thou-
sand five hundred dollars; purchase of horses, two thousand dollars;
forage seven thousand dollars; hose, two thousand five hundred dol-
lars; repairs to apparatus, four thousand dollars; contingent expenses,
including horseshoeing, furniture, washing, oil, medical, and stable sup-
plies, harness, blacksmithing, labor, gas, and miscellaneous items, eight
thousand five hundred dollars; in all ninety-nine thousand one hundred
and forty dollars.

Telegraph and telephone service.

Telegraph and telephone service: For one general superintendent,
one thousand six hundred dollars; one electrician, at one thousand two
hundred dollars; two electricians, at one thousand dollars each; three
telephone operators, at seven hundred and twenty dollars each; two
repair men, at seven hundred and twenty dollars each; one laborer,
four hundred dollars; general supplies and repairs of batteries, four
thousand five hundred dollars; purchase of new poles, wire-insulators,
call-boxes, fire-alarm boxes, switch-boards, annunciators, lightning-arresters, push-buttons, making new connections and repairs, three thousand dollars; rent of telephones, seven hundred dollars; in all, seventeen thousand dollars.

**COURTS.**

For the police court: For one judge, three thousand dollars; one clerk, two thousand dollars; one deputy clerk, one thousand dollars; two bailiffs at three dollars per day each; one messenger, nine hundred dollars; one doorkeeper, five hundred and forty dollars; United States marshal's fees, two thousand dollars; contingent expenses, including compensation of a justice of the peace acting as judge of the police court during the absence of said judge, not exceeding three hundred dollars, books, stationery, fuel, ice, gas, witness-fees, and miscellaneous items, one thousand six hundred dollars; in all, twelve thousand nine hundred and eighteen dollars. For judicial expenses, two thousand five hundred dollars

**PUBLIC SCHOOLS, DISTRICT OF COLUMBIA.**

For salaries of superintendents, teachers, and janitors, secretary of the board, and clerks, including additional teachers and increase of teachers' pay by continuous service, rents, repairs, fuel, furniture, books, stationery, and miscellaneous items, four hundred and twenty-six thousand eight hundred and twenty-five dollars, namely:

For officers: For one superintendent at two thousand seven hundred dollars; one superintendent at two thousand two hundred and fifty dollars; one secretary, at one hundred and fifty dollars; one clerk to committee on accounts, at three hundred dollars; one clerk to superintendent at eight hundred dollars; one clerk, at eight hundred dollars, in all, seven thousand dollars.

For teachers: For five hundred and five teachers, to be employed at the rate of compensation provided by the present schedule of salaries, and at an average salary not to exceed six hundred and sixty-five dollars, three hundred and thirty-five thousand eight hundred and twenty-five dollars.

For janitors and care of the several school-buildings: For care of the High School building, one thousand four hundred dollars; for care of the Jefferson building, one thousand two hundred dollars; for care of the Franklin building, one thousand one hundred dollars; for care of the Force, Seaton, Henry, Tenth and H streets, First street and Massachusetts avenue, Peabody, Wallach, Tenth and U streets and Sumner buildings, at nine hundred dollars each; for care of the Lincoln, Miner, and Stevens buildings, at eight hundred dollars each; for care of the Biggs, John F. Cook, Randall, and Abbot buildings, at seven hundred dollars each; for care of the Curtis building, six hundred dollars; for care of the Cranch building, five hundred dollars; for one janitor and messenger to the board, and the superintendent of the first six divisions, three hundred dollars; for one janitor and messenger to the superintendent of the seventh division, two hundred dollars; for care of smaller buildings and rented rooms, at a rate not to exceed forty-eight dollars per annum for the care of each school room, six thousand four hundred dollars; in all, twenty-five thousand dollars: Provided, That the janitors of the principal school buildings, in addition to their other duties shall do all minor repairs to buildings and furniture, glazing, fixing seats and desks, and take care of the heating apparatus, and shall be selected with reference to their qualifications to perform this work.

For rent of school buildings, fourteen thousand dollars; for fuel, fifteen thousand dollars; repairs to school buildings, fifteen thousand dollars; and for contingent expenses, including furniture, books, stationery, printing, insurance, and miscellaneous items, fifteen thousand dollars; in all, fifty-nine thousand dollars.
For buildings for schools: For the purchase of sites, when necessary, and the erection and completion of three buildings for primary and intermediate schools, one twelve-room building, to be erected in the first school division, one eight-room building to be erected in the fourth school division, and one eight-room building to be erected in the seventh school division, between First and Seventh streets northwest, ninety-six thousand dollars: Provided, That the plans and specifications for each of said buildings shall be prepared by the inspector of buildings of the District of Columbia, and shall be approved by the architect of the capitol and the Commissioners of the District, and said buildings shall be constructed by the Commissioners in conformity therewith, and shall be contracted for before the first day of September next, and finished before the first day of August eight hundred and eighty-three; to be appropriated as follows, namely: For the first school division, forty-eight thousand dollars; for the fourth school division, twenty-four thousand dollars; and for the seventh school division, twenty-four thousand dollars: And provided further, That the entire cost of sites, buildings, and heating the same, and all expenditures on account of said buildings and grounds shall in no event exceed the sum of ninety-six thousand dollars.

For addition to school-building on site owned by the District near Howard University to be completed by the first day of September next, three thousand three hundred and eighteen dollars, or so much thereof as may be necessary; and for the purchase of lots in rear of Anacostia school-house, fronting on Jefferson street, seven hundred and fifty dollars: Provided, That the act of Congress approved the sixth day of March, eighteen hundred and eighty-two, authorizing the reconstruction of the Jefferson school building, and appropriating the sum of seventy thousand dollars for the purpose, be, and the same is hereby, amended so as to limit the amount authorized to be expended for the same to the sum of fifty-seven thousand dollars, and to authorize the Commissioners of the District of Columbia to expend the balance of said appropriation, to-wit, thirteen thousand dollars, as follows: For furniture for the new school buildings herein provided for, six thousand dollars; for additional ground for the Seaton school, three thousand eight hundred dollars; for rent of rooms to accommodate the schools until the Jefferson building is completed, the time for which is hereby extended to the thirty-first day of October next, one thousand two hundred dollars; for school apparatus for the new high school building, and for fitting up the same, two thousand dollars.

For increasing facilities of escape from fire by stairways and doors in the several school-buildings of the District, ten thousand dollars. That from and after the fifteenth day of July, one thousand eight hundred and eighty-two, the board of school trustees of the District of Columbia shall consist of nine members only.

MARKETS.

For three market masters at one thousand five hundred dollars each; one market master at nine hundred dollars; contingent expenses, including gas, repairs, cleaning, and miscellaneous items, one thousand five hundred dollars; in all, six thousand four hundred dollars.

MISCELLANEOUS EXPENSES.

For repairs of hay-scales, five hundred dollars; for rent of District offices, three thousand six hundred dollars; for general advertising, five thousand dollars; for books for register of wills, printing, checks, damages, payment of surplus on sales of property for taxes by the late corporations of Washington and Georgetown, and for payment of moneys received by said corporations on sales of property for taxes erroneously made, and miscellaneous items, and miscellaneous items not otherwise
provided for, three thousand dollars; in all, twelve thousand one hundred dollars.

HEALTH DEPARTMENT.

For one health officer, three thousand dollars; six sanitary inspectors, at one thousand two hundred dollars each; two food inspectors, at one thousand two hundred dollars each; one inspector of marine products, one thousand dollars; for clerks, seven thousand dollars; one messenger, five hundred and forty dollars; one poundmaster, one thousand two hundred dollars; laborers, at not exceeding thirty dollars per month, one thousand four hundred and forty dollars; and for contingent expenses, including books, stationery, fuel, rent, repairs to pound, and wagon and horse for poundmaster, forage, meat for dogs, disinfectants, horseshoeing, and miscellaneous items, three thousand eight hundred dollars; removal of garbage, fifteen thousand dollars; in all, forty-two thousand five hundred and eighty dollars.

To pay judgments against the District of Columbia, twenty-five thousand dollars, to be immediately available.

For the payment of damages to lots fourteen to twenty-six, both inclusive, in block nine of the official subdivision of Rosedale and Isherwood, as recorded in liber Gov. A. R. S, page thirteen, by placing thereon the boundary intercepting-sewer, one thousand dollars, said sum to be paid only upon the execution of a proper deed conveying a perpetual right of way to the District of Columbia for the ground or right occupied by the said boundary sewer.

INTEREST AND SINKING-FUND.

For interest and sinking-fund on the funded debt, exclusive of water-bonds, one million two hundred and thirteen thousand nine hundred and forty-seven dollars and ninety-seven cents.

For general contingent expenses of the District of Columbia, to be expended only in case of emergency, such as riot, pestilence, calamity by flood or fire, and of like character not otherwise sufficiently provided for, ten thousand dollars.

Provided, That in the purchase of all articles provided for in this bill no more than the market price shall be paid for any such article, and all bids for any of such articles above the market price shall be rejected.

WATER DEPARTMENT.

SEC. 2. That hereafter the operations of the water department of the District of Columbia shall be under the direction of the engineer's office of the District, subject to the control of the Commissioners; and the following sums are hereby appropriated to carry on such operations, to be paid wholly from the revenues of the water department of the District unless otherwise noted:

For one chief clerk, one thousand five hundred dollars; one clerk, one thousand four hundred dollars; two clerks at one thousand two hundred dollars each; one clerk, nine hundred dollars; one superintendent, one thousand six hundred dollars; one messenger, six hundred dollars; one inspector at three dollars per day, nine hundred and thirty-nine dollars; contingent expenses, including books, stationery, forage, advertising, printing, and miscellaneous items, two thousand four hundred dollars; engineers and firemen, coal, material, and for high service in Washington and Georgetown, pipe-distribution to high and low service, including public hydrants, fire-plugs, replacing the nine-inch with ten-inch fire-plugs, material and labor, repairing and laying new mains, lowering mains, forty-nine thousand five hundred and one dollars and fifty cents; for laying twelve-inch water-mains, with proper fire-plugs and connections, for the proper protection of the Government Printing Office.
five thousand six hundred dollars, of which the United States shall pay one-half, and two thousand eight hundred dollars is hereby appropriated for this purpose; interest and sinking-fund on water-stock bonds, forty-four thousand six hundred and ten dollars; in all, one hundred and eight thousand six hundred and fifty dollars and fifty cents: Provided, That the fiscal year of the water department of the District of Columbia, shall be made to conform to the regular fiscal year of the general government; and to carry this proviso into effect the Commissioners are empowered and directed to levy and collect water-rates now authorized for the six months beginning January first, eighteen hundred and eighty-three, from and after the expiration of which time the rates shall be levied and collected annually: And provided further, That hereafter the Treasurer, as ex-officio sinking fund commissioner, with the approval of the Secretary of the Treasury, is hereby authorized and empowered to purchase any of the funded indebtedness of the District of Columbia for the sinking-fund authorized to be created for the redemption and payment of the water-stock bonds of the District of Columbia, as in his opinion may be for the best interest of said District of Columbia.

Sec. 3. That hereafter all moneys appropriated for the expenses of the government of the District of Columbia, together with all revenues of the District of Columbia from taxes or otherwise, shall be deposited in the Treasury of the United States as required by the provisions of section four of an act approved June eleventh, eighteen hundred and seventy-eight, and shall be drawn therefrom only on requisition of the Commissioners of the District of Columbia (except that the moneys appropriated for interest and the sinking-fund shall be drawn therefrom only on the requisition of the Treasurer of the United States), such requisition specifying the appropriation upon which the same is drawn; and in no case shall such appropriation be exceeded either in requisition or expenditure; and the accounts for all disbursements of the Commissioners of said District shall be made monthly to the accounting officers of the Treasury by the auditor of the District of Columbia, on vouchers certified by the Commissioners, as now required by law: Provided, That said Commissioners shall not make requisitions upon the appropriations from the Treasury of the United States for a larger amount during the fiscal year eighteen hundred and eighty-three than they make on the appropriations arising from the revenues of said District, including one-half of all general taxes paid in drawback certificates during said fiscal year, as required by the third section of the act approved June twenty-seventh, eighteen hundred and seventy-nine, entitled "An act fixing the rate of interest upon arrearages of general taxes and assessments for special improvements now due to the District of Columbia, and for a revision of assessments for special improvements, and for other purposes."

Approved, July 1, 1882.

CHAP. 265.—An act to authorize the construction of a bridge across the Arkansas River at the town of Van Buren, Crawford County, Arkansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Saint Louis and San Francisco Railway Company a corporation organized under the laws of the State of Missouri, be, and is hereby, authorized to construct or cause to be constructed, and maintain, a bridge and approaches thereto over the Arkansas River at the town of Van Buren, Crawford County, Arkansas. Said bridge shall be constructed to provide for the passage of railway trains, and at the option of the corporation by which it may be built may be used for the passage of wagons and vehicles of all kinds, for the transit of animals, and for foot-passengers, for such reasonable rates of tolls as may be approved from time to time by the
Secretary of War as to railway trains, and as to wagons, vehicles, animals, and foot-passengers such rates as may be provided by the laws of Arkansas.

SEC. 2. That any bridge built under this act is subject to its limitations, shall be a lawful structure, and shall be recognized and known as a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, or for passengers or freight passing over said bridge than the rate per mile paid for the transportation over the railroads or public highways leading to the said bridge; and it shall enjoy the rights and privileges of other post roads in the United States.

SEC. 3. That said bridge shall be constructed with a draw or pivot span, which shall be over the main channel of the river at an accessible navigable point, and the openings on each side of the pivot pier, shall be not less than one hundred and sixty feet in the clear, and as nearly as practicable both of said openings be accessible at all stages of the water; that the spans shall not be less than ten feet above extreme high water mark as understood at the point of location, to the lowest part of the superstructure of said bridge; that the piers and draw rests of said bridge shall be built parallel with the currents at that stage of the river which is most important for navigation, and that no rip-rap or other outside protection for imperfect foundations be permitted to approach nearer than four feet to the surface of the water at its extreme low stage or otherwise to encroach upon the channel ways provided for in this act: Provided, That said draw shall be opened promptly by said company, upon reasonable signal, for the passage of boats; and said company or corporation shall maintain at its own expense, from sunset till sunrise, such lights or other signals on said bridge as the Light-House Board shall prescribe. No bridge shall be erected or maintained under the authority of this act which shall at any time substantially or materially obstruct the free navigation of said river; and if any bridge erected under such authority shall, in the opinion of the Secretary of War, obstruct such navigation, he is hereby authorized to cause such change or alteration of said bridge to be made as will effectually obviate such obstruction; and all such alterations shall be made, and all such obstructions be removed, at the expense of the owner or owners of said bridge. And in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river, caused or alleged to be caused by said bridge, the case may be brought in the district court of the United States of the State of Arkansas in which any portion of said obstruction or bridge may be located: Provided further, That nothing in this act shall be so construed as to repeal or modify any of the provisions of law now existing in reference to the protection of the navigation of rivers, or to exempt this bridge from the operation of the same.

SEC. 4. That all Railroad Companies desiring the use of said bridge, shall have and be entitled to equal rights and privileges relative to the passage of railway trains over the same, and over the approaches thereto, upon payment of a reasonable compensation for such use, and in case the owner or owners of said bridge, and the several rail-road companies, or any of them, desiring such use, shall fail to agree upon the sum, or sums to be paid, and upon rules and conditions, to which each shall conform in using said bridge, all matters at issue between them shall be decided by the Secretary of War, upon a hearing of the allegations and proofs of the parties, Provided, That the provisions of section two in regard to charges for passengers and freight across said bridge shall not govern the Secretary of War in determining any question arising as to the sum, or sums to be paid to the owners of said bridge, by said companies for the use of said bridge.

SEC. 5. That any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall pre-
ing free navigation.

Plan and location to be approved by Secretary of War

Penalty for obstruction to free navigation.

Specified rights of United States reserved.

July 3, 1882.

CHAP. 267.—An act to authorize the Rock Island and Southwestern Railway Company to construct a bridge over the Mississippi River at New Boston, State of Illinois.

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 Rock Island and Southwestern Railway Company, a corporation organized under the general incorporation laws of the State of Illinois, its successors and assigns, to construct, under and subject to the conditions and limitations hereinafter provided, a bridge across the Mississippi River at or near the city of New Boston, and lay on and over said bridge a railroad track or tracks, for the more perfect connection of its road to be constructed, and such other roads as may now be or hereafter may be constructed to said river from its east and west banks, and to build and lay on and over said bridge ways for wagons and vehicles of all kinds, and for the transit of passengers on foot, and also of live stock for such reasonable rates of toll as may be approved from time to time by the Secretary of War, and to keep up and maintain said bridge for the purposes aforesaid. Provided, That Congress may at any time pre-
scribe such rules and regulations in regard to toll and otherwise as may be deemed reasonable.

Sec. 2. That said bridge shall be built with a draw, so as not to impede the navigation of said river; said draw shall be a pivot draw, over the channel of said river usually navigated, and with spans of not less than two hundred feet in length in the clear on each side of the central or pivot pier of the draw, and the next adjoining span or spans shall not be less than two hundred and fifty feet, and said spans shall not be less than ten feet above extreme high water mark and not less than thirty feet above low-water mark, measured to the bottom chord of the bridge, and the piers of said bridge shall, as nearly as practicable, be parallel with the current of said river: Provided, That said draw shall always be opened promptly upon reasonable signal; and said company, or its successors and assigns, shall at all proper times keep and maintain all proper lights on said bridge during nights, so that its presence may always be noticed by vessels and craft navigating the channel of said river. And all plans for the construction of said bridge and approaches thereto must first be submitted to the Secretary of War for his approval; and when the same shall be approved by said Secretary the work thereon may be commenced and prosecuted to completion: And provided further, That said bridge shall, as nearly as may be, be constructed at right angles with said river or the current thereof; And provided further, That any change in the mode of construction of said bridge shall be first submitted to the said Secretary for his approval, and when approved the said company may then proceed with the construction according to said change; And provided further, That if said bridge when constructed shall, in the opinion of the Secretary of War, be a substantial obstruction to the navigation of said river, the said Secretary shall require said company to change the construction thereof so as to avoid any serious and substantial obstruction to the navigation of said river at the expense of the owners of said bridge.

Sec. 3. That the bridge hereby authorized shall be a lawful structure, and shall be a post-route, upon which no higher charge shall be made for the transportation of the mails of the United States, and the troops and munitions of war, or for passengers or freight passing over said bridge than the rate per mile paid to railroads and transportation companies leading to said bridge:

Sec. 4. That all railroad companies desiring the use of said bridge shall have and be entitled to equal rights and privileges relative to the passage of railway trains or cars over the same, and over the approaches thereto, upon payment of a reasonable compensation for such use; and in case the owner or owners of said bridge and the several railroad companies, or any one of them, desiring such use shall fail to agree upon the sum or sums to be paid, and upon rules and conditions to which each shall conform in using said bridge, all matters at issue between them shall be decided by the Secretary of War upon a hearing of the allegations and proofs of the parties; Provided, That the provisions of section three in regard to charges for passengers and freight across said bridge shall not govern the Secretary of War in determining any question arising as to the sum or sums to be paid to the owners of said bridge by said companies for the use of said bridge.

Sec. 5. That this act shall be subject, except as above mentioned, to the limitations and provisions of an act entitled "An act to authorize the construction of a bridge across the Mississippi River at or near the town of Clinton, in the State of Iowa, and other bridges across said river, and to establish them as post-roads", approved April first, eighteen hundred and seventy two.

Sec. 6. That it shall be the duty of the Secretary of War, on satisfactory proof that a necessity exists therefore, to require the company or persons owning said bridge to cause such aids to the passage of said bridge to be constructed, placed, and maintained, at their own cost and expense, in the form of booms, dikes, piers, or other suitable and proper
structures for the guiding of rafts, steamboats, and other water-craft safely through the passage-way, as shall be specified in his order in that behalf; and on failure of the company or persons aforesaid to make and establish such additional structures within a reasonable time, the said Secretary shall proceed to cause the same to be built or made at the expense of the United States, and shall refer the matter without delay to the Attorney General of the United States, whose duty it shall be to institute, in the name of the United States, proceedings in any district court of the United States in which such bridge or any part thereof, is located, for the recovery of the cost thereof; and all moneys accruing from such proceedings shall be covered into the Treasury of the United States.

SEC. 7. That the right to alter, amend, or repeal this act is hereby expressly reserved. And the right to require any changes in said structure or its entire removal at the expense of the owners thereof whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, July 3, 1882.

July 3, 1882.

CHAP. 268.—An act to accept and ratify an agreement with the Shoshone and Bannock Indians for the sale of a portion of their reservation in Idaho Territory required for the use of the Utah and Northern Railroad, and to make the necessary appropriation for carrying out the same.

As it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a certain agreement made by Joseph K. McCammon, Assistant Attorney-General, on behalf of the United States, with the Shoshone and Bannock Indians resident on the Fort Hall Reservation, in the Territory of Idaho, be, and the same is hereby ratified and confirmed, subject, nevertheless, to the conditions hereinafter mentioned. Said agreement is executed by a majority of all the adult male Indians of the Shoshone and Bannock tribes occupying or interested in the lands herein described, of the one part, and the United States of America, represented by Joseph K. McCammon, Assistant Attorney-General, of the other part.

Whereas the Utah and Northern Railroad Company has applied for permission to construct a line of railroad from east to west through the Fort Hall Reservation, and the said Indians have consented thereto, and for that purpose have agreed, for the consideration hereinafter mentioned, to surrender to the United States their title to so much of land comprised in said reservation as may be necessary for the legitimate and practical uses of said road:

Now this agreement witnesseth that, for the consideration hereinafter mentioned, the said Shoshone and Bannock Indians do hereby cede to the United States all that part of the present Fort Hall Reservation, in the Territory of Idaho, described as follows, namely:

“A strip of land not exceeding one hundred feet in width (except at Pocatello Station, where it is two hundred feet) as will appear on maps hereto annexed, commencing on the eastern boundary of said reservation, striking the south bank of Fort Neuf River, and thence following down Fort Neuf Valley, sometimes on the south side and sometimes on the north side of said Fort Neuf River, until it reaches the Utah and
Northern Railroad, already constructed at a point about five miles east of Port Neuf Station, on said road, a distance of about thirty-six miles, more or less; thence following said Utah and Northern Railroad already constructed, a distance of ten and seventy-three hundredths miles, to a point on said road about six miles west of said Port Neuf Station, on said road; thence leaving said road already constructed and proceeding northwesterly along the Port Neuf River aforesaid, a distance of eight miles, more or less; thence deflecting from said river westward and continuing to the west boundary line of said Fort Hall Indian Reservation, a distance of about nineteen miles, more or less, from the Utah and Northern Railroad, as shown upon the map or plan thereof hereto attached, marked A; the same being intended to be hereafter used by the said Utah and Northern Railroad Company, its successors or assigns, as a right of way and road bed, and containing by actual survey six hundred and seventy acres or thereabouts.

"Also the several pieces or parcels of land situate along and adjoining the said strip of land hereinbefore described as defined in the several plats or maps thereof also hereto attached and marked, respectively, B, C, D, and so forth, the same being intended to be used by the said Utah and Northern Railroad Company, its successors or assigns, for depots, stations, sidings, and so forth, and containing in the whole, by actual survey, one hundred and two acres, more or less.

"In consideration of such cession the United States agrees to pay to the Shoshone and Bannock Indians the sum of six thousand dollars, being at and about the rate of seven and seventy-seven hundredths dollars per acre for the lands so ceded, to be deposited in the United States Treasury to the credit of said Indians upon ratification hereof by Congress and necessary appropriation therefor, and to bear interest at five per centum per annum; the same to be in addition to any and all sums to which the above-named Indians are now entitled by treaty.

"All provisions of existing treaties not affected by this agreement to remain in full force and effect, and this agreement to be subject to ratification by Congress.

Executed at the Fort Hall Agency, Idaho, the day and year first aforesaid."

SEC. 2.—That for the purpose of carrying the provisions of this act into effect the sum of six thousand dollars is hereby set aside, out of any moneys in the United States Treasury not otherwise appropriated, to be deposited in the United States Treasury to the credit of the Shoshone and Bannock Indians, and to bear interest at five per centum per annum, such interest to be expended for the benefit of said Indians in such manner as the Secretary of the Interior may direct.

SEC 3.—That the right of way over the land relinquished by said agreement to the United States for the construction of said Utah and Northern Railroad, and the use of the several parcels of land so relinquished intended to be used for depots, stations, sidings, and so forth, for said railroad, are hereby granted to said Utah and Northern Railroad Company, its successors and assigns, for the uses and purposes in said agreement set forth; but the land or any part thereof, relinquished to the United States by said agreement shall not be used for said railroad purposes by or for the Utah and Northern Railroad Company, its successors or assigns, except upon the condition precedent that the said company, its successors or assigns, shall, within ninety days from the taking effect of this act, pay to the Treasurer of the United States said sum of six thousand dollars hereby appropriated to be paid by the United States for the lands relinquished to the United States by said agreement, and shall within the same time, file with the Secretary of the Interior its written acceptance of the conditions of this section. Nor shall said land, or any part thereof, be continued to be used for railroad purposes by or for said Utah and Northern Railroad Company, its successors or assigns, except upon the further condition that said company its successors or assigns, will pay any and all damages which the United...
States or said Indians, individually or in their tribal capacity, or any other Indians lawfully occupying said reservation, may sustain by reason or on account of the act or acts of said company, its successor or assigns, its agents or employees, or on account of fires originating by or in the construction or operation of such railroad, the damages in all cases to be recovered in any court of the Territory of Idaho having jurisdiction of the amount claimed, upon suit or action instituted by the proper United States attorney in the name of the United States: Provided, That the said United States attorney may accept such sum of money in satisfaction of any such injury or damage as in his discretion may be just; and if so accepted before suit or action is commenced, no suit or action shall be instituted, and if accepted after commencement of suit or action, the same shall be dismissed at the cost of said company its successors or assigns.

SEC. 4.—That all moneys accepted or recovered under the provision of section three of this act shall be covered into the Treasury of the United States, and if accepted or recovered on account of damages sustained by said Indians as aforesaid, they shall be placed to the credit of said Indians in their tribal names, to be expended by the Secretary of the Interior, for the benefit of said Indians, in such manner as he may deem for their best interest, except in the case of an individual Indian, when the amount covered into the Treasury shall be expended for his sole benefit.

Approved, July 3, 1882.

CHAP. 269.—An act making an appropriation to construct a road and approaches from Mound City, Illinois, to the National Military Cemetery, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a sum not to exceed fifteen thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of constructing a road from Mound City, Illinois, to the Mound City National Military Cemetery, to be expended under the direction of the Secretary of War: Provided, That land necessary for the right of way, not less than one hundred feet in width, shall be granted and ceded to the United States, without charge or cost to the United States.

Approved, July 3, 1882.

CHAP. 270.—An act to authorize the Secretary of War to deliver certain cannon for monumental purposes to the Grand Army of the Republic at Westminster Massachusetts; also to the Danville Light Battery A, Illinois National Guard, at Danville, Illinois, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to deliver to the Grand Army of the Republic post at Westminster, Massachusetts, four condemned cast-iron cannon, for monumental purposes; also four condemned cast-iron cannon to the Danville Light Battery A, Illinois National Guard, at Danville, Illinois, for monumental purposes.

Approved, July 5, 1882.

CHAP. 271.—An act authorizing the Secretary of War to deliver to the Jeff C. Davis Post Number Sixteen of the Grand Army of the Republic, at Vincennes, Indiana, six condemned cast-iron guns, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to deliver to Captain W. D.
Lewis, for the use of the Jeff. C. Davis Post Number Sixteen of the Grand Army of the Republic, at Vincennes, Indiana, six condemned cast-iron cannon, to be used for monumental purposes.

Approved, July 5, 1882.

CHAP. 272.—An act to authorize the changing of Alley-Ways in the City of Washington

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever all the owners of an entire square, or all the owners of a part of a square bounded on all sides by public streets, in the city of Washington, District of Columbia, shall present to the Commissioners of the District of Columbia, a petition asking that any alley or alleys within said square or part of square may be closed wholly or partially, and shall in said petition offer to dedicate for public use, and shall so dedicate if in the opinion of the Commissioners of said District such dedication is necessary, as alleyways, ground owned by the petitioners in amount equal at least in area to that of the alley-way sought to be, closed, and shall also present to said Commissioners with said petition a correct plot of such square or part of square signed by all of the owners thereof, upon which shall be accurately delineated the positions and dimensions of the existing alley way or ways, and a subdivision of the entire area of the alley or alleys, sought to be closed into parcels according to an agreement of all said owners for the future ownership of the same, the name of the agreed future owner of each parcel being marked thereon, and showing also the position and dimensions of the new alley way or ways proposed to be substituted therefor, it shall be the duty of said Commissioners, upon being satisfied of the truth of the facts stated in the petition as to ownership and of correctness of the plot, and also that the proposed change will not be detrimental to the public convenience, to make an order declaring the existing alley-way or ways closed as prayed for, and opening the new alley way or ways proposed to be substituted therefor.

SEC. 2. That the Commissioners shall cause a certified copy of the order to be attached to the plot and delivered to the petitioners, who may file the same for record with the recorder of deeds of the District, who shall record the same as other instruments affecting real estate, and thereafter the right of the public to use the alley-way or ways declared closed, and the proprietary interest of the United States therein, shall forever cease and determine, and the title to the same shall be vested according to the agreement of the owners as shown in the aforesaid plot, each person being thenceforward the owner in fee-simple of the parcel or parcels upon which his name shall be marked as provided in section one. The new alley way or ways described in said order and delineated on said plot shall thereafter be and remain dedicated to public use as alley-ways, and like other alleys of said City, shall be under the care and control of the City Authorities.

Approved, July 6, 1882.

CHAP. 273.—An act in regard to a monumental column to commemorate the battle of Monmouth.

Whereas an association by the name of "The Monmouth Battle Monument Association", incorporated by the legislature of the State of New Jersey, secured by grant a portion of the battle-field of Monmouth for the purpose of erecting a monument thereon, which land is now held in trust for such object; and

Whereas under a law of said State passed March fourteenth, eighteen hundred and eighty-one, a commission has been appointed to erect a monument thereon and improve the grounds; and
Whereas the sum of twenty thousand dollars has been raised or secured toward erecting such monument and caring therefor, and improving the grounds where it will stand; and
Whereas the sum of twenty thousand dollars is inadequate to erect a monument befitting the historic significance of the event it is designed to commemorate and the present greatness of the nation: Therefore,

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, to be expended by said commission in erecting and completing on the battle-field of Monmouth a suitable monument, the money to be paid to the commission aforesaid under the direction of the Secretary of War: Provided, however, That the said Monmouth Battle Monument Association and the said commission shall have raised, to be expended in the erection of said monument and in the improvement of the site, at least the sum of twenty thousand dollars: And provided further, That the design for the said monument shall be approved by the Secretary of War, and the sum herein appropriated shall not be available until a contract is made to complete the work within that sum.

Approved, July 6, 1882.

July 7, 1882.  

CHAP. 274.—An act to provide for the erection of a public building for the use of the post office and government offices at the city of Terre Haute, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he hereby is, authorized and directed to purchase a site and to cause to be erected at the city of Terre Haute, in the State of Indiana, a suitable building for the use and accommodation of the post office and other government offices in said city, with fire-proof vaults extending to each story; the site, and the building thereon, when completed according to plans and specifications to be previously made and approved by the Secretary of the Treasury, not to exceed the cost of one hundred and fifty thousand dollars; and the sum of seventy five thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purchase of said site and the completion of said building: Provided, That there shall be an open space of not less than fifty feet upon every side of said building, including streets and alleys, and that no part of said sum shall be expended until a valid title to said site shall be vested in the United States, and the State of Indiana shall cede to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owner thereof, for all purposes except the administration of the criminal laws of said State and the service of any civil process therein.

Approved, July 7, 1882.

July 7, 1882.  

CHAP. 275.—An act to provide for the construction of a public building at the city of Shreveport, State of Louisiana.

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

Approved, July 7, 1882.

CHAP. 276.—An act for the erection of a public building at Harrisonburg and Abingdon State 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 Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire proof vaults therein, for the accommodation of the United States courts, post office, and other government offices at Harrisonburg, State of Virginia. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of fifty thousand dollars: Provided, That the site selected shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for the said building shall be vested in the United States; nor until the State of Virginia shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein. Also, the like sum is hereby appropriated, upon the same terms and conditions, for a site and public building at Abingdon Virginia

Approved, July 7, 1882.

CHAP. 277.—An act to create a district for the inspection of hulls and boilers of steam-vessels.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the inspection of hulls and boilers of steam-vessels there is hereby created a local board of inspectors to be located at Gallipolis, Ohio, in which there shall be one inspector of hulls and one inspector of boilers, one of whom shall be transferred from the office of the local board of inspectors at Cincinnati, Ohio, and one from the office of the local board of inspectors at Wheeling, West Virginia, each of whom shall receive per annum the same compensation he may be receiving at the time of the passage of this act; and thereafter in case of a vacancy in the office of inspector of hulls or in the office of inspector of boilers, such vacancy shall be filled in the manner provided in section forty-four hundred and fifteen of the Revised Statutes.

Approved, July 7, 1882.
CHAP. 278.—An act for the erection of a public building at Dallas, Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the post-office, internal-revenue offices, and other government offices, at the city of Dallas, in the State of Texas. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of seventy-five thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Texas shall have ceded to the United States exclusive jurisdiction over the same during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, July 7, 1882.

CHAP. 279.—An act granting four condemned cannon to Otis Chapman Post Number One hundred and three of the Grand Army of the Republic, at Chicopee, Massachusetts, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to deliver to Otis Chapman Post Number One hundred and three of the Grand Army of the Republic, at Chicopee, Massachusetts, four condemned cast-iron cannon for monumental purposes.

Approved, July 7, 1882.

CHAP. 281.—An act to authorize the construction of a railroad bridge across the Sainte Marie River.

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 Sault Sainte Marie Bridge Company to construct bridge across the Sainte Marie River.

Right of railroads to use of bridge; compensation therefor.

SEC. 2. That it shall be the duty of said Sault Sainte Marie Bridge Company before entering upon the construction of said bridge to submit to the Secretary of War, for his approval a drawing and description fully showing the plan and location proposed for said bridge; and the construction thereof shall not be entered into until such approval of the plan and of the location of the site of the bridge has been obtained.
Section 3. That any bridge constructed under the provisions of this act shall have one pivot draw-bridge over the ship-canal connecting Lakes Huron and Superior, convenient for the passage of ships, vessels, and steamboats, and of the entire width of said canal, clear of all obstructions of every kind from said bridge, and twenty-five feet additional over the top-path on either side whenever said draw is open; said drawbridge to be of such length as to conform to these conditions, and the said bridge shall not be less than ten feet high above high-water mark in said canal, measuring to the bottom chord of the bridge; and the said draw shall be opened promptly, upon reasonable signal, for the passage of boats and vessels, except when trains are passing over the same, but in no case shall unnecessary delay occur in opening said draw during or after the passage of trains; and the operation or working of said drawbridge shall at all times be under the supervision of the Secretary of War, and shall be subject to such rules and regulations as he may prescribe.

Section 4. That any bridge constructed under this act, and according to its limitations, shall be a lawful structure and shall be recognized and known as a post-route, upon which also no higher charge shall be made for the transportation over the same of the mails of the United States, or for passengers or freight passing over said bridge, than the rate per mile paid for their transportation over the railroads or public highways leading to said bridge.

Section 5. That said bridge company shall have the right to locate, hold, and possess said post-route and bridge and right of way for the width which the length of the draw-bridge will require for space to swing in. It shall also be lawful to place ice-breakers or piers above the said bridge in said river, for the safety and protection of said bridge: Provided, That the rights of navigation and of private parties be in all cases respected.

Section 6. That any bridge constructed under the provisions of this act may be constructed not only for the purposes of railroad business, but also for travel of persons, horses, teams, and carriages, in which case the said company or corporation may charge reasonable toll therefor, subject to regulation and revision from time to time by the Secretary of War of the United States.

Section 7. That all railway companies desiring to use the said bridge shall have and be entitled to equal rights and privileges in the passage of the same, and in the use of the machinery and fixtures thereof, and of all approaches thereto, under and upon such reasonable terms and conditions and subject to such rules and regulations as shall be prescribed by the Secretary of War of the United States, upon hearing the allegations and proofs of the parties, in case the parties themselves be unable to agree. Provided, That the provisions of section four in regard to charges for passengers and freight across said bridge shall not govern the Secretary of War in determining any question arising as to the sum or sums to be paid to the owners of said bridge by said companies for the use of said bridge.

Section 8. That the right to alter, amend, or repeal this act is hereby expressly reserved. And the right to require any changes in said structure or its entire removal at the expense of the owners thereof whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, July 8, 1882.

CHAPTER 282.—An act to authorize the sale of certain lots in the city of Hot Springs, Arkansas, to the Woman's Christian National Library Association.

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Woman's Christian National Library Association, incorporated under the laws of the State of Arkansas, may authorize the sale of lots at Hot Springs, Ark., to Woman's Chris-
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 282, 283. 1882.

of Arkansas, be authorized and entitled to enter and purchase within six months next after the passage of this act, for the uses and purposes of such association, lots numbered eleven and twelve in block numbered one hundred and twenty-seven, in the city of Hot Springs, Arkansas, now subject to sale under the direction of the Secretary of the Interior, by paying to the receiver of public moneys, at the land-office at Little Rock, Arkansas, the assessed value of said lots as placed thereon by the commissioners appointed under the acts of Congress of eighteen hundred and seventy-seven and eighteen hundred and seventy-eight.

Approved, July 8, 1882.

July 8, 1882.

CHAP. 283.—An act to authorize the construction of bridges over the rivers Saint Marys, Satella, Little Satella and Crooked, in the States of Georgia and Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SEC. 1. That the Fernandina and Jacksonville Railroad Company, and the East Georgia and Florida Railroad Company be, and are hereby, authorized, to construct a bridge over the river Saint Marys in the County of Camden and State of Georgia, and in the county of Nassau and State of Florida, at the point where said railroads cross said river.

SEC 2 That the East Georgia and Florida Railroad Company be, and is hereby, authorized to construct a bridge over the river Satella, in the county of Camden, in the State of Georgia, at the point where said railroad crosses said river.

SEC 3. That said bridges shall be so constructed either by draw span, or otherwise, so that a free and unobstructed passage may be secured to all vessels and other water craft navigating said rivers.

SEC 4. That the said East Georgia and Florida Railroad Company be, and is hereby, authorized to construct fixed bridges over the Little Satella river between the counties of Camden and Glynn, and over Crooked River in the county of Camden in said State of Georgia at the points selected by said company where said railroad crosses said rivers, with one span, and to make said bridges of such height as they may see fit, Provided That the height be sufficient to permit the passage of timber rafts and other vessels navigating said rivers under said bridges.

SEC 5. That any bridge built under this act, and subject to its limitations, shall be a lawful structure, and shall be recognized and known as a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, or passengers or freight passing over said bridge, than the rate per mile paid for the transportation over the railroads or public highways leading to the said bridge; and it shall enjoy the rights and privileges of other post-roads in the United States.

SEC 6. That if any of the said bridges authorized to be constructed by this act shall be constructed as a draw bridge, the draw shall be opened promptly upon reasonable signal for the passage of boats, and said company or corporation shall maintain at its own expense from sunset till sunrise such lights or other signals on said bridge or bridges, as the Light-House Board shall prescribe. No bridge shall be erected or maintained under the authority of this act which shall at any time substantially or materially obstruct the free navigation of said river, and if any bridge erected under such authority, shall in the opinion of the Secretary of War obstruct such navigation, he is hereby authorized to cause such change or alteration of said bridge to be made, as will effectually obviate such obstruction, and all such obstructions shall be removed,
and alterations made, at the expense of the owner or owners of said bridge. Provided, That nothing in this act shall be so construed, as to repeal or modify any of the provisions of law now existing in reference to the protection of the navigation of rivers, or to exempt this bridge erected under this act from the operation of the same.

Sec. 7. That all railroad companies desiring the use of said bridge shall have, and be entitled to equal rights and privileges relative to the passage of railway trains or cars over the same, and over the approaches thereto, upon payment of a reasonable compensation for such use; and in case the owner or owners of said bridge and the several railroad companies, or any one of them, desiring such use shall fail to agree upon the sum or sums to be paid, and upon rules and conditions to which each shall conform in using said bridge, all matters at issue between them shall be decided by the Secretary of War upon a hearing of the allegations and proofs of the parties.

Sec. 8. That any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said river, as the Secretary of War shall prescribe, and to secure that object, said company or corporation shall submit to the Secretary of War, a design and drawings of said bridge to be erected, for his examination and approval, and a map of its location, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject, and in all things shall be subject to such rules and regulations as may be prescribed by the Secretary of War, and until said plan and location of said bridge or bridges are approved by the Secretary of War, said bridge or bridges shall not be built; and should any change be made in the plan of any bridge authorized to be constructed by this act during the progress of the work of construction, such change shall be subject to the approval of the Secretary of War.

Sec. 9. That the right to alter, amend or repeal this act is hereby expressly reserved, and the right to require any changes in said structures or their entire removal at the expense of the owners thereof whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, July 8, 1882.

CHAP. 284.—An act to accept and ratify an agreement with the Crow Indians for the sale of a portion of their reservation in the Territory of Montana required for the use of the Northern Pacific Railroad, and to make the necessary appropriations for carrying out the same.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a certain agreement made between the United States of America, represented by Llewellyn A. Lucas, William H. Walker, and Charles A. Maxwell, special agents duly appointed in that behalf by the Secretary of the Interior, of the one part, and the Crow tribe of Indians resident on the Crow Reservation, in the Territory of Montana, acting under the supervision and with the approval of the Secretary of the Interior, of the other part, be, and the same is hereby, ratified and confirmed. Said agreement is executed by a majority of all the adult male Indians of the Crow tribe occupying or interested in the lands therein more particularly described, in conformity with the provisions contained in article eleven of the treaty with the Crow Indians of May seventh, eighteen hundred and sixty-eight, and is in the words following, namely:

“Whereas by section one of an act of Congress approved July second, eighteen hundred and sixty-four, entitled 'An act granting lands to aid in the construction of a railroad and telegraph line from Lake Superior to Puget Sound, on the Pacific coast, by the northern route' (thirteenth
Statutes at Large, page three hundred and sixty-five), the Northern Pacific Railroad Company was authorized and empowered to lay out, locate, construct, furnish, maintain, and enjoy a continuous railroad and telegraph line, with the appurtenances, namely: Beginning at a point on Lake Superior in the State of Minnesota or Wisconsin, thence west-erly by the most eligible railroad route, as shall be determined by said company, within the territory of the United States, on a line north of the forty-fifth degree of latitude, to some point on Puget Sound; and

"Whereas by section two of said act Congress granted to said company the right of way for the construction of said railroad and telegraph line to the extent of two hundred feet in width on each side of said rail-road where it may pass through the public domain, including all neces-sary ground for station-buildings, workshops, depots, machine-shops, switches, side-tracks, turn-tables, and water-stations; and

"Whereas by said section two Congress provided that the United States should extinguish as rapidly as may be consistent with public policy and the welfare of the Indians the Indian titles to all lands fall-ing under the operation of this act and acquired in the donation to the road named in the act; and

"Whereas by treaty between the United States and the Crow Indians concluded at Fort Laramie, May seventh, eighteen hundred and sixty-eight, and duly ratified and proclaimed (fifteenth Statutes at Large, page six hundred and forty-nine), a district of country in the Territory of Montana was set apart as a reservation for the absolute and undis-turbed use and occupation of said Indians; and

"Whereas there is no provision or stipulation in said treaty author-izing said company or recognizing its right to construct its road through said reservation; and

"Whereas the said company did, on the twenty-fifth day of June, eighteen hundred and eighty-one, file in the Department of the Interior a map showing the definite location of its line of railroad from the one hundred and seventh degree of longitude west from Greenwich west-wardly through said reservation and adjacent territory to the western boundary of the said reserve, as provided by said act of eighteen hun-dred and sixty-four, the company having first obtained the permission of the Secretary of the Interior to survey its line in said reservation; and

"Whereas the said company desires to construct its line of railroad upon such designated route, and claims the right by virtue of said act so to do:

"Now, therefore, in order to fulfill the obligations of the government in the premises, this agreement, made this twenty-second day of August anno Domini eighteen hundred and eighty-one, between the Crow tribe of Indians resident on the Crow Reservation, in the Territory of Mont-ana, represented by their chiefs, headmen, and heads of a majority of families, and being a majority of all the adult male Indians occupying or interested in the lands hereinafter described, the said Indians acting under the supervision and with the approval of the Secretary of the In-terior of the United States, of the one part, and the United States of America, represented by Llewellyn A. Luce, William H. Walker, and Charles A. Maxwell, special agents duly appointed in this behalf by the Secretary of the Interior, of the other part, witnesseth. That for the consideration hereinafter mentioned the Crow tribe of Indians do hereby surrender and relinquish to the United States all their right, title and interest in and to all that part of the Crow Reservation situate in the Territory of Montana and described as follows, namely:

"A strip of land not exceeding four hundred feet in width, that is to say, two hundred feet on each side of the line laid down on the map of definite location hereinbefore mentioned, wherever said line runs through said reservation between the one hundred and seventh degree of longitude west of Greenwich on the east and the mid-channel of the Big Boulder River on the west, containing five thousand three hundred
and eighty-four acres, more or less. An official copy of said map of
definite location was, on this twenty-second day of August, anno Domi-
ini eighteen hundred and eighty-one, produced before said special agents
and the Indians in council, was fully explained to said Indians, and is
hereunto attached, marked A, and made a part of this agreement. Also
the several parcels of land situate along and adjoining the said strip of
land hereinbefore mentioned between the one hundred and seventh de-
gree of longitude west of Greenwich on the east and the mid-channel of
the Big Boulder River on the west, as defined and described on a map
produced before said special agents and the Indians in council on the
day and date above mentioned, and fully explained to and understood
by said Indians; said tracts being designated on the aforesaid map by
the letters A, B, C, D, E, F, G, H, I, J, and K, and containing, respec-
tively, the following area, that is to say: Tract A, twenty-six and twenty-
three hundredths acres; tract B, twenty-eight and fifty-four hundredths
acres; tract C, twenty-six and twenty-three hundredths acres; tract E,
twenty-six and twenty-three hundredths acres; tract F, twenty-six and
twenty-three hundredths acres; tract G, twenty-six and twenty-three
hundredths acres; tract H, twenty-six and twenty-three hundredths
acres; tract I, twenty-six and twenty-three hundredths acres; tract J,
twenty-eight and thirty-two hundredths acres; tract K, twenty-six and
twenty-three hundredths acres, aggregating two hundred and sixty-six
acres, more or less, said map being hereunto attached, marked B, and
made a part of this agreement; which last-mentioned tracts are intended
for the use of said Northern Pacific Railroad Company for station-houses,
depots, switches, and so forth. It is further stipulated and agreed that
the United States will not permit the said railroad company, its em-
ployees or agents, to trespass upon any part of the lands of the Crow In-
dian Reservation not hereby relinquished, nor permit said company, its
employees or agents, to cut any timber, wood, or hay from the lands
embraced in said reservation.

"And it is further stipulated and agreed that the Secretary of the
Interior, upon such terms as he may see fit to impose, may permit to be
constructed, maintained, and used within said Crow Indian Reservation
wagon roads not exceeding three in number, in addition to any estab-
lished wagon roads which may be now in use therein; the said three
roads to connect with the line of said railroad at such points as the Sec-
retary of the Interior may designate; all of which wagon roads shall be
under the control of the Government of the United States.

"In consideration for the lands hereby relinquished, amounting in
the aggregate to five thousand six hundred and fifty acres, more or less,
and for the privileges herein granted, the United States stipulates and
agrees to pay to the Crow tribe of Indians the sum of twenty-five thou-
sand dollars, to be deposited in the Treasury of the United States to the
credit of the said tribe of Indians upon the ratification of this agree-
ment by Congress, and the necessary appropriation made therefor, the sum
aforesaid to be expended for the benefit of said Indians in such manner
as the Secretary of the Interior may direct; the same to be in addition
to any and all moneys to which the said Indians are entitled under the
provisions of the treaty of May seventh, eighteen hundred and sixty-
eight, hereinbefore mentioned.

"All provisions of existing treaties with the Crow Indians not affected
by this agreement are to remain in full force and effect, and this agree-
ment is to be subject to ratification by Congress.

"Executed at Crow Agency, in the Territory of Montana, this twenty-
second day of August, anno Domini eighteen hundred and eighty-one,
as witness the following signatures."

SEC. 2. That for the purpose of carrying the provisions of this act into
effect the sum of twenty-five thousand dollars is hereby set aside, out
of any moneys in the United States Treasury not otherwise appropriated,
to be deposited in the United States Treasury to the credit of the Crow
tribe of Indians, and to be expended for the benefit of the said Indians in such manner as the Secretary of the Interior may direct.

SEC. 3. That the right of way over the land relinquished by said agreement to the United States for the construction of said Northern Pacific Railroad, and the use of the several parcels of land so relinquished intended to be used for depots, stations, sidings, and so forth, for said railroad, are hereby granted to said Northern Pacific Railroad Company, its successors and assigns, for the uses and purposes in said agreement set forth; but the land, or any part thereof, relinquished to the United States by said agreement shall not be used for railroad purposes by or for the said Northern Pacific Railroad Company, its successors or assigns, except upon the condition precedent that the said company, its successors or assigns, shall, within sixty days from the taking effect of this act, pay to the Treasurer of the United States said sum of twenty-five thousand dollars hereby appropriated to be paid by the United States for the lands relinquished to the United States by said agreement, and shall within the same time file with the Secretary of the Interior its written acceptance of the conditions of this section; nor shall said land, or any part thereof, be continued to be used for railroad purposes by or for said Northern Pacific Railroad Company, its successors or assigns, except upon the further condition that said company, its successors or assigns, will pay any and all damages which the United States or said Indians, individually or in their tribal capacity, or any other Indians lawfully occupying said reservation, may sustain by reason or on account of the act or acts of said company, its successors or assigns, its agents or employees, or on account of fires originating by or in the construction or operation of said railroad, the damages in all cases to be recovered in any court of the Territory of Montana having jurisdiction of the amount claimed, upon suit or action instituted by the proper United States attorney in the name of the United States: Provided, That the said United States attorney may accept such sum of money in satisfaction of any such injury or damages as in his discretion may be just; and if so accepted before suit or action is commenced, no suit or action shall be instituted, and if accepted after commencement of suit or action, the same shall be dismissed at the cost of said company, its successors or assigns.

SEC. 4. That all moneys accepted or recovered under the provisions of section three of this act shall be covered into the Treasury of the United States, and if accepted or recovered on account of damages sustained by said Indians as aforesaid, they shall be placed to the credit of said Indians in their tribal names, to be expended by the Secretary of the Interior for the benefit of said Indians in such manner as he may deem for their best interest, except in the case of an individual Indian, when the amount covered into the Treasury shall be expended for his sole benefit.

Approved, July 10, 1882.

July 11, 1882.

CHAP. 285.—An act making appropriation for the purpose of macadamizing a road from the city of New Albany, in the State of Indiana, to the national cemetery near said city.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That twelve thousand dollars, or so much thereof as may be necessary, be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of macadamizing a road from the city of New Albany, in the State of Indiana, to the national cemetery near said city, to be expended under the direction of the Secretary of War: Provided, That no part of said sum shall be expended for right of way, nor shall any part thereof be expended unless the entire improvement can be
made and completed for the amount herein appropriated: And provided further, That the road-bed shall first be properly graded and prepared without expense to the United States.

Approved, July 11, 1882.

CHAP. 286.—An act for the erection of a public building at Brooklyn, 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 is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the post-office, internal revenue offices, and other government offices, at the city of Brooklyn, State of New York. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of eight hundred thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of New York shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, July 12, 1882.

CHAP. 287.—An act for the erection of a public building at Oxford, Mississippi.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, and other government offices, at the city of Oxford, in the State of Mississippi. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of fifty thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Mississippi shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, July 12, 1882.

CHAP. 288.—An act fixing the rate of interest upon arrearages of taxes due July first, eighteen hundred and seventy-nine, and on all special assessments due the District of Columbia and which may be paid by November first, eighteen hundred and eighty-two and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the rate of interest to be collected on all general taxes in arrears on the first day of July, eight-
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in District of Columbia.

Provided.

July 12, 1882.

Punishment for house-breaking, etc., in District of Columbia.

Imprisonment.

July 12, 1882.

National banking associations authorized to extend corporate existence.

Term of succession.

Forfeiture of franchise.

Consent in writing of two-thirds of shareholders to amendment of articles of association.

CHAP. 289.—An act to more effectually punish house-breaking in the District of Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every person, his aids, abettors, and counselors, who shall either in the night or day, break and enter, or who shall in the night-time enter without breaking into any dwelling-house, bank, store, warehouse, shop, stable, or other building or any vessel, canal-boat, or other water craft, or any railroad car, in the District of Columbia, with intent to commit any larceny or other felony or misdemeanor therein, shall be imprisoned not more than ten years.

Sec. 2. That every person who shall enter any dwelling-house, bank, store, warehouse, shop, stable, or other building or any vessel, canal-boat, or other water craft, or any railroad car, or any yard where lumber, coal, or any sort of goods and chattels are deposited and kept for the purpose of trade in the District of Columbia, with the intent maliciously to injure or destroy any of the buildings, vessels, boats, or cars, aforesaid, or any part thereof, or any property or effects deposited or kept therein, or any property or effects deposited or kept in or upon any such yard or with intent to slay, kill, maim, or assault any person being in or upon any of the premises aforesaid, upon conviction thereof, shall be imprisoned not more than fifteen years.

This act shall not affect any offense committed or indictment found before its passage

Approved, July 12, 1882.

CHAP. 290.—An act to enable national-banking associations to extend their corporate existence, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any national banking association organized under the acts of February twenty-fifth, eighteen hundred and sixty-three, June third eighteen hundred and sixty-four, and February fourteenth, eighteen hundred and eighty, or under sections fifty-one hundred and thirty-three, fifty-one hundred and thirty-four, fifty-one hundred and thirty-five, fifty-one hundred and thirty-six, and fifty-one hundred and fifty-four of the Revised Statutes of the United States, may, at any time within the two years next previous to the date of the expiration of its corporate existence under present law, and with the approval of the Comptroller of the Currency, to be granted, as hereinafter provided, extend its period of succession by amending its articles of association for a term of not more than twenty years from the expiration of the period of succession named in said articles of association, and shall have succession for such extended period, unless sooner dissolved by the act of shareholders owning two-thirds of its stock, or unless its franchise becomes forfeited by some violation of law, or unless hereafter modified or repealed.

Sec 2.—That such amendment of said articles of association shall be authorized by the consent in writing of shareholders owning not less than two-thirds of the capital stock of the association; and the board of directors shall cause such consent to be certified under the seal of the association, by its president or cashier, to the Comptroller of the Cur-
rency, accompanied by an application made by the president or cashier for the approval of the amended articles of association by the Comptroller; and such amended articles of association shall not be valid until the Comptroller shall give to such association a certificate under his hand and seal that the association has complied with all the provisions required to be complied with, and is authorized to have succession for the extended period named in the amended articles of association.

SEC. 3.—That upon the receipt of the application and certificate of the association provided for in the preceding section, the Comptroller of the Currency shall cause a special examination to be made, at the expense of the association, to determine its condition; and if after such examination or otherwise it appears to him that said association is in a satisfactory condition, he shall grant his certificate of approval provided for in the preceding section, or if it appears that the condition of said association is not satisfactory, he shall withhold such certificate of approval.

SEC. 4.—That any association so extending the period of its succession shall continue to enjoy all the rights and privileges and immunities granted and shall continue to be subject to all the duties, liabilities, and restrictions imposed by the Revised Statutes of the United States and other acts having reference to national banking associations, and it shall continue to be in all respects the identical association it was before the extension of its period of succession: Provided, however, That the jurisdiction for suits hereafter brought by or against any association established under any law providing for national-banking associations, except suits between them and the United States, or its officers and agents, shall be the same as, and not other than, the jurisdiction for suits by or against banks not organized under any law of the United States which do or might do banking business where such national-banking associations may be doing business when such suits may be begun; And all laws and parts of laws of the United States inconsistent with this proviso be, and the same are hereby, repealed.

SEC. 5.—That when any national-banking association has amended its articles of association as provided in this act, and the Comptroller has granted his certificate of approval, any shareholder not assenting to such amendment may give notice in writing to the directors, within thirty days from the date of the certificate of approval, of his desire to withdraw from said association, in which case he shall be entitled to receive from said banking association the value of the shares so held by him, to be ascertained by an appraisal made by a committee of three persons, one to be selected by such shareholder, one by the directors, and the third by the first two; and in case the value so fixed shall not be satisfactory to any such shareholder, he may appeal to the Comptroller of the Currency, who shall cause a reappraisal to be made, which shall be final and binding; and if said reappraisal shall exceed the value fixed by said committee, the bank shall pay the expenses of said reappraisal, and otherwise the appellant shall pay said expenses; and the value so ascertained and determined shall be deemed to be a debt due, and be forthwith paid, to said shareholder from said bank; and the shares so surrendered and appraised shall, after due notice, be sold at public sale, within thirty days after the final appraisal provided in this section: Provided, That in the organization of any banking association intended to replace any existing banking association, and retaining the name thereof, the holders of stock in the expiring association shall be entitled to preference in the allotment of the shares of the new association in proportion to the number of shares held by them respectively in the expiring association.

SEC. 6.—That the circulating notes of any association so extending the period of its succession which shall have been issued to it prior to such extension shall be redeemed at the Treasury of the United States, as provided in section three of the act of June twentieth, eighteen hundred and seventy-four, entitled "An act fixing the amount of United States notes, providing for redistribution of national-bank currency, certified under seal to Comptroller of Currency for approval.

Comptroller to make special examination of associations, and issue certificate.

All rights, privileges, etc., of banking associations preserved.

Previso.
Jurisdiction for suits.

Shareholder not consenting to amendment of articles of association may withdraw.

Conditions of withdrawal.

Previso.
Redemption and destruction of certain circulating notes.

18 Stat., 123.
Deposit of lawful money with Treasurer U. S., for redemption of circulating notes, etc.,
R. S. 6229, 1010.
R. S. 6224, 1010.
R. S. 6225, 1010.

Gains from failure to present notes for redemption to inure to benefit of U. S.
New notes to be issued distinguishable from the old.
Cost of plates for notes reimbursed to Treasury by banking associations.

Closing of banking associations not accepting provisions of this act.
R. S. 6221, 1010.
R. S. 6222, 1010.

Bonds for security of circulation not to exceed one-fourth of capital stock; banks with bonds deposited in excess to reduce circulation.

Circulation in no case to exceed ninety per centum of par value of bonds deposited.

Assessments for transportation and redemption of circulation outstanding.
14 Stat. 123.

Withdowal of circulation and deposit of lawful money with Treasurer U. S., for redemption of circulating notes, etc., R. S. 6229, 1010. R. S. 6224, 1010. R. S. 6225, 1010.

Sec. 7. That national-banking associations whose corporate existence has expired or shall hereafter expire, and which do not avail themselves of the provisions of this act, shall be required to comply with the provisions of sections fifty-two hundred and twenty one and fifty-two hundred and twenty-two of the Revised Statutes in the same manner as if the shareholders had voted to go into liquidation, as provided in section fifty-two hundred and twenty of the Revised Statutes; and the provisions of sections fifty-two hundred and twenty-four and fifty-two hundred and twenty-five of the Revised Statutes shall also be applicable to such associations, except as modified by this act; and the franchise of such association is hereby extended for the sole purpose of liquidating their affairs until such affairs are finally closed.

Sec. 8. That national banks now organized or hereafter organized, having a capital of one hundred and fifty thousand dollars, or less, shall not be required to keep on deposit or deposit with the Treasurer of the United States United States bonds in excess of one-fourth of their capital stock as security for their circulating notes; but such banks shall keep on deposit or deposit with the Treasurer of the United States the amount of bonds as herein required. And such of those banks having on deposit bonds in excess of that amount are authorized to reduce their circulation by the deposit of lawful money as provided by law; provided that the amount of such circulating notes shall not in any case exceed ninety per centum of the par value of the bonds deposited as herein provided: Provided further, that the national banks which shall hereafter make deposits of lawful money for the retirement in full of their circulation shall at the time of their deposit be assessed for the cost of transporting and redeeming their notes then outstanding, a sum equal to the average cost of the redemption of national-bank notes during the preceding year, and shall thereupon pay such assessment. And all national banks which have heretofore made or shall hereafter make deposits of lawful money for the reduction of their circulation shall be assessed and shall pay an assessment in the manner specified in section three of the act approved June twentieth, eighteen hundred and seventy-four, for the cost of transporting and redeeming their notes redeemed from such deposits subsequently to June thirtieth, eighteen hundred and eighty-one.

Sec. 9. That any national banking association now organized, or hereafter organized, desiring to withdraw its circulating notes, upon a deposit of lawful money with the Treasurer of the United States, as provided in section four of the act of June twentieth, eighteen hundred and seventy-four, entitled "An act fixing the amount of United States notes, providing for a redistribution of national-bank currency, and for other purposes," or as provided in this act, is authorized to deposit lawful money on the same terms as are authorized to those national banks organized under the laws and acts of Congress approved June nineteenth, eighteen hundred and sixty-three.
money and withdraw a proportionate amount of the bonds held as security for its circulating notes in the order of such deposits; and no national bank which makes any deposit of lawful money in order to withdraw its circulating notes shall be entitled to receive any increase of its circulation for the period of six months from the time it made such deposit of lawful money for the purpose aforesaid: Provided, That not more than three millions of dollars of lawful money shall be deposited during any calendar month for this purpose: And provided further, That the provisions of this section shall not apply to bonds called for redemption by the Secretary of the Treasury, nor to the withdrawal of circulating notes in consequence thereof.

SEC. 10. That upon a deposit of bonds as described by sections fifty-one hundred and fifty-nine and fifty-one hundred and sixty, except as modified by section four of an act entitled "An act fixing the amount of United States notes, providing for a redistribution of the national-bank currency, and for other purposes," approved June twentieth, eighteen hundred and seventy-four, and as modified by section eight, of this act, the association making the same shall be entitled to receive from the Comptroller of the Currency circulating notes of different denominations, in blank, registered and countersigned as provided by law, equal in amount to ninety per centum of the current market value, not exceeding par, of the United States bonds so transferred and delivered, and at no time shall the total amount of such notes issued to any such association exceed ninety per centum of the amount at such time actually paid in of its capital stock; and the provisions of sections fifty-one hundred and seventy-one and fifty-one hundred and seventy-six of the Revised Statutes are hereby repealed.

SEC. 11. That the Secretary of the Treasury is hereby authorized to receive at the Treasury any bonds of the United States bearing three per cent interest, and to issue in exchange therefor an equal amount of registered bonds of the United States of the denominations of fifty, one hundred, five hundred, one thousand, and ten thousand dollars, of such form as he may prescribe, bearing interest at the rate of three per centum per annum, payable quarterly at the Treasury of the United States. Such bonds shall be exempt from all taxation by or under State authority, and be payable at the pleasure of the United States: Provided, That the bonds herein authorized shall not be called in and paid so long as any bonds of the United States herefore issued bearing a higher rate of interest than three per centum, and which shall be redeemable at the pleasure of the United States, shall be outstanding and uncalled. The last of the said bonds originally issued under this act, and their substitutes, shall be first called in, and this order of payment shall be followed until all shall have been paid.

SEC. 12. That the Secretary of the Treasury is authorized and directed to receive deposits of gold coin with the Treasurer or assistant treasurers of the United States, in sums not less than twenty dollars, and to issue certificates therefor in denominations of not less than twenty dollars each, corresponding with the denominations of United States notes. The coin deposited for or representing the certificates of deposits shall be retained in the Treasury for the payment of the same on demand. Said certificates shall be receivable for customs, taxes, and all public dues, and when so received may be reissued; and such certificates, as also silver certificates, when held by any national-banking association, shall be counted as part of its lawful reserve; and no national-banking association shall be a member of any clearing-house in which such certificates shall not be receivable in the settlement of clearing-house balances: Provided, That the Secretary of the Treasury shall suspend the issue of such gold certificates whenever the amount of gold coin and gold bullion in the Treasury reserved for the redemption of United States notes falls below one hundred millions of dollars; and the provisions of section fifty-two hundred and seven of the Revised Statutes shall be applicable to the certificates herein authorized and directed to be issued
SEC. 13. That any officer, clerk, or agent of any national-banking association who shall willfully violate the provisions of an act entitled "An act in reference to certifying checks by national banks," approved March third, eighteen hundred and sixty-nine, being section fifty-two hundred and eight of the Revised Statutes of the United States, or who shall resort to any device, or receive any fictitious obligation, direct or collateral, in order to evade the provisions thereof, or who shall certify checks before the amount thereof shall have been regularly entered to the credit of the dealer upon the books of the banking association, shall be deemed guilty of a misdemeanor, and shall, on conviction thereof in any circuit or district court of the United States, be fined not more than five thousand dollars, or shall be imprisoned not more than five years, or both, in the discretion of the court.

SEC. 14. That Congress may at any time amend, alter, or repeal this act and the acts of which this is amendatory.

Approved, July 12, 1882.

CHAP. 291.—An act authorizing the New Orleans and Northeastern Railroad to construct bridges over the channels of Pearl River and Lake Pontchartrain.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the New Orleans and Northeastern Railroad Company, a corporation organized for the purpose of constructing a railroad between New Orleans, Louisiana, and Meridian, Mississippi, be, and is hereby, authorized and empowered to construct, build, and maintain bridges over and across the navigable waters of the United States on the route of said railroad from New Orleans, Louisiana, to Meridian, Mississippi, as now located, or as said route may hereafter be located, for the use of said company, and the passage of its engines, cars, passengers, mails, and merchandise thereon: Provided, however, That said company shall construct its bridges over and across the waters known as East Pearl River, West Pearl River, and Lake Pontchartrain, in accordance with such plans devised for the safe passage of vessels as shall be approved by the Secretary of War; and that said company shall construct and maintain such facilities and be governed by such regulations for the passage of vessels as the Secretary of War shall approve.

SEC. 2. That any bridge built under this act and subject to its limitations shall be a lawful structure, and shall be recognized and known as a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, or for passengers and freight passing over said bridge, than the rate per mile paid for the transportation over the railroad or public highways leading to the said bridge; and it shall enjoy the rights and privileges of other post roads in the United States.

SEC. 3. That if said bridges shall be made with unbroken and continuous spans, the spans thereof shall not be less than three hundred feet in length in the clear, and the main spans shall be over the main channels of the rivers and lakes across which said bridges may be constructed, and the bridges shall be at right angles to and their piers parallel with the current of said rivers and lakes: Provided, That if the same shall be constructed as draw bridges, the draws or pivots shall be over the main channels of said rivers and lakes at accessible points, and the spans shall not be less than one hundred and sixty feet in length in the clear, and the piers of said bridges shall be parallel with and the bridges at right angles to the current of the channels, and the spans shall not be less than ten feet above high water mark, as understood at the point of location, to the lowest part of the superstructure of said bridges: Provided, That said draws shall be opened promptly by said company, upon reasonable signal, for the passage of boats; and said
company or corporation shall maintain, at its own expense, from sunset to sunrise, such lights or other signals on said bridges as the Light House Board shall prescribe. No bridge shall be erected or maintained under the authority of this act which shall at any time substantially or materially obstruct the free navigation of said rivers and lakes; and if any bridge erected under such authority shall, in the opinion of the Secretary of War, obstruct such navigation, he is hereby authorized to cause such change or alteration of said bridge to be made as will effectually obviate such obstruction; and all such alterations shall be made and all such obstructions be removed at the expense of the owner or owners of said bridges. And in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said rivers caused or alleged to be caused by said bridges, the case may be brought in the district court of the United States of the States of Louisiana and Mississippi in which any portion of said obstruction or bridge may be located: Provided, further, That nothing in this act shall be so construed as to repeal or modify any of the provisions of law now existing in reference to the protection of the navigation of rivers, or to exempt these bridges from the operation of the same.

Sec. 4. That all railroad companies desiring the use of said bridges shall have and be entitled to equal rights and privileges relative to the passage of railway trains or cars over the same, and over the approaches thereto, upon payment of a reasonable compensation for such use; and in case the owner or owners of said bridges and the several railroad companies, or any one of them, desiring such use shall fail to agree upon the sum or sums to be paid, and upon rules and conditions to which each shall conform in using said bridges, all matters at issue between them shall be decided by the Secretary of War, upon hearing of the allegations and proofs of the parties: Provided, That the provisions of section two in regard to charges for passengers and freight across said bridges shall not govern the Secretary of War in determining any question arising as to the sum or sums to be paid to the owners of said bridges by said companies for the use of said bridges.

Sec. 5. That any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said rivers and lakes as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War, for his examination and approval, a design and drawings of the bridges and a map of the location, giving for the space of one mile above and one mile below the proposed location the topography of the banks of the river or lake, the shore-lines at high and low water, the direction and strength of the currents at all stages, and the soundings, accurately showing the bed of the stream or lake, the location of any bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridges are approved by the Secretary of War the bridges shall not be built; and should any change be made in the plan of said bridges during the progress of construction, such change shall be subject to the approval of the Secretary of War.

Sec. 6. That the right to alter, amend, or repeal this act is hereby expressly reserved; and the right to require any changes in said structures, or their entire removal, at the expense of the owners thereof, whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, July 12, 1882.
July 15, 1882.

**CHAP. 293.**—An act abolishing the military reservation at Fort Abercrombie, in the State of Minnesota, and authorizing the Secretary of the Interior to have the lands embraced therein made subject to homestead entry and sale the same as other public lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the military reservation of Fort Abercrombie, in the State of Minnesota, be, and the same is hereby, abolished; and the Secretary of the Interior is hereby authorized to have the lands embraced therein made subject to town site homestead entry and sale the same as other public lands: Provided, That the rights of all actual settlers entitled to the benefits of the homestead laws of the United States, who now occupy in good faith any portion of the land embraced within said reservation, shall date from the day of their actual settlement thereon; and in perfecting their titles thereto, under the homestead laws, the time such settlers have occupied and improved their said lands shall be allowed.

Approved, July 15, 1882.

July 1st, 1882.

**CHAP. 294.**—An act to increase the water-supply of the city of Washington, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War shall cause to be made a survey and map of the land necessary to extend the Washington Aqueduct from its present eastern terminus to the high ground north of Washington near Sixth street extended, and of the land necessary for a reservoir at that point the capacity of which shall not be less than three hundred million gallons; and a like survey and map of the land necessary for a dam across the Potomac River at Great Falls, including the land now occupied by the dam, and the land required for the extension of said dam across Conn's Island to and upon the Virginia shore; and when surveys and maps shall have been made the Secretary of War and the Attorney-General of the United States shall proceed to acquire to and for the United States the outstanding title, if any, to said land and water-rights, and to the land on which the gate-house at Great Falls stands by condemnation.

And in obtaining title to the right of way for the extension of said aqueduct, the Secretary of War and Attorney-General may, in their discretion, secure title to a strip suitable for an avenue over such part of said aqueduct extended as they think proper: Provided, That at least one-half in value of such right of way shall be donated or dedicated by the owners to that public use: And provided further, That if it shall be necessary to resort to condemnation, the proceeding shall be as follows.

When the map and survey are completed, the Attorney-General shall proceed to ascertain the owners or claimants of the premises embraced in the survey, and shall cause to be published, for the space of thirty days, in one or more of the daily newspapers published in the District of Columbia, a description of the entire tract or tracts of land embraced in the survey, with a notice that the same has been taken for the uses mentioned in this act, and notifying all claimants to any portion of said premises to file, within its period of publication, in the Department of Justice, a description of the tract or parcel claimed, and a statement of its value as estimated by the claimant. On application of the Attorney-General, the chief justice of the supreme court of the District of Columbia shall appoint three persons, not in the employ of the government or related to the claimants, to act as appraisers, whose duty it shall be, upon receiving from the Attorney-General a description of any tract or parcel the ownership of which is claimed separately, to fairly and justly value the same and report such valuation to the Attorney-General, who thereupon shall, upon being satisfied as to the title to the same, cause to be offered to the owner or owners the amount fixed
by the appraisers as the value thereof; and if the offer be accepted, then upon the execution of a deed to the United States in form satisfactory to the Attorney-General, the Secretary of War shall pay the amount to such owner or owners from the appropriation made therefor in this act.

In making the valuation the appraisers shall only consider the present value of the land without reference to its value for the uses for which it is taken under the provisions of this act.

The appraisers shall each receive for their services five dollars for each day's actual service in making the said appraisements.

Any person or corporation having any estate or interest in any of the lands embraced in said survey and map who shall for any reason not have been tendered payment therefor as above provided or who shall have declined to accept the amount tendered therefor, and any person who, by reason of the taking of said land, or by the construction of the works hereinafter directed to be constructed, shall be directly injured in any property right, may, at any time within one year from the publication of notice by the Attorney-General as above provided, file a petition in the Court of Claims of the United States setting forth his right or title and the amount claimed by him as damages for the property taken or injury sustained; and the said court shall hear and adjudicate such claims in the same manner as other claims against the United States are now by law directed to be heard and adjudicated therein: Provided, That the court shall make such special rules in respect to such cases as shall secure their hearing and adjudication with the least possible delay.

Judgments in favor of such claimants shall be paid as other judgments of said court are now directed to be paid; and any claimant to whom a tender shall have been made as hereinbefore authorized, and who shall have declined to accept the same, shall, unless he recover an amount greater than that so tendered, be taxed with the entire cost of the proceeding. All claims for value or damages on account of ownership of any interest in said premises, or on account of injury to a property right by the construction of said works, shall, unless a petition for the recovery thereof be filed within one year from the date of the first publication of notice by the Attorney-General as above directed, be forever barred: Provided, That owners or claimants laboring under any of the disabilities defined in the statute of limitations of the District of Columbia may file a petition at any time within one year from the removal of the disability.

Upon the publication of the notice as above directed, the Secretary of War may take possession of the premises embraced in the survey and map, and proceed with the constructions herein authorized; and upon payment being made therefor, or, without payment, upon the expiration of the times above limited without the filing of a petition, an absolute title to the premises shall vest in the United States.

Sec. 2. That the Secretary of War be, and is hereby, authorized and directed to extend the Washington Aqueduct from its present eastern terminus to the high ground north of Washington near Sixth street extended; as: that he construct at that point a reservoir of the capacity of not less than three hundred millions gallons, erect the necessary gatehouse, and lay such main-connections as may be necessary to furnish to Washington and Georgetown an ample supply of water; and that he complete the dam at Great Falls to the level of one hundred and forty-eight feet above tide, and extend the same at that level across Conu's Island to the Virginia shore; and that he raise the embankment between the Potomac River and the Chesapeake and Ohio Canal above the dam, so as to protect the canal from the increased flooding which the completion of the dam will cause in times of high water, or pay to the canal company, in full satisfaction for all such flooding, the amount hereinafter appropriated for that purpose.

Sec. 3. That the following sums, or so much thereof as may be neces-
sary, are hereby appropriated out of any money in the Treasury not otherwise appropriated:

To pay for land to extend aqueduct, fifty-one thousand three hundred and seventy dollars.

For extension of aqueduct to the high ground north of Washington near Sixth street extended, five hundred and ninety-nine thousand five hundred and thirty-four dollars and fifty-five cents.

For necessary main-connections, one hundred and sixty-five thousand four hundred dollars.

To pay for land for reservoir, thirty-five thousand two hundred and fifty dollars.

For work and material in constructing reservoir and gate-house, four hundred and thirty-one thousand two hundred and seventy-three dollars and seventy-five cents.

To pay for water rights and land necessary to extend dam at Great Falls to the Virginia shore, forty-five thousand dollars.

For work and material to complete the dam at Great Falls to the level of one hundred and forty-eight feet above tide, and extend the same to the Virginia shore, one hundred and forty-five thousand one hundred and fifty-one dollars.

To protect the Chesapeake and Ohio Canal from increased flooding by reason of completing the dam at Great Falls, twelve thousand three hundred dollars.

To provide for the erection of suitable fish-ways at the Great Falls of the Potomac and at the dam to be constructed under the provisions of this act in accordance with plans and specifications to be prescribed by the United States Commissioner of Fish and Fisheries, fifty thousand dollars, or so much thereof as may be necessary: Provided further, That one-half the cost of said improvement, excluding the fish way, shall be annually computed and stated by the Treasurer of the United States, and charged to a capital account on the books of the Treasury, and that interest at the rate of three per centum per annum thereon shall be annually computed and charged to said account, and that any surplus of water rents over and above the expense of maintaining the works and appendages and paying the charges for interest and sinking fund for the redemption of outstanding bonds heretofore issued for the extension of said water works in the city of Washington shall be paid into the Treasury of the United States by the officer who may be charged with the collection of the same, and credited to the account thus created, until the same shall be finally extinguished and the water rents shall be so regulated from time to time as to be at least sufficient to pay the expenses of maintaining the said works and appendages and the interest on the capital account created in accordance with this provision in addition to charges now imposed thereon by law. After the extinguishment of said account and until further action by Congress the surplus water rents shall be paid into the Treasury of the United States.

Approved, July 15, 1882.

July 15, 1882.

CHAP. 295.—An act to provide for the erection of a public building at Poughkeepsie, 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 purchase a suitable site, and cause to be erected thereon, at Poughkeepsie, in the State of New York, a substantial and commodious public building, with fire proof vaults, for the use and accommodation of the post office and internal revenue offices, and for other government uses. The site, and the building thereon, when completed according to plans and specifications to be previously made and approved by the Secretary of the
Treasury, shall not exceed the cost of seventy five thousand dollars; and the site purchased shall leave the building unexposed to danger from fire in adjacent buildings by an open space of at least fifty feet, including streets and alleys; and for the purposes herein mentioned the sum of seventy five thousand dollars is hereby appropriated out of any moneys in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of the Treasury; Provided, That no part of said sum shall be expended until a valid title to the said site shall be vested in the United States, and the State of New York shall cede to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of any civil process therein.

Approved, July 15, 1882.

CHAP. 308.—An act donating four condemned cast iron cannon for the soldier's monument at the village of East Bloomfield, New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and hereby is, directed to deliver to the authorities of the town of East Bloomfield, Ontario County, New York, four condemned cast-iron cannon for the soldier's monument erected at the village in said town.

Approved, July 19, 1882.

CHAP. 309.—An act granting condemned cannon to Abe Lincoln Post Number Twenty-nine of the Grand Army of the Republic, at Council Bluffs, Iowa, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to furnish to Abe Lincoln Post Number Twenty-nine of the Grand Army of the Republic, at Council Bluffs, Iowa, four condemned cast-iron cannon for the adornment of a monument in memory of the deceased soldiers of Iowa at Council Bluffs, in said State.

Approved, July 19, 1882.

CHAP. 310.—An act donating four condemned cast-iron cannon and four cast-iron cannon-balls for the soldiers' monument at Ironton, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, directed to deliver to Post Dick Lambert of the Grand Army of the Republic, at Ironton, Ohio, four condemned cast-iron cannon and four large cast-iron cannon-balls, for the soldiers' monument to be erected in said city by said post of the Grand Army of the Republic.

Approved, July 19, 1882.

CHAP. 311.—An act granting condemned cannon, and so forth, to the city of Marshall-town, Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the government, to the city of Marshall-town, Iowa, four condemned cast-iron cannon and twenty cannon-balls, to be placed on a monument to be erected in memory of deceased soldiers in the Marshall-town cemetery.

Approved, July 19, 1882.
CHAP. 312.—An act to divide the State of Iowa into two Judicial Districts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State of Iowa be, and the same is hereby, divided into two judicial districts, in manner following, to-wit: The Counties of Clinton, Jones, Linn, Benton, Black Hawk, Grundy, Hardin, Hamilton, Webster, Calhoun, Sac, Ida, Monona, and all the counties north of those named shall constitute a new district, to be known as the northern district of Iowa. The remaining counties of the State shall constitute the southern district of Iowa; and the present district court of Iowa, from and after the passage of this act, shall be known as the district court for the southern district of Iowa.

Sec. 2.—That the present judge of the district of Iowa is hereby declared to be the district judge for the southern district of Iowa; and the President of the United States be, and is hereby, authorized and directed, by and with the advice and consent of the Senate, to appoint a district judge for the northern district of Iowa.

Sec. 3.—That the district attorney and United States marshal for the district of Iowa shall be the district attorney and marshal of the southern district of Iowa; and the President of the United States, by and with the advice and consent of the Senate, is authorized and directed to appoint one person as marshal and one as district attorney for the northern district of Iowa.

Sec. 4.—That there shall be appointed by the judge of the northern district of Iowa, with the approval of the circuit judge of the eighth judicial circuit, a clerk for the district and circuit courts in and for said northern district of Iowa. The persons now acting as clerks for the district of Iowa shall be the clerks for the southern district of Iowa.

Sec. 5.—That for the purpose of holding terms of court the northern district shall be divided into three divisions, to be known as the eastern, central, and western divisions. The counties of Clinton, Jackson, Jones, Linn, Benton, Black Hawk, Buchanan, Delaware, Dubuque, Clayton, Fayette, Bremer, Floyd, Chickasaw, Mitchell, Howard, Winneshiek, and Allamakee shall constitute the eastern division, the courts for which shall be held at the city of Dubuque. The counties of Grundy, Hardin, Hamilton, Webster, Calhoun, Pocahontas, Palo Alto, Emmett, Kossuth, Humboldt, Wright, Hancock, Winnebago, Worth, Cerro Gordo, Franklin, and Butler shall constitute the central division, the courts for which shall be held at Fort Dodge. The Counties of Monona, Woodbury, Plymouth, Sioux, Lyon, Osceola, O'Brien, Cherokee, Ida, Sac, Buena Vista, Clay, and Dickinson shall constitute the Western division, the courts for which shall be held at Sioux City.

Sec. 6.—That for the purpose of holding terms of Court the Southern district of Iowa shall be divided into three divisions to be known as the eastern, central, and western divisions. The counties of Scott, Cedar, Muscatine, Washington, Louisa, Keokuk, Appanoose, Davis, Wapello, Jefferson, Van Buren, Henry, Des Moines, and Lee shall constitute the eastern division, in which the courts shall be held at the city of Keokuk. The counties of Johnson, Iowa, Poweshiek, Mahaska, Jasper, Tama, Marshall, Story, Boone, Greene, Guthrie, Adair, Dallas, Polk, Madison, Warren, Marion, Clark, Lucas, Decatur, Monroe, and Wayne shall constitute the central division for which the courts shall be held at the city of Des Moines. The counties of Carroll, Crawford, Harrison, Shelby, Audubon, Cass, Pottawattamie, Mills, Montgomery, Adams, Union, Ringgold, Taylor, Page and Fremont shall constitute the Western division, in which the courts shall be held at the city of Council Bluffs: Provided, That the additional courts at the places in the several divisions named in this act shall be held in buildings provided for that purpose without expense to the United States.

Sec. 7.—That courts under this act shall be held at Dubuque, Keokuk, Des Moines and Council Bluffs at such times as are now fixed by
law; at Fort Dodge on the third Tuesdays in January and June, and at Sioux City on the second Tuesdays in February and July.

Sec. 8.—That the circuit judge of the eighth judicial circuit may, by order, direct the judges of the said northern and southern districts of Iowa to sit together in holding the circuit court in either of said districts; and when so sitting the judge oldest in commission shall preside, and in case of disagreement between them his opinion shall prevail for the time being: Provided, however, That a certificate of division may be signed by them with like effect as in cases provided by law for certificates of division between a circuit and district judge.

Sec. 9.—That all civil suits not of a local nature must be brought in the division of the northern or southern district where the defendant or defendants reside; but if there are two or more defendants, residing in different divisions, the action may be brought in either of the divisions in which a defendant resides. When the defendant is a non-resident of either district, action may be brought in any division of either district wherein the defendant may be found. Causes removed from any of the courts of the State of Iowa to the circuit court of the United States shall be removed to the circuit court in the division in which said State court is held.

Sec. 10.—That all causes now pending in the courts held in the respective divisions of the State of Iowa shall be continued in the corresponding divisions of the northern or southern districts with the same force and effect as though originally commenced therein. That all prosecutions for crimes or offenses hereafter committed in either of said districts shall be cognizable within such district; and all prosecutions for crimes or offenses heretofore committed in the district of Iowa shall be commenced and proceeded with as if this act had not been passed.

Sec. 11.—That cases taken by appeal or writ of error from any of the sessions of the district court in the northern district shall go to the circuit court held at Dubuque, and in the southern district cases taken by appeal or writ of error from any of the sessions of the district court in the southern district shall go to the circuit court held at Des Moines.

Approved, July 20, 1882.

CHAP. 313.—An act authorizing the sale of the land and premises formerly occupied as a site for the post-office in the city of New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to sell at public auction in the city of New York to the highest bidder, after thirty days' notice in four of the principal newspapers published in the city of New York, the land and premises formerly occupied as the site of the post-office in the city of New York, lying upon Nassau street, between Cedar and Liberty streets, and known as the Old Post-Office site, the time and place of said sale in said city to be fixed by the Secretary of the Treasury at a date not later than ninety days after the passage of this act, and at a price not less than six hundred thousand dollars, with power to reject any and all bids, and to readvertise and offer the said property in like manner as often as may be necessary to secure the value thereof, and if he deems it best for the public interests he may subdivide said land into parcels and sell in such parcels.

Approved, July 21, 1882.

CHAP. 348.—An act to encourage and promote telegraphic communication between America and Europe.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Robert Garrett, William F. Burns, and William F. Frick, of Maryland, their associates, success
sors, and assigns, shall have the right to construct, lay, land, and maintain a line or lines of telegraph or submarine cables on the Atlantic coast of the United States of America, to connect the American and European coasts by telegraphic lines, wires, or submarine cables: Provided, That said company shall begin to lay said cable or cables within two years from the passage of this act; And provided further, That no amalgamation, combination to establish rates, union or sale of cable interests established under this act shall be made to any existing European or other cable companies.

SEC. 2. That any telegraphic line or cable laid be subject to the following conditions, stipulations, and reservations, to wit:

First. The Government of the United States shall be entitled to exercise and enjoy the same or similar privileges with regard to the control and use of such line or lines, or cable or cables, as there may, by law, agreement, or otherwise be exercised and enjoyed by any foreign government whatever.

Secondly. Citizens of the United States shall enjoy the same privileges as to the payment of rates for the transmission of messages as are enjoyed by the citizens of the most favored nations.

Thirdly. The transmission of dispatches shall be made in the following order: First, dispatches of state, under such regulations as may be agreed upon by the governments interested, the rates not to exceed those charged to individuals; secondly, dispatches on telegraphic service; and, thirdly, private dispatches.

Fourthly. The lines of any such cables shall be kept open to the public for the daily transmission of market and commercial reports and intelligence, and all messages, dispatches, and communications shall be forwarded in the order in which they are received, except as hereinbefore provided.

Fifthly. Before extending and establishing any such line or lines, or cable or cables, in or over any waters, reefs, islands, shores, and lands within the jurisdiction of the United States, a written acceptance of the terms and conditions imposed by this act shall be filed in the office of the Secretary of State by the parties above named, or a majority of them, their associates, successors, or assigns, or by the company or corporation which may be organized to construct and operate cables under this act.

SEC. 3. That nothing in this act shall be construed to limit the United States in granting to other persons or companies similar privileges herein contained.

SEC. 4. That the right to alter, amend, or repeal this act at any time is hereby reserved to Congress.

Approved, July 25, 1882.

July 25, 1882.

CHAP.349.—An act making appropriations for the payment of invalid and other pensions of the United States for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the payment of pensions for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes, namely:

For Army pensions, as follows: For invalids, widows, minor children, and dependent relatives, and survivors and widows of the war of eighteen hundred and twelve, ninety-seven million six hundred and forty thousand dollars: Provided, That the amount expended for each of the above items shall be accounted for separately.

For Navy pensions, as follows: For invalids, widows, minor children, and dependent relatives, one million eight hundred thousand dollars:
Provided, That the appropriations aforesaid for Navy pensions shall be paid from the income of the Navy pension fund, so far as the same may be sufficient for that purpose: And provided further, That the amount expended under each of the above items shall be accounted for separately.

For fees and expenses of examining surgeons two hundred and seventy-five thousand dollars.

For pay and allowances of pension agents for salary, fees for preparing vouchers, rent, fuel, lights, and postage on letters to the executive departments and to pensioners, two hundred and seventy-five thousand dollars.

For contingent expenses of pension agents, ten thousand dollars.

SEC. 2.—That section forty-seven hundred and forty-four, title fifty-seven of the Revised Statutes of the United States is hereby amended to read as follows:

"SEC. 4744.—The Commissioner of Pensions is authorized to detail from time to time clerks or persons employed in his office to make special examinations into the merits of such pension or bounty land claims, whether pending or adjudicated, as he may deem proper, and to aid in the prosecution of any party appearing on such examinations to be guilty of fraud, either in the presentation or in procuring the allowance of such claims; and any person so detailed shall have power to administer oaths and take affidavits and depositions in the course of such examinations, and to orally examine witnesses, and may employ a stenographer, when deemed necessary by the Commissioner of pensions, in important cases, such stenographer to be paid by such clerk or person, and the amount so paid to be allowed in his accounts."

SEC. 3.—"That in addition to the authority conferred by section one hundred and eighty-four, title four of the Revised Statutes, any judge or clerk of any court of the United States in any State, District, or Territory shall have power, upon the application of the Commissioner of Pensions, to issue a subpoena for a witness, being within the jurisdiction of such court, to appear, at a time and place in the subpoena stated, before any officer authorized to take depositions to be used in the courts of the United States, or before any officer, clerk, or person from the Pension Bureau designated or detailed to investigate or examine into the merits of any pension claim and authorized by law to administer oaths and take affidavits in such investigation or examination, there to give full and true answers to such written interrogatories and cross interrogatories as may be propounded, or to be orally examined and cross-examined upon the subject of such claim; and witnesses subpoenaed pursuant to this and the preceding section shall be allowed the same compensation as is allowed witnesses in the courts of the United States, and paid in the same manner."

SEC. 4.—That the Commissioner of Pensions is hereby authorized to appoint surgeons who, under his control and direction shall make such examination of pensioners and claimants for pension or increased pension as he shall require; and he shall organize boards of surgeons, to consist of three members each, at such points in each State as he shall deem necessary, and all examinations, so far as practicable, shall be made by the boards, and no examination shall be made by one surgeon excepting under such circumstances as make it impracticable for a claimant to present himself before a board: Provided, That the Commissioner may, when in his opinion the exigencies of the service require it, organize a board of three surgeons who, under his direction, shall review the work of any regularly-appointed board or surgeon: Provided further, That all examinations shall be thorough and searching, and the certificate contain a full description of the physical condition of the claimant at the time, which shall include all the physical and rational signs and a statement of all structural changes.

The fee for each examination, and satisfactory certificate thereof, shall be two dollars to each member when made by a board, and two dollars when made by one surgeon: Provided, That when a claimant is so dis-
abled as not to be able to present himself to a board of surgeons for examination, the Commissioner may order a surgeon to make the examination at the claimant's residence; and the fee for such examination shall be two dollars, in addition to the payment of the actual traveling expenses of the surgeon: Provided further, That no fee shall be allowed or paid to any member of such board of examining surgeons who does not actually participate in such examination and sign the certificate thereof.

The Commissioner may, when in his judgment the degree of disability cannot be determined truthfully or satisfactorily excepting by expert examination, employ an expert, not a regularly appointed surgeon, to make the examination; and the fee for such examination shall be five dollars: Provided, That the fee for an expert examination shall not be paid to any regularly-appointed examining surgeon.

The fee for the examination of claimants who reside out of the United States shall not exceed ten dollars, which shall be paid, upon the presentation of satisfactory vouchers, out of the appropriation for the payment of the examining surgeons, and through the United States consulate nearest to the claimant's place of residence.

SEC. 5.—That no person who is now receiving or shall hereafter receive a pension under a special act shall be entitled to receive in addition thereto a pension under the general law, unless the special act expressly states that the pension granted thereby is in addition to the pension which said person is entitled to receive under the general law.

Approved, July 25, 1882.

CHAP. 350.—An act to authorize the preparation and publication of a classified, analytical, and descriptive catalogue of all government publications from July fourth, seventeen hundred and seventy-six, to March fourth, eighteen hundred and eighty-one.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be prepared and published, under the direction of the Joint Committee on Printing, a classified, analytical, and descriptive catalogue of all publications made by the authority of the Government of the United States and the preceding government of the Colonies, and all departments, bureaus, and offices thereof, from July fourth, seventeen hundred and seventy-six, to March fourth, eighteen hundred and eighty-one; and upon the request of the said joint committee, the officers of the Senate and House of Representatives, and the heads of all the executive departments and of all the bureaus and offices thereof, shall furnish to said joint committee all such information and assistance in reference to said publications as will facilitate or assist in the completion of said work; and the sum of ten thousand dollars is hereby appropriated for the purposes of this act which sum may be expended as additional pay or compensation to any officer or employé of the United States.

Approved, July 27, 1882.

CHAP. 351.—An act to fix the times for holding terms of the Circuit and District courts of the United States, in 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 the sessions of the Circuit and District Courts of the United States in the Northern District of Ohio, shall begin and be held as follows: In Cleveland, in the eastern division, on the first Tuesday of February, April, and October of each year; and in Toledo in the western division, on the first Tuesday of June and December of each year. All acts and parts of acts inconsistent herewith, are hereby repealed.

Approved, July 27, 1882.
CHAP. 352.—An act for the erection of a public building at Marquette 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 purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, and internal-revenue, land, and other government offices, at the city of Marquette, in the State of Michigan. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of one hundred thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Michigan shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, July 27, 1882.

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CHAP. 353.—An act to authorize the purchase of a site and the erection of a suitable building for a post-office and other government offices in the city of Scranton, Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase or otherwise procure a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the post-office, internal-revenue offices, and other government offices, at the city of Scranton, Pennsylvania. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of seventy five thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Pennsylvania shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof, for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, July 27, 1882.

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CHAP. 356.—An act to provide for the sale of certain Kickapoo Indian lands in Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized to cause to be appraised and sold, for cash, to the highest bidder, after due advertisement in tracts not exceeding one hundred and sixty acres to any one person, the following described tracts of land in the State of Kansas, reserved, in accordance with the provisions of the amended eleventh article of the treaty made June twenty-eighth, eighteen hundred and sixty-two, by and between the United States and the Kickapoo tribe of Indians, for mill-site and missionary and agency purposes, namely: The south half of section four, township five, range sixteen, and the north half of section nine,
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township five, range sixteen, for mill-site purposes; the south half of section thirty-three, township four, range seventeen, reserved for mission purposes: lots five, six, and seven, section three, township five, range seventeen, and lot six, section fifteen, township five, range seventeen, reserved for agency purposes: Provided, That no tract shall be sold for less than the appraised value thereof, and in no case for less than six dollars per acre.

Proviso.

SECTION 2. That the net proceeds of the sale of said lands, after deducting therefrom the expense incident to said appraisement and sale, shall be deposited in the United States Treasury to the credit of the Kickapo Indians, and shall bear interest at the rate of four per centum per annum; and the Secretary of the Interior is authorized to expend the interest annually accumulating thereon, and all or any part of the principal fund, at such time and in such manner as he may deem for the best interests of said Indians: Provided, That if the Secretary of the Interior shall direct the payment of said principal sum in installments, the unpaid portion thereof shall continue to draw interest until paid.

Proviso.

SECTION 3. That the Secretary of the Interior shall cause patents in fee-simple to be issued to the purchasers of the lands sold under the provisions of this act in the same manner as patents are issued for the public lands.

Approved, July 28, 1882.

CHAP. 357.—An act relating to lands in Colorado lately occupied by the Uncompahgre and White River Ute Indians.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all of that portion of the Ute Indian Reservation in the State of Colorado lately occupied by the Uncompahgre and White River Utes be, and the same is hereby, declared to be public land of the United States, and subject to disposal from and after the passage of this act, in accordance with the provisions and under the restrictions and limitations of section three of the act of Congress approved June fifteen, eighteen hundred and eighty, chapter two hundred and twenty-three, except as hereinafter provided, under regulations to be prescribed by the Secretary of the Interior in accordance with the provisions of this act.

Proviso.

SECTION 2. That the Secretary of the Interior shall, at the earliest practicable day, ascertain and establish the line between the land mentioned in section one of this act and that now or lately occupied by the Southern Utes in said State; and for that purpose there is hereby appropriated, out of any money in the Treasury of the United States not otherwise appropriated, the sum of five hundred dollars.

Proviso.

SECTION 3. That all entries, settlements, or locations heretofore made, under any law of the United States, by duly-qualified persons, upon a strip of land extending northerly and southerly, not exceeding ten miles in width, within that part of the Ute Indian Reservation in the State of Colorado lately occupied by the Uncompahgre and White River Ute Indians, and bounded on the east by the one hundred and seventh meridian of longitude west from Greenwich, shall legally date from the time they were respectively made; and the rights of said persons shall be in all respects the same as if the lands had been legally subject to their claims when the same were initiated: Provided, however, That if homestead entries have been made on said strip, the lands so entered shall be paid for in cash, after proof which would be satisfactory under the pre-emption laws: And provided further, That none of said lands shall be disposed of for any consideration other than cash, nor for a less price than one dollar and twenty-five cents per acre.

Approved, July 28, 1882.
CHAP. 358.—An act to authorize the construction of a street-railway and wagon-road bridge over the Rio Grande River between the city of El Paso, Texas, and Paso del Norte, Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the El Paso Street Railway Company, a corporation organized and created under and by virtue of the laws of the State of Texas, be, and is hereby, authorized and empowered to construct, own, maintain, and operate a street-railway bridge over the Rio Grande River between the city of El Paso, in the State of Texas, and the city of Paso del Norte, in the State of Chihuahua, Mexico, at such point as may be most convenient to said corporation to unite and connect the street-railroad to be constructed by them in the said city of El Paso with any street-railroad that may be constructed by any person or company in the said city of Paso del Norte, and to build and lay on and across said bridge ways for the passage of animals, foot-passengers, and vehicles of all kinds, for the transit of which said corporation may charge a reasonable toll, which charge shall be subject to revision and regulation by the Secretary of War from time to time.

SEC. 2. That said bridge may be built with unbroken and continuous spans, and of the following dimensions, to wit: Six hundred feet in length, twenty feet in width, ten feet in height above high water level, and with twenty-eight spans, twelve of which to be thirty feet in length and sixteen of which to be fifteen feet in length; that said bridge when completed in the manner herein specified shall be deemed and taken to be a legal structure: Provided, That said bridge shall not interfere with the free navigation of said river; and in case of any litigation arising from an obstruction or alleged obstruction to the free navigation thereof caused or alleged to be caused by said bridge, the case may be tried before the district court of the United States of the State in which any portion of said bridge may be situated: And provided also, That Congress reserves the right to withdraw the authority and power conferred by this act in case the free navigation of said river shall at any time be substantially or materially obstructed by said bridge, or for any other reason, and to direct the removal or necessary modifications thereof at the cost and expense of the owners of said bridge; and Congress may at any time alter, repeal, or amend this act: And provided further, That the consent of the Mexican State of Chihuahua, and of the proper authorities of the Republic of Mexico shall have been obtained before said bridge shall be built or commenced.

Approved, July 28, 1882.

CHAP. 360.—An act to amend section twenty-one hundred and thirty-three of the Revised Statutes in relation to Indian traders.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section twenty-one hundred and thirty-three of the Revised Statutes of the United States be, and the same is hereby, amended so that it shall read:

"Any person other than an Indian of the full blood who shall attempt to reside in the Indian country, or on any Indian reservation, as a trader, or to introduce goods, or to trade therein, without such license, shall forfeit all merchandise offered for sale to the Indians or found in his possession, and shall moreover be liable to a penalty of five hundred dollars: Provided, That this section shall not apply to any person residing among or trading with the Choctaws, Cherokees, Chickasaws, Creeks, or Seminoles, commonly called the five civilized tribes, residing in said Indian country, and belonging to the Union Agency therein: And provided further, That no white person shall be employed as a clerk by any Indian trader, except such as trade with said five civilized tribes;
unless first licensed so to do by the Commissioner of Indian Affairs, under and in conformity to regulations to be established by the Secretary of the Interior”.

Approved, July 31, 1882.

CHAP. 361.—An act to designate, classify, and fix the salaries of persons in the railway mail service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That persons in the railway mail service, known as railway post-office clerks, route-agents, local agents, and mail-route messengers, shall, on and after the passage of this act, be designated as railway postal clerks, and divided into five classes, whose salaries shall not exceed the following rates per annum: First class not exceeding eight hundred dollars; second class, not exceeding nine hundred dollars; third class, not exceeding one thousand dollars; fourth class, not exceeding one thousand two hundred dollars; and fifth class, not exceeding one thousand four hundred dollars: Provided, That the Postmaster-General, in fixing the salaries of clerks in the different classes, may fix different salaries for clerks of the same class, according to the amount of work done and the responsibility incurred by each, but shall not, in any case, allow a higher salary to any clerk of any class than the maximum fixed by this act for the class to which such clerk belongs.

SEC. 2. That the sums appropriated in the act entitled “An act making appropriation for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes”, approved May fourth, eighteen hundred and eighty-two, for the compensation of railway post-office clerks, route agents, mail route messengers, and local agents, be consolidated into one fund, and applied for the compensation of the clerks embraced in the five classes under the title of railway postal clerks, provided in this act.

Approved, July 31, 1882.

CHAP. 362.—An act to grant the right of way for railroad purposes through the lands of the United States powder-depot near Dover, New Jersey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way, not exceeding one hundred feet in width, through the lands of the United States included in the Picatinny powder-depot, near Dover, in the State of New Jersey, is hereby granted to the Central Railroad Company of New Jersey for the purpose of constructing a railroad: Provided, That the said right of way, and the width and location thereof, through said lands, and the regulations for operating said railroad within the limits of the reservation so as to prevent all danger to public property, shall be submitted to and approved by the Secretary of War prior to any entry on said lands or the commencement of the construction of said works: Provided also, That such sidings, tracks, switches, and loading stations as may at any time be required by the Secretary of War shall be promptly provided by said railroad company; and that such stoppage of trains and generally such facilities and privileges as the United States may desire for the shipment of materials of war at any time shall be provided by said railroad company: Provided also, That whenever said right of way shall cease to be used for the purposes aforesaid the same shall revert to the United States: And provided further, That the right to repeal, alter, or amend this act is reserved to Congress.

Approved, July 31, 1882.
FORTY-SEVENTH CONGRESS. SESS. I. CH. 363, 364, 366, 371. 1882. 181

CHAP. 363.—An act to provide additional industrial training-schools for Indian youth, and authorizing the use of unoccupied military barracks for such purpose.

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 to set aside, for use in the establishment of normal and industrial training-schools for Indian youth from the nomadic tribes having educational treaty claims upon the United States, any vacant posts or barracks, so long as they may not be required for military occupation, and to detail one or more officers of the Army for duty in connection with Indian education, under the direction of the Secretary of the Interior, at each such school so established: Provided, That moneys appropriated or to be appropriated for general purposes of education among the Indians may be expended, under the direction of the Secretary of the Interior, for the education of Indian youth at such posts, institutions, and schools as he may consider advantageous, or as Congress from time to time may authorize and provide.

Approved, July 31, 1882.

CHAP. 364.—An act granting to certain parties right of way over lands and waters of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Davidson B. Penn, of New Orleans, Louisiana, and his associates, under the name and style of the St. Tammany Water Works Company, or such other style as they may adopt, be, and are hereby, granted the right of way to lay conduits, pipes, arches, and aqueducts under the waters of Lake Pontchartrain to connect its northern shores with the city of New Orleans, and over and under any of the public waters or lands of the United States between New Orleans and said shore of said lake: Provided, That every part of such pipes, aqueducts, or other constructions shall be at least ten feet below the surface of said waters at mean low tide: Provided, also, That if at any time the constructions of said company shall in any way obstruct or interfere with the free and safe navigation of any of said waters, such constructions shall be removed or changed by the company upon notification by the Secretary of War.

Approved, July 31, 1882.

CHAP. 366.—An act to amend the statutes in relation to copyright.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That manufacturers of designs for molded decorative articles, tiles, plaques, or articles of pottery or metal subject to copyright may put the copyright mark prescribed by section forty-nine hundred and sixty two of the Revised Statutes, and acts additional thereto, upon the back or bottom of such articles, or in such other place upon them as it has heretofore been usual for manufacturers of such articles to employ for the placing of manufacturers, merchants, and trade marks thereon.

Approved, August 1, 1882.

CHAP. 371.—An act to grant a right of way for a railroad and telegraph line through the lands of the Choctaw and Chickasaw Nations of Indians to the Saint Louis and San Francisco Railway 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 a right of way is hereby granted to the Saint Louis and San Francisco Railway Company, a corporation duly organized under the laws of the State of Missouri for the construction of a railroad and telegraph line, said right of way to be one

Right of way for railroad and telegraph line through lands of Choctaw and

August 2, 1882.
Chickasaw Nations of Indians granted to Saint Louis and San Francisco Railway Company.

**Conditions of acceptance.**

hundred and fifty feet in width through that part of the lands of the Choctaw and Chickasaw Nations occupied by the Choctaws, and three hundred feet in width at each station for a distance of four thousand feet in length; said right of way to commence at any point to be selected by said company on the line of the Choctaw Nation immediately contiguous to Sebastian or Scott Counties, in the State of Arkansas, and run thence in a southwesterly direction on the most direct and practicable route through the lands of the said Choctaw and Chickasaw Nations in the direction of Paris, in the State of Texas; said road to continue to or connect with a proposed road from the city of Paris aforesaid.

SEC. 2. That the said Saint Louis and San Francisco Railway Company shall accept this right of way upon express condition, binding upon itself, its successors and assigns, that they will neither aid, advise, nor assist in any effort looking toward the changing or extinguishing the present tenure of the Choctaws or Chickasaws in their lands, and will not attempt to secure from the Choctaw or Chickasaw Nation any further grant of land, or its occupancy, than is hereinbefore provided: Provided, That any violation of the condition mentioned in this section shall operate as a forfeiture of all the rights and privileges of said railway company under this act.

**Payment for damages, etc.**

SEC. 3. That the said railway company shall pay for all property injured or destroyed by said company, and for all material taken and used in the construction, operation, or repairs of said road and telegraph line, and shall take no such material except under contract with the proper authorities of the Choctaw or Chickasaw Nation, and according to the laws thereof: Provided, That before the construction of said road through any lands held by individual occupants according to the laws, customs, and usages of said nations, full compensation shall be made to such occupants for all property to be taken or damaged by them by reason of the construction of the said road and telegraph line. In case of failure to make amicable settlements in any case, either national or individual, such compensation shall be determined by appraisement of three disinterested referees, one to be named by the Commissioner of Indian Affairs, one by the principal chief of said nation claiming damages or to which the persons claiming damages belong, and one by said company. This provision shall also apply to all cases of injury to persons or property occasioned by the construction or operation of said road and telegraph line after the construction thereof shall have been commenced. Said arbitrators shall receive not exceeding four dollars per day for each, with mileage not exceeding six cents per mile, and witnesses shall receive the usual fees allowed by the courts of said nations. Costs shall be made a part of the award, and be paid by the losing party.

**Referees to determine, etc., upon failure to make amicable settlements.**

In case of failure to pay such award, the Secretary of the Interior shall be, and is hereby, authorized to forbid the further passage of trains, or the use of said right of way, and to remove the agents and employees of said company from the limits of said nations, as intruders under the intercourse laws of the United States, until such time as payment shall be made by said company.

And in addition to the foregoing the injured parties shall have the right of recourse to all legal remedies that may be applicable in like cases in the judicial tribunals; and consent is hereby given that the civil jurisdiction of the district court of the United States for the western district of Arkansas, and such other courts as may be established by authority of the United States, shall be extended within the territory and limits of the Choctaw and Chickasaw Nations, without distinction as to citizenship of the parties, so far as may be necessary for the enforcement of the provisions of this act.

**Compensation.**

SEC. 4. That for and in consideration of the uses and grants aforesaid the said railway company shall pay quarter-annually to the national treasurers of said nations every year during the existence of the rights and privileges granted to said company by this act, to be used for the benefit of schools therein, the sum of seven hundred and fifty dollars,
one-fourth of said payments to be paid to the Chicksaws and three-
fourths to be paid to the Choctaws; and until the first of such pay-
ments be made, no right or power to enter upon said lands, except for
the purpose of surveying and locating its line of road and telegraph,
shall be acquired under the provisions of this act: Provided, That if the
general councils of the Choctaw and Chicksaw Nations, or either of
them, shall within sixty days after the passage of this act, by resolu-
tion duly adopted, dissent from the allowance provided for in this sec-
tion, and shall certify the same to the Secretary of the Interior, then the
compensation to be paid for the use and grants in this act made for such
dissenting tribe shall be determined as provided in section three for the
determination of the compensation to be paid to the individual occup-
ants of lands, except that one of said appraisers shall be appointed by
the council of the dissenting tribe; and the award made shall be paid,
as and under the penalties provided for in said section three: And pro-
vided, That nothing in this act shall be construed to prohibit Congress
from imposing such taxes as it may deem just and proper upon the rail-
road hereby authorized for the benefit of the Choctaw and Chicksaw
Indians so long as they shall occupy and possess the territory or to
prohibit any State or States which may hereafter be formed out of said
territory from imposing taxes upon said road.

SEC. 5. That within ninety days from the passage of this act the said
company shall accept the provisions of this act, and within thirty days
thereafter the said company shall fix and determine the general route
of its line of road in accordance with this act by filing with the Secre-
tary of the Interior a map of preliminary survey, and by filing copies
thereof in the offices of the principal chiefs of said nations respectively;
and thereafter no claim for a subsequent settlement and improvement
along such line within seventy-five feet on either side thereof shall be
valid as against the said right of way; and within one year from the date
of the acceptance of this act by said company as herein provided, the
said company shall file with the Secretary of the Interior a map showing
the definite location of its line of roads and telegraph as designated in
the first section of this act and shall complete the said road and tele-
graph through the lands of said nations within the further period of one
year.

SEC. 6. That the said right of way shall not be settled upon, by au-
thority of said railway company, by non-citizens of said nations, except
such employees of said company as are necessary to the successful oper-
ation of said railway and telegraph line, and their families: Provided,
That only agents, operators, employees, and sectionmen shall be exempt
ly reason of such employment from payment of permits, as required of
other non-citizens of said nations.

SEC. 7. That no greater rates of fare or freight shall be charged in
the Choctaw or Chicksaw Nation, by said railway company, than the
lowest rate authorized by law in the States of Arkansas and Texas, or
either of them for services or business of the same kind; and said rail-
way company agree to convey all passengers and to accept and trans-
port all freight that may be offered, and to bill any freight which may
be offered for shipment from points on said line by persons lawfully re-
siding or doing business in the Choctaw or Chicksaw Nation to Chi-
icago, with the privilege of stopping said freight at Saint Louis, by the
shipper, on the same terms as if the bills had been made for Saint Louis
in the first instance.

SEC. 8. That said company shall provide a sufficient number of tracks
to do the business that may be offered, and shall permit any railroad
company to have the rights of user of its main tracks and sidings by
the payment of a fixed charge as rental therefor. The maintenance of
superstructure, tracks, depots, and other buildings and appurtenances,
and of stations and operating expenses, and such other expenses as
may be imposed by law, shall be based upon the wheelage of such
trains as may run over said road, each company paying such proportion

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Proviso.

Proviso.

Right of United States to impose taxes reserved.

Definite location of line of road.

Settlements on right of way by non-citizens prohibited; excep-
tions.

Proviso.

Rates of fare and freight.

Special billing of freight.

Tracks, sidings, etc.

Rental to be paid by other users of road.

Operating and all other expenses
as its wheealage shall bear to the total wheealage passing over said road. The rental shall be a fixed charge in addition to maintenance of road, and shall be determined by mutual agreement, or, in case of disagree-
ment, by arbitrators, each party choosing one such arbitrator, the third to be chosen by the others appointed, whose decision upon all points re-
specting such rental shall be final. Each company enjoying the right
of user as aforesaid shall pay for any and all damages to the property
of the nation or individuals caused by the running of its own trains to
the company owning the franchise hereby granted whenever such com-
pany has been required to pay the same under the provisions of this
act. If said companies shall disagree as to damages aforesaid, all dis-
agreements shall be settled and determined between them by arbitra-
tion, as provided in case of rental: Provided, That all trains running
over said railroad shall be under the exclusive control of the company
owning and operating said railroad.

Sec. 9. That the said railroad company shall execute a bond to the
United States, to be filed with and approved by the Secretary of the
Interior, in the penal sum of five hundred thousand dollars, for the use
and benefit of the Choctaw and Chickasaw Nations, to cover any and
all damages which may accrue by reason of the failure of said railway
company to comply with all or any of the provisions and conditions of
this act. Said bond shall be good and valid against said company, its
successors and assigns, and shall be renewed at the expiration of every
five years, and whenever, in the judgment of the Secretary of the In-
terior, a renewal of the same shall be deemed necessary for the protection
of the interests of the Indians or of the United States.

Sec. 10. That if within ninety days after the passage of this act the
company aforesaid shall fail to accept the conditions herein specified
by a resolution of its board of directors, certified to and filed with the
Secretary of the Interior, or shall fail within one year from the filing of
the acceptance of its charter to file its map of definite location in ac-
cordance with this act with the Secretary of the Interior, or shall fail to
construct its road within the time and as hereinbefore provided, then
all the rights of said company under this act shall thereupon cease and
determine, and the Secretary of the Interior shall so declare; and there-
upon the Secretary of the Interior shall give a consent in writing to the
Chicago, Texas and Mexican Central Railway Company, a corporation
duly organized under the laws of the State of Texas, which shall suc-
cede to all the rights, privileges, immunities, duties, and obligations
hereby conferred by this act upon the Saint Louis and San Francisco
Railway Company, to the same extent as if said successor had been the
grantee first herein named, upon filing with the Secretary of the In-
terior its acceptance of the provisions of this act within ninety days from
the date of the expiration of the period herein granted to the Saint
Louis and San Francisco Railway Company and upon filing bond as
prescribed in the ninth section of this act to comply with the provision
of this act, and upon filing with the Secretary of the Interior within
twelve months its map of definite location in accordance with this act,
and within twelve months thereafter completing said road. And in the
event of the failure of the Chicago, Texas and Mexican Central Rail-
way Company to file its acceptance of the provisions of this act within
the time hereinbefore specified, and thereafter to file its map of definite
location in accordance with the provisions of this act and to complete
said road within the time herein granted then the privileges herein
granted to said Saint Louis and San Francisco Railway Company shall
apply to any other incorporated company that shall have first obtained
the approval of the President of the United States: Provided, That the
said successor shall thereafter have the same time to perform in all re-
spects the several acts and things herein enjoined to be done as is by this
act given to the original grantee including the definite location in ac-
cordance with this act and the filing of bond as herein required: And
provided further, That any railroad company enjoying the rights con-
ferred by this act shall construct and maintain continually all road and highway crossings, and necessary bridges, over said railway wherever said roads and highways do now or may hereafter cross said railway's right of way, or may be by the proper authorities laid out across the same.

SEC. 11. Congress may at any time amend, add to, alter, or repeal this act.

Approved, August 2, 1882.

CHAP. 372.—An act creating the Oregon Short-Line Railway Company a corporation in the Territories of Utah, Idaho, and Wyoming, 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 Oregon Short-Line Railway Company, a corporation of that name duly incorporated and organized under the laws of the Territory of Wyoming, the amended articles of incorporation of which were duly filed in the office of the secretary of the said Territory on the twelfth day of July, anno Domini eighteen hundred and eighty-one, be, and the same is hereby, made a railway corporation in the Territories of Utah, Idaho, and Wyoming, under the same conditions and limitations and with the same rights and privileges that it now has and enjoys under said articles of incorporation within the said Territory of Wyoming, and with all the rights and privileges within said Territories of Wyoming, Utah, and Idaho which are secured to railway companies by the act of Congress approved the third day of March, anno Domini eighteen hundred and seventy-five entitled "An act granting to railroads the right of way through the public lands of the United States": Provided, That the said corporation shall at all times hereafter be subject to all the laws and regulations of the United States in relation to railroads, or of any Territory or State through which its line of road may pass. And suits against said corporation may be instituted in the courts of said Territories, or either of them having jurisdiction by the laws of such Territory.

SEC. 2. That Congress may at any time add to, alter, or repeal this act.

Approved, August 2, 1882.

CHAP. 373.—An act to amend sections three and four of the act of February twenty-first eighteen hundred and seventy-nine, to fix the pay of letter-carriers, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three of an act entitled "An act to fix the pay of letter-carriers," approved February twenty-first, eighteen hundred and seventy-nine, be amended so as to read as follows:

"SEC. 3.—Upon the recommendation of the postmaster of any city, the Postmaster General may establish a third grade of letter-carriers, known as auxiliaries, who shall be paid at the rate of six hundred dollars per annum, and who may be employed at any letter carrier office."

SEC. 2.—That section four of the act aforesaid be, and the same is hereby, amended so that it will read as follows:

"SEC. 4.—Appointments of letter carriers in cities having two or more classes shall be made to the class having the minimum rate of pay, and promotions from the lower grades in said cities shall be made to the next higher grade at the expiration of one year's service, on certificate of the postmaster to the efficiency and faithfulness of the candidate during the preceding year: Provided, however, That the Postmaster General be, and he hereby is, authorized to appoint one or more substitute letter carriers, whose compensation shall be one dollar per
annum and the pro-rata compensation of the carriers whose routes they may be required to serve: And provided further, That no boxes for the collection of mail matter by carriers shall be placed inside of any building except a public building or railroad station."

SEC. 3.—That all laws inconsistent herewith are repealed.

Approved, August 2, 1882.

CHAP. 374.—An act to regulate the carriage of passengers by sea.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall not be lawful for the master of a steamship or other vessel whereon emigrant passengers, or passengers other than cabin passengers, have been taken at any port or place in a foreign country or dominion (ports and places in foreign territory contiguous to the United States excepted) to bring such vessel and passengers to any port or place in the United States unless the compartments, spaces, and accommodations hereinafter mentioned have been provided, allotted, maintained, and used for and by such passengers during the entire voyage; that is to say, in a steamship, the compartments or spaces, unobstructed by cargo, stores, or goods, shall be of sufficient dimensions to allow for each and every passenger carried or brought therein one hundred cubic feet, if the compartment or space is located on the main deck or on the first deck below the main deck of the vessel, and one hundred and twenty cubic feet for each passenger carried or brought therein if the compartment or space is located on the second deck below the main deck of the vessel; and it shall not be lawful to carry or bring passengers on any deck other than the decks above mentioned. And in sailing-vessels such passengers shall be carried or brought only on the deck (not being an orlop deck) that is next below the main deck of the vessel, or in a poop or deck-house constructed on the main deck; and the compartment or space, unobstructed by cargo, stores, or goods, shall be of sufficient dimensions to allow one hundred and ten cubic feet for each and every passenger brought therein. And such passengers shall not be carried or brought in any between-decks, nor in any compartment, space, poop, or deck-house, the height of which from deck to deck is less than six feet. In computing the number of such passengers carried or brought in any vessel, children under one year of age shall not be included, and two children between one and eight years of age shall be counted as one passenger; and any person brought in such vessel who shall have been, during the voyage, taken from any other vessel wrecked or in distress on the high seas, or have been picked up at sea from any boat, raft, or otherwise, shall not be included in such computation. The master of a vessel coming to a port or place in the United States in violation of either of the provisions of this section shall be deemed guilty of a misdemeanor; and if the number of passengers other than cabin passengers carried or brought in the vessel, or in any compartment, space, poop, or deck house thereof, is greater than the number allowed to be carried or brought therein, respectively, as hereinbefore prescribed, the said master shall be fined fifty dollars for each and every passenger in excess of the proper number, and may also be imprisoned not exceeding six months.

SEC. 2. That in every such steamship or other vessel there shall be a sufficient number of berths for the proper accommodation as hereinafter provided, of all such passengers. There shall not be on any deck nor in any compartment or space occupied by such passengers more than two tiers of berths. The berths shall be properly constructed, and be separated from each other by partitions, as berths ordinarily are separated, and each berth shall be at least two feet in width and six feet in length; and the interval between the floor or lowest part of the lower
tier of berths and the deck beneath them shall not be less than six inches, nor the interval between each tier of berths, and the interval between the uppermost tier and the deck above it, less than two feet six inches; and each berth shall be occupied by not more than one passenger over eight years of age; but double berths of twice the above-mentioned width may be provided, each double berth to be occupied by no more and by none 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 personally acquainted with each other. All the male passengers upwards of fourteen years of age who do not occupy berths with, their wives shall be berthed in the fore part of the vessel, in a compartment divided off from the space or spaces appropriated to the other passengers by a substantial and well-secured bulkhead; and unmarried female passengers shall be berthed in a compartment separated from the spaces occupied by other passengers by a substantial and well-constructed bulkhead, the opening or communication from which to an adjoining passenger space shall be so constructed that it can be closed and secured. Families, however, shall not be separated except with their consent. Each berth shall be numbered serially, on the outside berth-board, according to the number of passengers that may lawfully occupy the berth; and the berths occupied by such passengers shall not be removed or taken down until the expiration of twelve hours from the time of entry, unless previously inspected within a shorter period. For any violation of either of the provisions of this section the master of the vessel shall be liable to a fine of five dollars for each passenger carried or brought on the vessel.

SEC. 3. That every such steamer or other vessel shall have adequate provision for affording light and air to the passenger-decks and to the compartments and spaces occupied by such passengers, and with adequate means and appliances for ventilating the said compartments and spaces. To compartments having sufficient space for fifty or more of such passengers at least two ventilators, each not less than twelve inches in diameter, shall be provided, one of which ventilators shall be inserted in the forward part of the compartment, and the other in the after part thereof, and shall be so constructed as to ventilate the compartment; and additional ventilators shall be provided for each compartment in the proportion of two ventilators for each additional fifty of such passengers carried or brought in the compartment. All ventilators shall be carried at least six feet above the uppermost deck of the vessel, and shall be of the most approved form and construction. In any steamer the ventilating apparatus provided, or any method of ventilation adopted thereon, which has been approved by the proper emigration officers at the port or place from which said vessel was cleared, shall be deemed a compliance with the foregoing provisions; and in all vessels carrying or bringing such passengers there shall be properly-constructed hatchways over the compartments or spaces occupied by such passengers, which hatchway shall be properly covered with houses or booby hatches, and the combings or sills of which shall rise at least six inches above the deck; and there shall be proper companion-ways or ladders from each hatchway leading to the compartments or spaces occupied by such passengers; and the said companion-ways or ladders shall be securely constructed, and be provided with handrails or strong rope, and, when the weather will permit, such passengers shall have the use of each hatchway situated over the compartments or spaces appropriated to their use; and every vessel carrying or bringing such passengers shall have a properly located and constructed caoose and cooking-range, or other cooking-apparatus, the dimensions and capacity of which shall be sufficient to provide for properly cooking and preparing the food of all such passengers. In every vessel carrying or bringing such passengers there shall be at least two water-closets or privies, and an additional water-closet or privy for every one hundred male passengers on board, for the exclusive use of such male pas-
sengers, and an additional water-closet or privy for every fifty female passengers on board, for the exclusive use of the female passengers and young children on board. The aforesaid water-closets and privies shall be properly enclosed and located on each side of the vessel, and shall be separated from passengers' spaces by substantial and properly-constructed partitions or bulkheads; and the water-closets and privies shall be kept and maintained in a serviceable and clean condition throughout the voyage. For any violation of either of the provisions of this section, or for any neglect to conform to the requirements thereof, the master of the vessel shall be liable to a penalty not exceeding two hundred and fifty dollars.  

**Food.**

**Fresh provisions.**

**Meals per day.**

**Food allowance, penalty for.**

**Mothers with infants.**

**Tables and seats.**

**Hospital compartments.**

**Surgeon.**

**Medicines, surgical appliances, etc.**

**Penalty for violation, etc.**

**Discipline, cleanliness, etc., to be maintained.**

**Location.**

**Penalty for violation, etc.**

**Penalty for violation, etc.**

**Penalty for violation, etc.**

SEC. 4.—An allowance of good, wholesome, and proper food, with a reasonable quantity of fresh provisions, which food shall be equal in value to one and a half navy rations of the United States, and of fresh water, not less than four quarts per day, shall be furnished each of such passengers. Three meals shall be served daily, at regular and stated hours, of which hours sufficient notice shall be given. If any such passengers shall at any time during the voyage be put on short allowance for food and water, the master of the vessel shall pay to each passenger three dollars for each and every day the passenger may have been put on short allowance, except in case of accidents, where the captain is obliged to put the passengers on short allowance. Mothers with infants and young children shall be furnished the necessary quantity of wholesome milk or condensed milk for the sustenance of the latter. Tables and seats shall be provided for the use of passengers at regular meals. And for every willful violation of any of the provisions of this section the master of the vessel shall be deemed guilty of a misdemeanor and shall be fined not more than five hundred dollars, and be imprisoned for a term not exceeding six months. The enforcement of this penalty, however, shall not affect the civil responsibility of the master and owners of the vessel to such passengers as may have suffered from any negligence, breach of contract, or default on the part of such master and owners.  

SEC. 5.—That in every such steamship or other vessel there shall be properly built and secured, or divided off from other spaces, two compartments or spaces to be used exclusively as hospitals for such passengers, one for men and the other for women. The hospitals shall be located in a space not below the deck next below the main deck of the vessel. The hospital spaces shall in no case be less than in the proportion of eighteen clear superficial feet for every fifty such passengers who are carried or brought on the vessel, and such hospitals shall be supplied with proper beds, bedding, and utensils, and be kept so supplied throughout the voyage. And every steamship or other vessel carrying or bringing emigrant passengers, or passengers other than cabin passengers, exceeding fifty in number, shall carry a duly qualified and competent surgeon or medical practitioner, who shall be rated as such in the ship's articles, and who shall be provided with surgical instruments, medical comforts, and medicines proper and necessary for diseases and accidents incident to sea-voyages, and for the proper medical treatment of such passengers during the voyage, and with such articles of food and nourishment as may be proper and necessary for preserving the health of infants and young children; and the services of such surgeon or medical practitioner shall be promptly given, in any case of sickness or disease, to any of the passengers, or to any infant or young child of any such passengers, who may need his services. For a violation of either of the provisions of this section the master of the vessel shall be liable to a penalty not exceeding two hundred and fifty dollars.  

SEC. 6.—That the master of every such steamship or other vessel is authorized to maintain good discipline and such habits of cleanliness among such passengers as will tend to the preservation and promotion of health, and to that end he shall cause such regulations as he may
adopt for such purpose to be posted up on board the vessel, in a place or places accessible to such passengers, and shall keep the same so posted up during the voyage. The said master shall cause the compartments and spaces provided for, or occupied by, such passengers to be kept at all times in a clean and healthy condition, and to be, as often as may be necessary, disinfected with chloride of lime, or by some other equally efficient disinfectant. Whenever the state of the weather will permit, such passengers and their bedding shall be mustered on deck, and a clear and sufficient space on the main or any upper deck of the vessel shall be set apart, and so kept, for the use and exercise of such passengers during the voyage. For each neglect or violation of any of the provisions of this section the master of the vessel shall be liable to a penalty not exceeding two hundred and fifty dollars.

Sec. 7. That neither the officers, seamen, nor other persons employed on any such steamship or other vessel shall visit or frequent any part of the vessel provided or assigned to the use of such passengers, except by the direction or permission of the master of such vessel first made or given for such purpose; and every officer, seaman, or other person employed on board of such vessel who shall violate the provisions of this section shall be deemed guilty of a misdemeanor, and may be fined not exceeding one hundred dollars, and be imprisoned not exceeding twenty days, for each violation; and the master of such vessel who directs or permits any officer, seaman, or other person employed on board the vessel to visit or frequent any part of the vessel provided for or assigned to the use of such passengers, or the compartments or spaces occupied by such passengers, except for the purpose of doing or performing some necessary act or duty as an officer, seaman, or other person employed on board of the vessel, shall be deemed guilty of a misdemeanor, and may be fined not more than one hundred dollars for each time he directs or permits the provisions of this section to be violated. A copy of this section, written or printed in the language or principal languages of the passengers on board, shall, by or under the direction of the master of the vessel, be posted in a conspicuous place on the forecastle and in the several parts of the vessel provided and assigned for the use of such passengers, and in each compartment or space occupied by such passengers, and the same shall be kept so posted during the voyage; and if the said master neglects so to do, he shall be deemed guilty of a misdemeanor, and shall be fined not more than one hundred dollars.

Sec. 8. That it shall not be lawful to take, carry, or have on board of any such steamship or other vessel any nitro-glycerine, dynamite, or any other explosive article or compound, nor any vitriol or like acids, nor gunpowder, except for the ship's use, nor any article or number of articles, whether as a cargo or ballast, which, by reason of the nature or quantity or mode of storage thereof, shall, either singly or collectively, be likely to endanger the health or lives of the passengers or the safety of the vessel, and horses, cattle, or other animals taken on board of or brought in any such vessel shall not be carried on any deck below the deck on which passengers are berthed, nor in any compartment in which passengers are berthed, nor in any adjoining compartment except in a vessel built of iron, and of which the compartments are divided off by water-tight bulkheads extending to the upper deck. For every violation of any of the provisions of this section the master of the vessel shall be deemed guilty of a misdemeanor, and shall be fined not exceeding one thousand dollars, and be imprisoned for a period not exceeding one year.

Sec. 9. That it shall not be lawful for the master of any such steamship or other vessel, not in distress, after the arrival of the vessel within any collection district of the United States, to allow any person or persons, except a pilot, officer of the customs, or health officer, agents of the vessel, and consuls, to come on board of the vessel, or to leave the vessel, until the vessel has been taken in charge by an officer of the
Correct list of passengers, etc., with deaths, if any, to be delivered to first officer of customs on board.

Duplicate of list, etc., to be delivered to collector of customs, etc.

Penalty for violation, etc.

In case of death of passengers at sea, master of vessel to pay, etc.; money to be paid into United States Treasury.

Inspection and examination of vessel, etc.

Report made to Secretary of the Treasury.

customs, nor, after charge so taken, without leave of such officer, until all the passengers, with their baggage, have been duly landed from the vessel; and on the arrival of any such steamship or other vessel within any collection district of the United States, the master thereof shall deliver to the officer of customs who first comes on board the vessel and makes demand therefor a correct list, signed by the master, of all the passengers taken on board the vessel at any foreign port or place, specifying separately the names of the cabin passengers, their age, sex, calling, and the country of which they are citizens, and the number of pieces of baggage belonging to each passenger, and also the name, age, sex, calling, and native country of each emigrant passenger, or passengers other than cabin passengers, and their intended destination or location, and the number of pieces of baggage belonging to each passenger, and also the location of the compartment or space occupied by each of such passengers during the voyage; and if any of such passengers died on the voyage, the said list shall specify the name, age, and cause of death of each deceased passenger; and a duplicate of the aforesaid list of passengers, verified by the oath of the master, shall, with the manifest of the cargo, be delivered by the master to the collector of customs on the entry of the vessel. For a violation of either of the provisions of this section, or for permitting or neglecting to prevent a violation thereof, the master of the vessel shall be liable to a fine not exceeding one thousand dollars.

SEC. 10. That in case there shall have occurred on board any such steamship or other vessel any death among such passengers during the voyage, the master or consignee of the vessel shall, within forty-eight hours after the arrival of the vessel within a collection district of the United States, or within twenty-four hours after the entry of the vessel, pay to the collector of customs of such district the sum of ten dollars for each and every such passenger above the age of eight years who shall have died on the voyage by natural disease; and the master or consignee of any vessel who neglect or refuse to pay such collector, within the times hereinbefore prescribed, the sums of money aforesaid, shall be liable to a penalty of fifty dollars in addition to the sum required to be paid as aforesaid for each passenger whose death occurred on the voyage. All sums of money paid to any collector under the provisions of this section shall be by him paid into the Treasury of the United States in such manner and under such regulations as shall be prescribed by the Secretary of the Treasury.

SEC. 11. That the collector of customs of the collection district within which, or the surveyor of the port at which, any such steamship or other vessel arrives, shall direct an inspector or other officer of the customs to make an examination of the vessel, and to admeasure the compartments or spaces occupied by the emigrant passengers, or passengers other than cabin passengers, during the voyage; and such measurement shall be made in the manner provided by law for admeasuring vessels for tonnage; and to compare the number of such passengers found on board with the list of such passengers furnished by the master to the customs officer; and the said inspector or other officer shall make a report to the aforesaid collector or surveyor, stating the port of departure, the time of sailing, the length of the voyage, the ventilation, the number of such passengers on board the vessel, and their native country, respectively; the cubic quantity of each compartment or space, and the number of berths and passengers in each space, the kind and quality of the food furnished to such passengers on the voyage; the number of deaths, and the age and sex of those who died during the voyage, and of what disease; and in case there was any unusual sickness or mortality during the voyage, to report whether the same was caused by any neglect or violation of the provisions of this act, or by the want of proper care against disease by the master or owners of the vessel; and the said reports shall be forwarded to the Secretary of the Treasury at such times and in such manner as he shall direct.
SEC. 12. That the provisions of this act shall apply to every steamship or other vessel whereon emigrant passengers, or passengers other than cabin passengers, are taken on board at a port or place in the United States for conveyance to any port or place in a foreign country except foreign territory contiguous to the United States, and shall also apply to any vessel whereon such passengers are taken on board at any port or place of the United States on the Atlantic Ocean or its tributaries for conveyance to a port or place on the Pacific Ocean or its tributaries, or vice versa; and whether the voyage of said vessel is to be continuous from port to port or such passengers are to be conveyed from port to port in part by the way of any overland route through Mexico or Central America; and the said collector of customs may direct an examination of the vessel to be made by an inspector or other officer of the customs, who shall make the examination and report whether the provisions of this act have been complied with in respect to such vessel, and the said collector is authorized to withhold the clearance of such vessel until the coming in of such report; and if the said report shall show that any of the provisions of this act have not been complied with, the collector is authorized and directed to withhold the clearance of such vessel until the said provisions are complied with; and if any such vessel leaves the aforesaid port or place without having been duly cleared by the collector of customs, the master shall be deemed guilty of a misdemeanor, and may be fined not exceeding one thousand dollars, and be imprisoned not exceeding one year, and the vessel shall be liable to seizure and forfeiture.

SEC. 13. That the amount of the several fines and penalties imposed by any section of this act upon the master of any steamship or other vessel carrying or bringing emigrant passengers, or passengers other than cabin passengers, for any violation of the provisions of this act, shall be liens upon such vessel, and such vessel may be libeled therefor in any circuit or district court of the United States where such vessel shall arrive or depart.

SEC. 14. That this act shall come into operation and take effect ninety days after the passage of this act; and sections forty-two hundred and fifty-two to forty-two hundred and seventy-seven, inclusive, of the Revised Statutes of the United States are, from and after said date, repealed; and this act may be cited for all purposes as "The passenger act, eighteen hundred and eighty-two."

Approved, August 2, 1882.

CHAP. 375.—An act making appropriations for the construction, repair, and preservation of certain works on rivers and harbors, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums of money be, and are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, and to be expended under the direction of the Secretary of War, for the construction, completion, repair, and preservation of the public works hereinafter named:

Improving harbor at Portland, Maine: Continuing improvement, thirty-five thousand dollars.
Improving harbor at Richmond, Maine: Continuing improvement, ten thousand dollars.
Improving harbor at Rockland, Maine: Constructing breakwaters, forty thousand dollars.
Improving harbor at Portsmouth, New Hampshire: Continuing improvement, seventeen thousand dollars.
Improving harbor at Burlington, Vermont: Continuing improvement, twelve thousand dollars.
Improving harbor at Swanton, Vermont: Continuing improvement, four thousand five hundred dollars.

Provisions of this act to apply to vessels carrying emigrants, etc., from United States to foreign countries, etc.

Clearance of vessels withheld until compliance with provisions of this act, etc.

Penalty for violation, etc.

Fines and penalties to be lien, etc., upon vessels.

Act to take effect, etc.

R. S. 4252 to R. S. 4277, pp. 820 to 826, repealed.

Appropriations.

Rivers and harbors:

Portland Harbor.

Richmond Harbor.

Rockland Harbor.

Portsmouth Harbor.

Burlington Harbor.

Swanton Harbor.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 375. 1882.

Boston Harbor. Improving harbor at Boston, Massachusetts: Completing improvement, ninety-six thousand five hundred dollars.

Nantucket Harbor. Improving harbor at Nantucket, Massachusetts: Continuing improvement, twenty-five thousand dollars.

Newburyport Harbor. Improving harbor at Newburyport, Massachusetts: Continuing improvement, forty thousand dollars.

Plymouth Harbor. Improving harbor at Plymouth, Massachusetts: Continuing improvement, fourteen thousand dollars.

Provincetown Harbor. Improving harbor at Provincetown, Massachusetts: Continuing improvement, five thousand dollars.

Scituate Harbor. Improving harbor at Scituate, Massachusetts: Continuing improvement, ten thousand dollars.

Wareham Harbor. Improving harbor at Wareham, Massachusetts: Continuing improvement, five thousand dollars.

Little Narragansett Bay. Improving Little Narragansett Bay, Rhode Island: Continuing improvement, six thousand dollars.

Newport Harbor. Improving harbor at Newport, Rhode Island: Continuing improvement, twenty thousand dollars.

Block Island Harbor and breakwater. Improving harbor and breakwater at Block Island, Rhode Island: Continuing improvement, nineteen thousand dollars.


Breakwater at New Haven. Improving breakwater at New Haven, Connecticut: Continuing operations, sixty thousand dollars.

Milford Harbor. Improving harbor at Milford, Connecticut: Continuing improvement, five thousand dollars.


Norwalk Harbor. Improving harbor at Norwalk, Connecticut: Continuing improvement, five thousand dollars.

Southport Harbor. Improving harbor at Southport, Connecticut: Continuing improvement, three thousand dollars.

Stonington Harbor. Improving harbor at Stonington, Connecticut: Continuing improvement, twenty-five thousand dollars.


Buffalo Harbor. Improving harbor at Buffalo, New York: Continuing improvement, one hundred and twenty-five thousand dollars.

Canarsie Bay. Improving Canarsie Bay, New York: Continuing improvement, three thousand dollars.


Flushing Bay. Improving Flushing Bay, New York: Continuing improvement, five thousand dollars.

Great Sodus Bay Harbor. Improving harbor at Great Sodus Bay, New York: Continuing improvement, twenty-five thousand dollars.

Little Sodus Bay Harbor. Improving harbor at Little Sodus Bay, New York: Continuing improvement, twenty-five thousand dollars.


Echo Harbor. Improving Echo Harbor, New Rochelle, New York: Continuing improvement, three thousand dollars.

Ogdensburg Harbor. Improving harbor at Ogdensburg, New York, ten thousand dollars.

Osceola Harbor. Improving harbor at Oswego, New York: Continuing improvement and enlargement of harbor, eighty thousand dollars.

Oak Orchard Harbor. Improving Oak Orchard Harbor, New York, three thousand dollars.

Port Chester Harbor. Improving harbor at Port Chester, New York: Continuing improvement, fifteen thousand dollars.
Improving Gowanus Bay: Continuing improvement, twenty thousand dollars.

Improving harbor at Port Jefferson, New York: Completing improvement, eight thousand dollars.

Improving harbor at Puliteyville, New York: Continuing improvement, four thousand dollars.

Improving Sumpawamus Inlet, Long Island, New York, two thousand dollars.

Improving harbor at Rondout, New York: Repair of existing works, two thousand dollars.

Improving Sheephead Bay, New York: Continuing improvement, three thousand dollars.

Improving harbor at Wilson, New York: Continuing improvement, ten thousand dollars.

Improving harbor at Erie, Pennsylvania: Continuing improvement, twenty thousand dollars.

Ice-harbor at Marcus Hook, Pennsylvania: Continuing operations, fifteen thousand dollars: Provided, That this sum shall be expended under the plans of the engineers as approved by the Secretary of War.

Improving harbor at Delaware Breakwater, Delaware: Beginning the work of closing the "Gap," or opening, between the two works, which admits the northeast gales to the anchorage, one hundred and twenty-five thousand dollars: Provided, That the Secretary of War is hereby authorized to use any unexpended balance remaining of the appropriation made under the act of Congress approved January twenty-third, eighteen hundred and eighty, for the purpose of removing certain wrecks from the harbor at the Delaware Breakwater and the entrance thereto, and in the main ship-channel of the Delaware Bay and River for the purpose of removing any wrecks now or hereafter existing in the said Delaware Bay or Delaware River.

Ice-harbor at the head of Delaware Bay, and for removal of sunken piers in channel back of Reedy Island, Delaware: For commencement of work, twenty-five thousand dollars.

Improving harbor at Wilmington, Delaware: Deepening the channel and improving Christiana River from the Delaware River to Wilmington, fifty thousand dollars.

Improving harbor at Baltimore, Maryland: Continuing operations for shortening and deepening the channel to twenty-seven feet at mean low water, four hundred and fifty thousand dollars.

Improving harbor at Breton Bay, Leonardtown, Maryland: Continuing improvement, five thousand dollars.

Improving harbor at entrance of Saint Jerome's Creek, Maryland: Continuing operations five thousand dollars.

That the sum of ten thousand dollars or so much thereof as may be necessary, be, and the same is hereby, appropriated, to be expended under the direction of the Secretary of War, in completing the surveys of a ship canal to connect the Chesapeake and Delaware Bays; and the Secretary of War is hereby directed to report to Congress which of the various routes surveyed will afford the greatest protection in case of war and the greatest facilities to commerce by cheapening the cost of transportation from the city of Baltimore to the Atlantic Ocean together with the cost of said improvement and its approaches, and the annual cost of maintaining and operating said canal when constructed. Provided, That nothing herein shall be construed to commit the Government to proceed with the construction of the said improvement. The Secretary of War is hereby directed, at his discretion, to cause an examination or survey, or both, and estimates of the cost of improvement proper to be made between City Island and New Rochelle Harbor, New York, and including the channel around Glen Island, the expense of such survey to be paid out of the amount appropriated in this act for examinations and surveys.

Gowanus Bay.

Port Jefferson Harbor.

Puliteyville Harbor.

Sumpawamus Inlet.

Rondout Harbor.

Sheephead Bay.

Wilson Harbor.

Erie Harbor.

Ice harbor, Marcus Hook.

Proviso.

Delaware Breakwater Harbor.

Proviso.

Ice harbor head of Delaware Bay, etc.

Wilmington Harbor.

Baltimore Harbor.

Breton Bay Harbor.

Harbor, entrance to Saint Jerome's Creek.

For surveys of ship canal to connect Chesapeake and Delaware Bays, etc.

Proviso.

Survey, with report of cost of improvement, to be made between City Island and New Rochelle Harbor, New York, and including the channel around Glen Island, the expense of such survey to be paid out of the amount appropriated in this act for examinations and surveys.
Norfolk Harbor. Improving harbor at Norfolk, Virginia: Continuing improvement of the harbor and its approaches, seventy-five thousand dollars.

Charleston Harbor, etc. Improving harbor at Charleston (including Sullivan's Island), South Carolina: Continuing improvement, three hundred thousand dollars.

Brunswick Harbor. Improving harbor at Brunswick, Georgia: Continuing improvement, twenty-five thousand dollars.

Cumberland Sound. Improving Cumberland Sound, Georgia and Florida: Continuing improvement, fifty thousand dollars.

Savannah Harbor. Improving harbor at Savannah, Georgia: Continuing improvement of the harbor and river, two hundred thousand dollars.

Apalachicola Bay. Improving Apalachicola Bay, Florida: Continuing improvement, twenty-five thousand dollars.

Pensacola Harbor. Improving harbor at Pensacola, Florida: Continuing improvement, fifty thousand dollars.

Tampa Bay. Improving harbor and river of Mobile, Alabama: Continuing improvement, one hundred and twenty-five thousand dollars.

Mobile and River. Improving Aransas Pass and Bay, Texas: Continuing improvement up to Rockport and Corpus Christi, one hundred thousand dollars.

Brazos Santiago Harbor. Improving harbor at Brazos Santiago, Texas: Continuing improvement of the bar and harbor, sixty thousand dollars.

Galveston Harbor. Improving harbor at Galveston, Texas: Continuing operations at outer bar, three hundred thousand dollars.

Paso Cavallo Inlet. Improving Paso Cavallo, Texas: Improving Paso Cavallo Inlet into Matagorda Bay, sixty thousand dollars.

Sabine Pass. Improving Sabine Pass, Texas: Continuing improvement at Sabine Pass and Blue Buck Bar, one hundred and fifty thousand dollars.

Ashtabula Harbor. Improving harbor at Ashtabula, Ohio: Continuing operations to secure a sixteen-foot channel, twenty thousand dollars.

Black River Harbor. Improving harbor at Black River, Ohio: Continuing improvement, seven thousand dollars.

Cleveland Harbor. Improving harbor at Cleveland, Ohio: Continuing improvement, one hundred and seventy-five thousand dollars.

Harbor of refuge near Cincinnati. Harbor of refuge near Cincinnati, Ohio: Continuing operations, sixteen thousand dollars.

Fairport Harbor. Improving harbor at Fairport, Ohio: Continuing operations, ten thousand dollars.

Huron Harbor. Improving harbor at Huron, Ohio: Continuing operations two thousand five hundred dollars.

Ice harbor, Muskingum River. Improving harbor at mouth of Muskingum River, Ohio: Continuing operations, forty thousand dollars.

Port Clinton Harbor. Improving harbor at Port Clinton, Ohio: Continuing improvement, six thousand dollars.

Sandusky City Harbor. Improving harbor at Sandusky City, Ohio: Continuing improvement ten thousand dollars.

Toledo Harbor. Improving harbor at Toledo, Ohio, Continuing improvement, fifty thousand dollars.

Vermillion Harbor. Improving harbor at Vermillion, Ohio: Continuing improvement, three thousand dollars.

Michigan City Harbor. Improving harbor at Michigan City, Indiana: Continuing operations at inner harbor, twenty thousand dollars; continuing operations at outside harbor, sixty thousand dollars.

Calumet Harbor. Improving harbor at Calumet, Illinois: Continuing improvement, thirty-five thousand dollars: Provided, That with a view to the improvement of the Calumet River, in the State of Illinois, from its mouth to the Fork at Calumet Lake, the Secretary of War shall appoint a board of engineers who shall examine said river and report upon the practicability and the best method of perfecting and maintaining a channel for through navigation to said Fork at Lake Calumet, adapted to the passage of the largest vessels navigating the Northern and Northwestern Lakes, limiting and locating the lines of channel to be improved by the
United States, and of docks that may be constructed by private individuals, corporations, or other parties, and clearly defining the same under the direction of the Chief of Engineers, United States Army; and the Secretary of War shall report to Congress the result of said examination, and the estimated cost of the proposed improvement; also what legislation, if any, is necessary, to prevent encroachments being made or maintained within the limits of the channel designated as above provided for.

Improving harbor at Chicago, Illinois: Continuing operations at outside harbor, dredging in outer harbor, and constructing exterior breakwater, two hundred thousand dollars.

Improving harbor at Waukegan, Illinois: Continuing improvement, twenty thousand dollars.

Improving Quincy Bay, Illinois: Continuing improvement, fifteen thousand dollars.

Improving harbor at Au Sable, Michigan: Continuing improvement, five thousand dollars.

Improving ice-harbor of refuge at Bell River, Michigan: Continuing operations for removing bars, five thousand dollars.

Improving harbor at Black Lake, Michigan: Continuing operations, ten thousand dollars.

Improving harbor at Charlevoix and entrance to Pine Lake, Michigan: Continuing improvement, ten thousand dollars.

Improving harbor at Cheboygan, Michigan: Continuing improvement, ten thousand dollars.

Improving harbor at Frankfort, Michigan: Continuing improvement, fifteen thousand dollars.

Improving harbor at Grand Haven, Michigan: Continuing improvement, forty thousand dollars.

Harbor of refuge at Grand Marais, Michigan: Continuing operations, forty thousand dollars.

Harbor of refuge at Lake Huron, Michigan: Continuing operations, seventy-five thousand dollars, of which twenty-five thousand dollars, or so much thereof as may be necessary may be used in dredging the bar in the middle of the harbor.

Improving harbor at Ludington, Michigan: Continuing improvement, twelve thousand dollars.

Improving harbor at Manistee, Michigan: Continuing improvement, fifteen thousand dollars.

Improving harbor at Monroe, Michigan: Continuing improvement, one thousand dollars.

Improving harbor at Muskegon, Michigan: Continuing improvement, twenty-five thousand dollars.

Improving harbor at Marquette, Michigan: Repair of existing works, sixteen thousand dollars.

Improving harbor at Ontonagon, Michigan: Continuing improvement, twenty thousand dollars.

Improving harbor at Pent Water, Michigan: Continuing improvement, ten thousand dollars.

Improving harbor at Lake Michigan: Continuing improvement, fifteen thousand dollars.

Harbor of refuge at Portage Lake, Michigan: Continuing improvement, twenty-five thousand dollars.

Improving harbor at Saint Joseph, Michigan: Continuing improvement of river and harbor at Saint Joseph, and of channel leading up to and including Benton Harbor, twelve thousand dollars.

Improving harbor at Saugatuck, Michigan: Continuing improvement, eight thousand dollars.

Improving harbor at South Haven, Michigan: Continuing improvement, seven thousand dollars. And three thousand dollars for removing obstructions in and dredging channel of river to railroad bridge.

Improving harbor at Thunder Bay, Michigan: Continuing improvement, Chicago Harbor.

Waukegan Harbor.

Quincy Bay.

Au Sable Harbor.

Ice harbor of refuge, Bell River.

Black Lake Harbor.

Charlevoix Harbor.

Cheboygan Harbor.

Frankfort Harbor.

Grand Haven Harbor.

Grand Marais harbor of refuge.

Lake Huron harbor of refuge.

Ludington Harbor.

Manistee Harbor.

Monroe Harbor.

Muskegon Harbor.

Marquette Harbor.

Ontonagon Harbor.

Pent Water Harbor.

Cedar River Harbor.

Portage Lake harbor of refuge.

Saint Joseph Harbor.

Benton Harbor.

Saugatuck Harbor.

South Haven Harbor.

Thunder Bay Harbor.
ment by dredging channel one hundred and fifty feet wide to depth of fourteen feet fifteen thousand dollars.

Improving harbor at White River, Michigan: Continuing improvement, twelve thousand dollars.

Improving harbor at Ahnapee, Wisconsin: Continuing improvement, twelve thousand dollars.

Improving harbor at Green Bay, Wisconsin: Continuing improvement, twenty thousand dollars.

Improving harbor at Kenosha, Wisconsin: Continuing improvement, six thousand dollars.

Improving harbor at Kewaunee, Wisconsin: Continuing improvement, twelve thousand dollars.

Improving harbor at Manitowoc, Wisconsin: Continuing improvement, ten thousand dollars.

Improving harbor at Menomonee, Wisconsin: Continuing improvement, fifteen thousand dollars.

Improving harbor at Milwaukee, Wisconsin: Continuing improvement, ten thousand dollars.

Harbor of refuge at Milwaukee Bay, Wisconsin: Continuing improvement, one hundred thousand dollars.

Improving harbor at Oconto, Wisconsin: Continuing improvement, fifteen thousand dollars.

Improving harbor at Port Washington, Wisconsin: Continuing improvement, seventeen thousand dollars.

Improving harbor at Racine, Wisconsin: Continuing improvement, seven thousand dollars.

Dredging Superior Bay, Wisconsin: Continuing operations forty thousand dollars.

Improving harbor at Sheboygan, Wisconsin: Continuing improvement, thirty thousand dollars.

Improving harbor of refuge at entrance of Sturgeon Bay Canal, Wisconsin: Continuing improvement, twenty thousand dollars.

Improving harbor at Two Rivers, Wisconsin: Continuing improvement, fifteen thousand dollars.

Improving harbor at Muscatine, Iowa: Continuing improvement, two thousand five hundred dollars.

Improving harbor at Duluth, Minnesota: Continuing improvement, forty-five thousand dollars.

Improving harbor at Grand Marais, Minnesota: Continuing improvement, twenty thousand dollars.

Improving Humboldt Harbor and Bay, California: Continuing improvement, forty thousand dollars.

Improving harbor at Oakland, California: Continuing improvement two hundred thousand dollars.

Improving harbor at Wilmington, California: Continuing improvement, one hundred thousand dollars, of which a sum not exceeding ten thousand dollars, shall be applied for the survey of the harbor at Santa Monica.

Improving entrance to Coos Bay and Harbor, Oregon: Continuing improvement, thirty thousand dollars.

Improving entrance to Yaquina Bay, Oregon: Continuing improvement, sixty thousand dollars.

Improving Cathance River, Maine: Continuing improvement, five thousand dollars.

Improving Lubec Channel, Maine: Continuing improvement, twenty thousand dollars.

Improving Moosabec Bar at Jonesport, Maine: Continuing improvement, ten thousand dollars.

Improving Lamprey River, New Hampshire: Continuing improvement, ten thousand dollars.

Improving Otter Creek, Vermont: Continuing improvement, two thousand dollars.
Improving Merrimac River, Massachusetts: Continuing improvement, nine thousand dollars.

Improving Taunton River, Massachusetts: Continuing improvement, twenty-five thousand dollars.

For construction of a harbor of refuge at Woods Holl, Massachusetts, fifty-two thousand dollars.

Improving Providence River and Narragansett Bay, Rhode Island: Continuing improvement, one hundred and twenty-five thousand dollars.

Improving Connecticut River, Connecticut: Continuing improvement below Hartford, forty-five thousand dollars, five thousand dollars of which for the improvement of the channel of Salmon River.

Improving Housatonic River, Connecticut: Continuing improvement, two thousand dollars.

Improving Thames River, Connecticut: Continuing improvement, thirty-five thousand dollars.

Improving channel between Staten Island and New Jersey at Elizabethport: Continuing improvement, forty thousand dollars.

Removing obstructions in East River and Hell Gate, New York: Continuing operations, two hundred thousand dollars.

Improving Hudson River, New York: Continuing improvement, ten thousand dollars.

Improving Niagara River, New York: Continuing improvement, one thousand five hundred dollars.

Improving Newtown Creek, New York: Continuing improvement, fifteen thousand dollars.

Improving Ticonderoga River, New York: Continuing improvement, five thousand dollars.

Improvement Cheesquake's Creek, New Jersey: Continuing improvement, fifteen thousand dollars.

Improving Elizabeth River, New Jersey: Continuing improvement, eight thousand dollars.

Improving Mattawan Creek, New Jersey: Continuing improvement, six thousand dollars.

Improving Manasquan River, New Jersey: Continuing improvement, seven thousand dollars.

Improving Passaic River, New Jersey: Improvement above Newark, seven thousand dollars; from Pennsylvania Railroad Bridge to mouth of river, forty-three thousand dollars.

Improving Rahway River, New Jersey: Continuing improvement, seven thousand dollars.

Improving Rancocas River, New Jersey: Continuing improvement, ten thousand dollars.

Improving Raritan River, New Jersey: Continuing improvement, twenty-five thousand dollars, of which sum ten thousand dollars shall be expended on the south channel between Crab Island and Karney's Dock.

Improving Raritan Bay, New Jersey, from Perth Amboy and South Amboy to the main ship-channel off Great Kill, fifty thousand dollars.

Improving Cohansay Creek, New Jersey, five thousand dollars.

Improving Salem River, New Jersey: Continuing improvement, one thousand five hundred dollars.

Improving Shrewsbury River, New Jersey: Continuing improvement, thirty thousand dollars, of which sum fifteen thousand dollars for the South Shrewsbury River and fifteen thousand for the north and main branch of the Shrewsbury River.

Improving South River, New Jersey: Continuing improvement, ten thousand dollars.

Improving Woodbridge Creek, New Jersey: Continuing improvement, five thousand dollars.

Chester Creek. Improving Chester Creek, Pennsylvania: Continuing improvement, three thousand dollars.

Schuylkill River. Improving Schuylkill River, Pennsylvania: Continuing improvement, twenty-five thousand dollars.

Delaware River. Improving Delaware River between Trenton, New Jersey, and Bridesburgh, Pennsylvania: Continuing improvement ten thousand dollars.

Improving Delaware River below Bridesburgh, Pennsylvania; Continuing improvement, one hundred and thirty-six thousand dollars, of which sum eleven thousand dollars for improvement of Smith’s Island Bar.

Improving Delaware River at Schooner Ledge, Pennsylvania and Delaware: Continuing improvement, forty thousand dollars.

Improving Delaware River near Cherry Island Flats, Pennsylvania and Delaware: Continuing improvement, one hundred thousand dollars.

Broad Creek. Improving Broad Creek, Delaware: Continuing improvement from its mouth to Laurel, five thousand dollars.

Indian River. Improving Indian River, in the State of Delaware, ten thousand dollars.

Broadkill River. Improving Broadkill River, Delaware: Continuing improvement, five thousand dollars.

Duck Creek. Improving Duck Creek, Delaware: Continuing improvement at its mouth, two thousand dollars.

Mispiration Creek. Improving Mispiration Creek, Delaware: Continuing improvement, three thousand dollars.

Pier, Delaware Bay, near Lewes. Constructing pier in Delaware Bay near Lewes, Delaware: Continuing construction, thirteen thousand dollars.

Chester River. Improving Chester River, Maryland: Continuing improvement from Spry’s Landing to Crampton, six thousand five hundred dollars.

Choptank River. Improving Choptank River, Maryland: Continuing improvement between Denton and Greensborough, five thousand dollars.

Improving upper water-passage or thoroughfare between Deal’s Island and the main-land on Darnes Quarter, Maryland, five thousand dollars; and the unexpended balance of lower thoroughfare is appropriated to the upper passage or thoroughfare.

Improving the Potomac River in the vicinity of Washington with reference to the improvement of navigation, the establishment of harbor lines, and the raising of the flats, under the direction of the Secretary of War, and in accordance with the plan and report made in compliance with the river and harbor act approved March third eighteen hundred and eighty-one, and the reports of the board of engineers made in compliance with the resolution of the Senate of December thirteenth, eighteen hundred and eighty-one, four hundred thousand dollars.

And it is hereby made the duty of the Attorney-General to examine all claims to title to premises to be improved, etc.

Attorney-General to examine all claims to title to premises to be improved, etc.

Improving Archer’s Hope River, Virginia: Continuing improvement, five thousand dollars.

Black Water River. Improving Black Water River, Virginia: For completion of improvement, one thousand five hundred dollars.

Chickahominy River. Improving Chickahominy River, Virginia: Continuing improvement, five thousand dollars.

Improving New River, Virginia and West Virginia: Continuing improvement from mouth of Wilson, in Grayson County, to mouth of Greenbrier River, twelve thousand dollars, of which sum five thousand dollars shall be expended between the lead mines in Wythe County and the mouth of Wilson, in Grayson County.

Improving Nomini Creek, Virginia: Continuing improvement, two thousand dollars.

Improving Pamunkey River, Virginia: Continuing improvement, two thousand five hundred dollars.

Improving Rappahannock River, Virginia: Continuing improvement, seventeen thousand dollars.

Improving Staunton River, Virginia: Continuing improvement, seven thousand dollars, of which five thousand dollars to be expended between Roanoke Station and Brook Neal, and two thousand dollars to be expended between Brook Neal, in Campbell County, and the mouth of Pig River, in Franklin County, Virginia.

Improving Totusky River, Virginia: Continuing improvement, five thousand dollars.

Improving Urbana Creek, Virginia: Continuing improvement, four thousand dollars.

Improving York River, Virginia: Continuing improvement, twenty-five thousand dollars.

Improving Dan River, Virginia and North Carolina: Continuing improvement, seven thousand five hundred dollars.

Improving North Landing River, Virginia and North Carolina: Continuing improvement, eight thousand dollars.

Improving Elk River, West Virginia: Continuing improvement two thousand dollars.

Improving Great Kanawha River, West Virginia: Continuing improvement and operation of works, two hundred thousand dollars.

Continuing the improvement of the Little Kanawha River, in West Virginia: To complete lock and dam, as estimated for by engineers, thirty-one thousand dollars: Provided, That no part of this amount shall be expended until the Little Kanawha Improvement Company shall have filed with the Secretary of War, to be approved by him, its agreement not to charge, in any manner, any tolls on the Little Kanawha river.

Improving Guyandotte River, West Virginia: Continuing improvement, two thousand dollars.

Improving Cape Fear River from the Ocean to Wilmington, North Carolina; Continuing improvement, two hundred and twenty-five thousand dollars.

Improving Cape Fear River from Wilmington to Fayetteville, North Carolina, thirty thousand dollars.

Improving Continentia Creek, North Carolina: Continuing improvement, ten thousand dollars.

Improving Yadkin River, North Carolina, twenty-five thousand dollars.

Improving Currituck Sound and North River Bar, North Carolina: Continuing improvement, including Coanjok Bay, twenty thousand dollars.

Improving Beaufort Harbor, North Carolina: Continuing improvement, thirty thousand dollars, five thousand dollars of which shall be applied to the improvement of the line of inland navigation from Beaufort Harbor to New Berne.

Improving French Broad River, North Carolina: Continuing improvement from Smith's bridge up, five thousand dollars.

Improving New River, North Carolina, five thousand dollars.

Improving Lillington River, North Carolina: Continuing improvement, three thousand dollars.

Improving Meherin River, North Carolina, five thousand dollars.

Improving Neuse River, North Carolina: Continuing improvement
thirty-five thousand dollars, five thousand dollars of which shall be applied to the improvement of the line of inland navigation from New Berne to Beaufort Harbor.

Roanoke River.
Improving Roanoke River, North Carolina, five thousand dollars.

Pamplico and Tar Rivers.
Improving Pamplico and Tar Rivers, North Carolina: Continuing improvement, ten thousand dollars.

Trent River.
Improving Trent River, North Carolina: Continuing improvement, ten thousand dollars.

Waccamaw River.
Improving Waccamaw River, North Carolina and South Carolina: Continuing improvement four thousand four hundred dollars.

Great Pedee River.
Improving Great Pedee River, South Carolina: Continuing improvement, six thousand dollars.

Santee River.
Improving Santee River, South Carolina: Continuing improvement, twenty thousand dollars.

Wappoo Cut.
Improving Wappoo Cut, South Carolina: Continuing improvement ten thousand dollars.

Waterloo River.
Improving Waterloo River, South Carolina: Continuing improvement, fifteen thousand dollars.

Altamaha River.
Improving Altamaha River, Georgia: Continuing improvement, fifteen thousand dollars.

Chattahoochee River.
Improving Chattahoochee River, Georgia: Continuing improvement, twenty-five thousand dollars.

Coosa River.
Improving Coosa River, Georgia and Alabama: Continuing improvement, seventy-five thousand dollars; and the sum of eight thousand seven hundred dollars heretofore appropriated for the Etowah River is hereby transferred to the Coosa River below Rome, Georgia.

Flint River.
Improving Flint River, Georgia: Continuing improvement, twenty-five thousand dollars, of which sum fifteen thousand dollars shall be expended below Albany and ten thousand dollars from Albany to Montgomery.

Ockmulgee River.
Improving Ockmulgee River, Georgia: Continuing improvement, five thousand dollars.

Oconee River.
Improving Oconee River, Georgia: Continuing improvement five thousand dollars, of which sum three thousand dollars shall be expended on Car Shoals.

Car Shoals.
Improving Oostenaule and Coosawattee Rivers, Georgia: Continuing improvement, one thousand dollars.

Oostenaule and Coosawattee Rivers.
Improving Savannah River, Georgia: Continuing improvement between cities of Augusta and Savannah, twenty-five thousand dollars.

Savannah River.
Improving the Savannah River about the city of Augusta: To continue improvement, fifteen thousand dollars.

Apalachicola River.
Improving Apalachicola River, Florida: Continuing improvement, two thousand dollars.

Peas Creek.
Improving Peas Creek, Florida: Continuing improvement, four thousand dollars.

Saint John's River.
Improving Saint John's River, Florida: Continuing improvement, one hundred and fifty thousand dollars, and twenty thousand dollars of this amount may be used on the river above the mouth, if the Chief of Engineers shall consider it best for the interest of commerce.

Suwanee River.
Improving Suwanee River, Florida: Continuing improvement five thousand dollars.

Volusia Bar.
Improving Volusia Bar, Florida: Continuing improvement, five thousand dollars.

Choctawhatchee River.
Improving Choctawhatchee River, Florida and Alabama: Continuing improvement up to Newton, Alabama, twenty thousand dollars. That twelve thousand dollars of this amount shall be expended for the improvement of the river above Geneva to Newton, Alabama, and two thousand dollars of the balance for the improvement of La Grange Bayou from its mouth up to the town of Freeport, Florida.

Escambia and Conecuh Rivers.
Improving Escambia and Conecuh Rivers, Florida and Alabama: Continuing improvement, twelve thousand dollars.
Improving Alabama River, Alabama: Continuing improvement, twenty thousand dollars.

Improving Warrior and Tombigbee Rivers, Alabama and Mississippi: Continuing improvement, thirty thousand dollars, of which sum ten thousand dollars to be applied to the Warrior below Tuscaloosa, seven thousand five hundred dollars to the Tombigbee between Columbus and Vienna, seven thousand five hundred dollars to the Tombigbee between Vienna and Demopolis, and five thousand dollars below Demopolis.

Improving Big Sunflower River, Mississippi: Continuing improvement, five thousand dollars.

Improving Noxubee River, Mississippi: Continuing improvement, ten thousand dollars.

Improving Pascagoula River, Mississippi: Continuing improvement, eight thousand dollars.

Improving Pearl River, Mississippi: Continuing improvement from Jackson to Carthage, two thousand five hundred dollars.

For improving the roadstead which leads into the Back Bay of Biloxi, on the Mississippi Sound, according to survey and estimate made, five thousand dollars.

Improving Pearl River below Jackson, Mississippi: Continuing improvement, fifteen thousand dollars.

Improving Tallahatchee River above mouth of the Coldwater, Mississippi: Continuing improvement, three thousand dollars.

Improving Tehula Lake, Mississippi: Continuing improvement, two thousand five hundred dollars.

Improving Tombigbee River, Mississippi: Continuing improvement above Columbus, one thousand dollars.

Improving Yallabusha River, Mississippi: Continuing improvement, three thousand five hundred dollars.

Improving Yazoo River, Mississippi: Continuing improvement, eight thousand dollars.

Improving Bayou Bartholomew, Louisiana and Arkansas: Continuing improvement, five thousand dollars.

Improving Bayou Black up to Houma, Louisiana: Continuing improvement, ten thousand dollars.

Improving Bœuf River, Louisiana: Continuing improvement, five thousand dollars.

Improving Bayou Terre Bonne up to Houma, Louisiana: Continuing improvement, seven thousand dollars.

Improving Calcasieu Pass, Louisiana: Continuing improvement, three thousand dollars.

Improving Calcasieu River, Louisiana: Continuing improvement, seven thousand dollars.

Improving Red River, Louisiana: Continuing improvement from the Atchafalaya to Fulton, Arkansas, including Bayou Pierre, tone's Bayou, and to relieve the town of Alexandria from the encroachments of the river, seventy-five thousand dollars.

Improving Tchefuncte River and Bogue Falia, Louisiana: Continuing improvement, one thousand five hundred dollars.

Improving Tickfaw River, Louisiana: Continuing improvement, two thousand dollars.

Improving mouth of Brazos River, Texas: Continuing improvement, fifty thousand dollars.

Improving Buffalo Bayou, Texas: Continuing improvement, fifty thousand dollars.

Protection of river bank at Fort Brown, Texas, one thousand dollars.

Improving ship-channel in Galveston Bay, Texas: To complete improvement, ninety-four thousand five hundred dollars.

Improving Neches River, Texas: Continuing improvement, five thousand dollars.
Improving Sabine River, Texas: Continuing improvement of Narrows above Orange, and deepening channel at mouth of river, four thousand dollars.

Improving Trinity River, Texas: Continuing improvement, eight thousand dollars.

Improving Arkansas River, Arkansas: Continuing improvement at Pine Bluff, twenty thousand dollars.

Improving Arkansas River, Arkansas and Kansas: Continuing improvement between Fort Smith and Wachita, twenty thousand dollars.

Improving Black River, Arkansas and Missouri: Continuing improvement, ten thousand dollars.

Improving Fourche Le Frevre River, Arkansas: Continuing improvement, four thousand dollars.

Improving Ouachita River, Arkansas and Louisiana: Continuing improvement, twelve thousand dollars.

Improving Saline River, Arkansas: Continuing improvement, four thousand dollars.

Improving White River between Jacksonport and Buffalo Shoals, Arkansas: Continuing improvement, six thousand dollars.

Improving White and Saint Francis Rivers, Arkansas: Continuing improvement, twelve thousand dollars.

Improving Big Hatchee River.

Improving Caney Fork River, Tennessee: Continuing improvement, four thousand dollars.

For continuing to completion the work on Obey's River, in Tennessee, a tributary of the Cumberland, five thousand dollars.

Improving Clinch River, Tennessee: Continuing improvement, three thousand dollars.

Improving Cumberland River above Nashville, Tennessee: Continuing improvement above Nashville, Tennessee, thirty thousand dollars.

For continuing the improvement of the Cumberland River at Smith's Shoals, Kentucky, fifteen thousand dollars.

Improving Cumberland River below Nashville, Tennessee: Continuing improvement, fifteen thousand dollars.

Improving Cumberland River above mouth of the Jellico, Kentucky: Continuing improvement, five thousand dollars.

Improving South Fork of the Cumberland River, Kentucky, three thousand dollars.

Improving Duck River, Tennessee: Continuing improvement, three thousand dollars.

Improving French Broad River, Tennessee: Continuing improvement, five thousand dollars.

Improving Hiwassee River, Tennessee: Continuing improvement, one thousand five hundred dollars.

Improving Tennessee River above Chattanooga, Tennessee: Continuing improvement, seven thousand dollars.

Improving Tennessee River below Chattanooga, Tennessee and Alabama: Continuing improvements below Chattanooga, including Muscle Shoals and Shoal at Reynoldsburgh, two hundred and fifty thousand dollars.

Improving Big Sandy River, Kentucky, twenty-five thousand dollars, of which sum five thousand dollars for the improvement of Louisa Fork and five thousand dollars for the improvement of Tug Fork.

Improving Kentucky River, Kentucky: Continuing improvement from mouth of river to Three Forks, two hundred and twenty-five thousand dollars of which sum seventy-five thousand dollars shall be used for the erection of a lock and movable dam at Beatysville, at junction of Three Forks.

Improving Treadwater River, Kentucky: Continuing improvement, three thousand five hundred dollars.
Improving Ohio River: Continuing improvement, three hundred and fifty thousand dollars.

Improving Sandusky River, Ohio: Continuing improvement, four thousand dollars.

Improving Clinton River, Michigan: Continuing improvement, six thousand dollars.

Improving Detroit River, Michigan: Continuing improvement sixty thousand dollars.

Improving Grand River, Michigan, Continuing improvement from mouth of river to city of Grand Rapids, fifteen thousand dollars.

Improving Saginaw River, Michigan: Continuing improvement, one hundred and twenty-five thousand dollars, of which sum sixty thousand dollars to be used opposite Bay City and for deepening the channel from the river into the bay, and sixty-five thousand dollars for improving the river above Bay City.

Improving Chippewa River, Wisconsin: Continuing improvement, thirty-five thousand dollars: Provided, That nothing shall be done nor shall any improvement be made on the said Chippewa River under or in pursuance of this act, or the appropriation hereby made, which shall directly or indirectly prevent, interfere with, or obstruct the free navigation of the said river, as heretofore, by steamboats or other watercraft, or the free use thereof, as heretofore, for the floating, guiding, or sheering of loose logs or rafts of lumber or logs upon or down the same, or which shall directly or indirectly prevent, obstruct, or interfere with the use of any slough, arm, or branch of said river, as heretofore, for the holding, assorting or rafting of logs therein.

Improving Fox and Wisconsin Rivers, Wisconsin: Continuing improvement, two hundred thousand dollars: Provided, That the Secretary of War shall, without delay, cause the channel of the Lower Fox River between Lake Winnebago and the upper government dam at Appleton to be restored to its natural width and capacity, and shall cause such changes and alterations to be made in the dams at Menasha and Appleton, not inconsistent with security to navigation, as may be necessary to reduce to and maintain the waters of Lake Winnebago and Little Buttes des Mortes, respectively, at their natural height; and a sufficient amount of said sum appropriated is made immediately available. And three thousand dollars of this appropriation, or so much thereof as may be necessary, may be expended above Portage City, to prevent the overflow of the Wisconsin River into the Upper Fox River, so as to prevent injury to the government works on Fox River; and this expenditure may be made separately, or, if deemed more economical by the Secretary of War, in adding to any protecting works which may be made by the State of Wisconsin.

Improving Saint Croix River below Taylor Falls, Minnesota and Wisconsin: Continuing improvement thirty thousand dollars.

Improving Wabash River, Indiana and Illinois: Continuing improvement below Vincennes, forty thousand dollars; continuing improvement between Vincennes and Lafayette, thirty thousand dollars.

Improving White River, Indiana: Continuing improvement from Wabash River to Portersville, and to falls on West Fork, twenty thousand dollars.

Improving Illinois River, Illinois: Continuing improvement, one hundred and seventy-five thousand dollars.

Reservoirs at headwaters of Mississippi River: Continuing operations, three hundred thousand dollars; and this sum shall be expended at such places on said headwaters of the Mississippi River and its tributaries as the Secretary of War shall determine: Provided, That the Secretary of War be, and he is hereby authorized and empowered to enter upon, purchase, take, and hold any lands or premises, and any materials of stone, timber, or other kinds, that may be necessary and proper for the construction of said works. And in case the owner of such lands, premises, and materials and the Secretary of War cannot
agree as to the value of the lands, premises, and materials taken or to be taken for said use, then the value thereof shall be determined by the appraisals of three disinterested commissioners who may be appointed upon application by either party to the judge of the United States district court for the district in which such land, premises, or materials may be situate; and said commissioners, in their assessment of damages, shall appraise such lands, premises, and materials at what would have been the value thereof, if said works had not been constructed; and upon return into said United States district court of such appraisement, and upon the payment into the same of the estimated value of said land, premises, and materials so taken and appraised as aforesaid, said land, premises, and materials shall be deemed to be, and shall become, the property of the United States, which shall thereby acquire full title to the same. And either party feeling aggrieved at said appraisement may, within thirty days after the same has been returned into said court, file an appeal therefrom and demand a trial by jury in said court to estimate and ascertain the damages sustained: Provided further, That the money hereby appropriated shall be used solely for the improvement of the navigation of the Mississippi River and its tributaries, and no part thereof shall be expended with the view to the improvement of private property. And the Secretary of the Interior is hereby authorized and directed to ascertain what, if any, injury is occasioned to the rights of any friendly Indians occupying any Indian reservation by the construction of any of the said dams, or the cutting or removing of trees or other materials from any such reservation for the construction or erection of any of said dams, and to determine the amount of damages payable to such Indians therefor; and all such damages to private property and to friendly Indians, when ascertained and determined in the manner herein directed and provided, shall be paid by the United States: Provided, however, That such damages shall not exceed ten per centum of the sums hereby appropriated for the construction of said reservoirs.

Improving Upper Mississippi River: Operating snag-boat, twenty-five thousand dollars.

Improving Mississippi River above Falls of Saint Anthony, Minnesota: Continuing improvement, ten thousand dollars.

Improving Mississippi River from Saint Paul to Des Moines Rapids, Minnesota, Iowa, Missouri, Illinois, and Wisconsin: Continuing improvement, two hundred and fifty thousand dollars, of which sum fifteen thousand dollars shall be expended in improving the channel and banks of the river on the west side thereof at Saint Paul.

That the sum of thirty thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated for the construction of a dry dock at the Des Moines Rapids Canal, on the Mississippi River, at such site as may be selected thereon by the Secretary of War; said dry dock to be used for the construction, examination, repairing, and use of boats, dredges, barges, scows, and other vessels of the United States, and the construction, examination, and repair of vessels for private parties, under such regulations and for such compensation as may, from time to time, be fixed and regulated by the Secretary of War; this appropriation to be expended under the direction of the Secretary of War.

That whenever the government shall not further use the old lock of the Sault Sainte Marie Canal it shall be converted into a dry dock for the repair of government dredges, revenue cutters, and other craft belonging to the government, and for other craft belonging to private persons, on such terms as the Secretary of War shall prescribe; and for the expense of such construction the amount of sixty-five thousand dollars, balance of tolls in the possession of the State of Michigan, and offered to the United States for this purpose, be accepted by the United States.
Improving Des Moines Rapids, Mississippi River, Iowa, and Illinois: Continuing improvement, thirty thousand dollars.

Examinations and surveys at South Pass, Mississippi River: To ascertain the depth of water and width of channel secured and maintained from time to time by James B. Eads at South Pass of the Mississippi River, and to enable the Secretary of War to report during the maintenance of the work, ten thousand dollars.

Gauging waters of Lower Mississippi and its tributaries, and the Columbia River, Oregon: Annual expense of gauging the waters of the Mississippi River and its tributaries, continuing observations of the rise and fall of the river and its chief tributaries, as required by joint resolution of February twenty-first, eighteen hundred and seventy-one, five thousand five hundred dollars, of which sum five hundred dollars for annual expense of gauging the waters of the Columbia River from Astoria to the bar.

Improving Mississippi, Missouri, and Arkansas Rivers: Continuing removal of snags, wrecks, and other obstructions from the Mississippi River, eighty-five thousand dollars; from the Missouri River, sixty-five thousand dollars; from the Arkansas River, thirty-five thousand dollars.

Improving Cuivre River, Missouri: Continuing improvement from mouth to Chain of Rocks, and removing snags and other obstructions, five thousand dollars.

Improving Gasconade River, Missouri: Continuing improvement, ten thousand dollars.

Improving Missouri River from its mouth to Sioux City, Iowa, including such harbors on said river now in the course of improvement as in the judgment of the Chief of Engineers will benefit commerce and navigation, eight hundred and fifty thousand dollars.

Improving Missouri River from Sioux City to Fort Benton, one hundred thousand dollars.

Survey of Missouri River from its mouth to Fort Benton, Montana: Continuing the survey forty thousand dollars.

Improving Yellowstone River, Montana and Dakota: Continuing improvement, twenty thousand dollars.

Improving Red River of the North, Minnesota and Dakota: Continuing improvement, ten thousand dollars.

Constructing dam at Goose Rapids, Red River of the North, Minnesota and Dakota: Continuing construction of lock and dam, thirty thousand dollars.

Improving Saint Anthony's Falls, Minnesota: Continuing improvement, twenty-five thousand dollars.

Improving Petaluma Creek, California: Completing improvement, fourteen thousand dollars.

Improving Sacramento River, California: For the improvement and protection of the navigable channels of the Sacramento and Feather Rivers, to be expended under the direction of the Secretary of War, two hundred and fifty thousand dollars.

Improving San Joaquin River and Mormon Slough, California: Continuing improvement, forty thousand dollars.

Constructing canal around Cascades of Columbia River, Oregon: Continuing construction two hundred and sixty-five thousand dollars.

Improving Upper Columbia River, Oregon: Continuing improvement of Upper Columbia River, including Snake River, six thousand dollars.

Improving Lower Willamette and Columbia Rivers, Oregon: Continuing improvement from Portland, Oregon, to the sea, including bar at mouth of Columbia River, one hundred thousand dollars.

Improving Upper Willamette River, Oregon: Continuing improvement of Upper Willamette, including Yamhill River, five thousand dollars.

Improving Lower Clearwater River, Idaho: Continuing improvement five thousand dollars.
Cowlitz River.

Improving Cowlitz River, Washington Territory: Continuing improvement, one thousand dollars.

Snag-boat—


Improving Skagit, Steliaquaamish, Nooksack, Snohomish, and Snoqualmie Rivers, Washington Territory: To build, equip, and operate snag-boat for one year, twenty-thousand dollars.

Improving mouth of Coquille River, Oregon: Extension of jetty already commenced, ten thousand dollars, of which sum two thousand dollars for removing snags in upper river, at discretion of Secretary of War.

Examinations and surveys.

Examinations, surveys, and contingencies of rivers and harbors: Examinations and surveys, and for contingencies, and for incidental repairs of harbors for which there is no special appropriation, one hundred and fifty thousand dollars, of which sum fifty thousand dollars for surveys and one hundred thousand dollars for contingencies, including incidental repairs of harbors.

For expenses of a board of engineers to examine in detail the mouth of the Columbia River, Oregon, and report such plan, with estimates, for its permanent improvement, as they approve, the said board being required to report before the next session of the present Congress, seven thousand five hundred dollars.

Susquehanna River.

Improving Susquehanna River above and below Havre de Grace, Maryland, twenty-five thousand dollars, of which sum seven thousand five hundred dollars shall be expended above the bridge, and five thousand dollars for the completion of the channel to the Fishing Battery Light-House and for strengthening and extending the piers and breakwater for the protection of said channel.

Improving Elk River, Maryland: Continuing improvement, six thousand five hundred dollars.

Malden River.

Improving Malden River, Massachusetts, ten thousand dollars.

Harbors of refuge on Lake Pepin.

New Buffalo.

Appomattox River.

Improving harbors of refuge on Lake Pepin, twenty thousand dollars, of which sum ten thousand dollars at Stockholm, Wisconsin, and ten thousand dollars at Lake City, Minnesota.

Improving harbor at New Buffalo, Michigan, five thousand dollars.

Improving Appomattox River, Virginia, thirty-five thousand dollars.

Elk River.

Construction of ice-harbor at Dubuque, Iowa, twenty thousand dollars.

Chippewa River.

Improving Chippewa River at Yellow Banks, thirty thousand dollars.

Cocheco River.

Improving Cochecho River, New Hampshire; completing improvement, twenty-eight thousand dollars.

Frankford Creek.

Improving Frankford Creek, Pennsylvania, ten thousand dollars.

Pensacola Harbor.

Improving Pensacola Harbor, Wisconsin, ten thousand dollars.

Royal River.

Improving Royal River, Maine, ten thousand dollars.

Mamaroneck Harbor.

Improving Mamaroneck Harbor, New York, fifteen thousand dollars.

Sackett’s Harbor.

Improving Sackett’s Harbor, New York, seven thousand dollars.

Corsica Creek.

Improving Corsica Creek, Maryland, five thousand dollars.

Romley Marsh.

Improvement of Romley Marsh, Georgia, by route designated in the survey of engineers as route numbered four, ten thousand dollars.

Grass River.

Improving Grass River at Massena, New York, three thousand dollars.

Edisto River.

Improving Edisto River, South Carolina, eight thousand dollars.

Georgetown Harbor.

Improving Georgetown Harbor, South Carolina, seven thousand dollars.

Cahaba River.

Improving Cahaba River, Alabama, twenty thousand dollars.

Salkahatchie River.

Improving Salkahatchie River, South Carolina, five thousand dollars.

Tallapoosa River.

Improving Tallapoosa River, Alabama, fifteen thousand dollars.
Improving Key West Harbor, Florida, especially the northwest channel, twenty-five thousand dollars.

Improving Manatee River, Florida, twelve thousand dollars.

Improving Caloosahatchee River, Florida, five thousand dollars.

Improving Lynn Harbor, Massachusetts, sixty thousand dollars.

Improving Little Tennessee River, Tennessee, five thousand dollars.

Improving White River above Buffalo Shoals, Arkansas, four thousand dollars.

Improving Chehalis River, Washington Territory, three thousand dollars.

Improving Greenport Harbor, New York, ten thousand dollars.

Improving Hay Lake Channel of the Sault Sainte Marie River, via the Middle Neebish, two hundred thousand dollars, of which amount the sum of ten thousand dollars may be expended in improving the East Neebish channel.

Improving Keyport Harbor, New Jersey, from the Keyport Steamboat Company’s Wharf to Raritan Bay Channel, thirty thousand four hundred and seventy-five dollars.

Improving Maurice River, New Jersey, three thousand dollars.

Improving Mantua Creek, New Jersey, three thousand dollars.

Improving Woodbury Creek, New Jersey, five thousand dollars.

Improving Raccoon River, New Jersey, three thousand dollars.

Improving North Branch of Susquehanna River, Pennsylvania, fifteen thousand dollars.

Improving Clinton Harbor, Connecticut, three thousand dollars.

Improving South Forked Deer River, Tennessee, three thousand dollars.

Improving Old Town Creek, Mississippi, three thousand dollars.

Improving Monongahela River, West Virginia: Continuing improvement, twenty-five thousand dollars.

For continuing the practical test of the flume invented by M. J. Adams, the said test to be made under the supervision and direction of said Adams, eight thousand dollars.

That the Secretary of War be, and he is hereby, authorized and directed to survey and locate a canal from a point on the Illinois River at or near the town of Hennepin, by the most practicable and convenient route, to the Mississippi River at or above the city of Rock Island, with a branch canal or feeder from the most practicable and convenient point on Rock River to the most practicable and convenient point on the main line of said canal. Said canal and said branch shall not be less than seventy feet wide at the water-line, and not less than seven feet in depth of water, with locks not less than one hundred and fifty feet in length and twenty-one feet in width, and with a capacity for vessels of at least two hundred and eighty tons burden; and for that purpose the Secretary of War shall have power and authority, by engineers and agents employed by him, to enter upon any lands for the purpose of making the necessary preliminary examinations and surveys; and the cost of construction, the annual cost of maintenance, and economy of use of said canal, when completed, shall be estimated and accompany the said surveys; and the Secretary of War shall cause to be made by skillful engineers of the Army a survey of the Illinois and Michigan Canal connecting the Illinois River with Lake Michigan at Chicago, and estimates of the cost of enlarging the same so as to correspond in dimensions with the proposed canal between Hennepin and the Mississippi River, and to report to the next session of Congress the cost of enlarging said canal, and the construction of the canal between Hennepin and the Mississippi River and the right of way therefor; and for the purposes of this paragraph the sum of thirty thousand dollars, or so much thereof as may be necessary, is hereby appropriated. Pro-

Key West Harbor.

Manatee River.

Caloosahatchee River.

Lynn Harbor.

Little Tennessee River.

White River.

Chehalis River.

Greenport Harbor.

Hay Lake Channel of Sault Sainte Marie River.

Keyport Harbor.

Maurice River.

Mantua Creek.

Woodbury Creek.

Raccoon River.

North Branch Susquehanna River.

Clinton Harbor.

South Forked Deer River.

Old Town Creek.

Monongahela River.

Adams’ flume.

Survey and location of canal from near Hennepin, Ill., on Illinois River, to Mississippi River at Rock Island, with branch feeder, etc.

Survey of Illinois and Michigan Canal for purpose of enlarging, etc.

Proviso.
Improving Mississippi River: That the sum of four million one hundred and twentythree thousand dollars be, and is hereby, appropriated, or so much thereof as may be necessary out of any money in the Treasury not otherwise appropriated, for the improvement of the Mississippi River from the Head of the Passes to Cairo including the harbors of New Orleans, Natchez, Vicksburgh, Memphis, a lock at the mouth of Bayou, Plaquemine, Louisiana, and the rectification of the Red and the Atchafalaya Rivers at the mouth of Red River; six hundred thousand dollars from Cairo to the Illinois River including Alton Harbor on which a sum not exceeding thirty-five thousand dollars shall be expended; and two hundred thousand dollars from the Illinois River to the Des Moines Rapids, including a stone and brush revetment at or near Quincy; which said sums shall be expended by the Secretary of War in accordance with the plans, specifications, estimates, and recommendations of the Mississippi River Commission created by the act approved June twenty-eighth, eighteen hundred and seventy-nine, or according to such plans, specifications, and estimates of the Engineer Department of the Army which, having been approved by the Secretary of War, may be adopted by the said Mississippi River Commission for such parts of the said river as the said commission may not have completed the survey of: Provided, That no portion of this appropriation shall be expended to repair or build levees for the purpose of reclaiming lands or preventing injury to lands by overflows: Provided, however, That the commission is authorized to repair and build levees if in their judgment it should be done as a part of their plan to afford ease and safety to the navigation and commerce of the river and to deepen the channel: Provided, That the Secretary of War shall prescribe such rules and regulations as may be necessary to secure a judicious and economical expenditure of said sums, and shall cause to be made and submitted to Congress annual reports, on or before January first, giving detailed statements of the work done, the expenditures made, and the effect of such work, together with such recommendations as he may deem it proper to lay before Congress. It shall be the duty of the Secretary of War to apply the money herein appropriated for improvements, other than surveys and estimates, in carrying on the various works, as far as can be without actual detriment to the interest of the government, by contract. Where such works cannot be done by contract without injury to the public interest, they may be prosecuted by hired labor. Where said works are done by contract, such contract shall be made after sufficient public advertisement for proposals, in such manner and form as the Secretary of War shall prescribe; and such contracts shall be made with the lowest responsible bidders, accompanied by such securities as the Secretary of War shall require, conditioned for the faithful prosecution of the work according to such contract, and for the proper payment of all liabilities incurred in the prosecution therefor for labor and material.

That whatever balance there may be on hand for the improvement of the mouth of Red River shall be expended by the Secretary of War according to the plans and recommendations of the Mississippi River Commission; and they are hereby authorized to expend so much of said balance as may be necessary in purchasing or constructing a dredge boat or boats, and in maintaining a navigable channel through the mouth of the Red River into the Mississippi River.

That the power and authority granted to the Secretary of War under and by virtue of section four of the act of Congress approved June fourteenth, eighteen hundred and eighty, relating to wrecks and sunken vessels be, and the same are hereby, enlarged so that the Secretary of War may, in his discretion, sell and dispose of any such sunken craft, vessel, or cargo, or property therein, before the raising or removal thereof, according to the same regulations that are in the said act pre-

vided that nothing herein shall be construed to commit the government to proceed with the construction of the said improvement.
scribed for the sale of the same after the removal thereof; and all laws and parts of laws inconsistent herewith are hereby repealed.

That no tolls or operating charges whatsoever shall be levied or collected upon any vessel boats, dredges, craft, or other water-craft passing through any canal or other work for the improvement of navigation belonging to the United States.

That authority is hereby given to the Secretary of War to expend the money appropriated by the act approved March third, eighteen hundred and seventy-nine, in the construction of a harbor of refuge at Port Orford, on the Pacific coast, if in his opinion it be deemed judicious to do so.

That the Secretary of War is hereby authorized and directed to settle the claims of Charles McCafferty and D. and C. P. Dull, contractors for locks numbered four and five on the Great Kanawha River, under contracts made in eighteen hundred and seventy-four, and eighteen hundred and seventy-five, and subsequently for work done by reason of changes in the contracts and for losses caused by such changes, and by extra work and other losses incurred from such and other causes beyond their control, and report what amount, if any, he finds to be due to said contractors at the next session of Congress.

That the unexpended sums heretofore appropriated for an ice-harbor at Saint Louis, Missouri, be, and the same are hereby transferred and appropriated, to be expended under the direction of the Secretary of War, for the improvement of the channel of the Mississippi River opposite the city of Saint Louis, Missouri, by repairing and raising the present low dam across the channel east of Arsenal Island, known as Cahokia Chute, and by the construction of such other works in or near said Cahokia Chute as may be deemed advisable to accomplish the same purpose.

That the Secretary of War be, and he is hereby, directed to ascertain and report to the next Congress upon what terms the franchise and property of the Little Kanawha Navigation Company, in West Virginia, can be obtained and conveyed to the United States.

That the Secretary of War is hereby directed, at his discretion, to cause examinations or surveys, or both, and estimates of cost of improvements proper to be made, at the following points, namely:

Youghiogheny River from McKeesport to Connellsville, Pennsylvania.
Red River from its mouth to Fulton.
Little River and Saline, Arkansas.
Alameda Creek, Alameda County, California.
Norwalk Harbor, Connecticut.
Harbor at Cedar Keys, Florida.
Connecticut River from Bellows Falls, Vermont, to Pittsburgh, New Hampshire.

Newton Creek, Camden County, New Jersey.
Pensaukin Creek, Camden and Burlington Counties, New Jersey.
Milford Haven (an estuary), Virginia.
Quantico Creek, Virginia.
Piaskatank River, Virginia.
Sangamon River, Illinois, from its mouth to Petersburgh.
Shoal between Dauphin Island and Cedar Point, Alabama.
Gowanus Creek at Brooklyn, New York.
Yallabusha River above Grenada, Mississippi.
Looscacooona River, a tributary of the Yallabusha, Mississippi.

The channel known as the Old River Bed, leading from Uyahoga River to the harbor of refuge now under construction at Cleveland, Ohio.
Atchafulaya River between Berwick's Bay and the Gulf of Mexico; and, if made, to be accompanied with a report showing the cost of deepening the channel of said river.

The channel of the Saint John's River at its entrance into and exit out of Lake Monroe, and between Lake George and Lake Monroe, for straightening and improving the navigation of said river between the said lakes.
Wetipkin Creek, Maryland.
Passaic River between Passaic and Paterson, New Jersey.
Minnesota River near the village of Belle Plain, with a view to prevent the washing away of the banks of said river opposite said village.
Androscoggin River below Brunswick, Maine.
Penobscot River and Bangor Harbor, Maine.
Resurvey of the breakwater at the mouth of Saco River, Maine.
Ohio River at Rochester and Freedom, Pennsylvania, for ice-breakers.
Delaware River above Philadelphia.
Delaware River in front of Philadelphia, by removal of Windmill or Smith's Island, or the bar above the same.
Madison Harbor, in the State of Connecticut.
Duck Island Harbor, in the State of Connecticut, with a view to the construction of a short breakwater for a harbor of refuge.
Harbor at Caseville, Michigan.
Harbor at Cross Village, Michigan.
Santa Monica Bay, California.
Boston Harbor, Massachusetts, and especially Fore Point Channel and the channel leading to the wharves of the New York and New England Railroad.
Sandy Bay, Rockport, Massachusetts, with a view to the construction of a breakwater for a harbor of refuge.
Pawtucket River, Rhode Island.
Black Rock Harbor, Connecticut.
Pawtuxet Harbor, Rhode Island.
Bissell's Cove, Rhode Island.
Redwood Slough, San Mateo County, California.
White River, Arkansas, at the Memphis and Little Rock Railroad Bridge, near Duvall's Bluff, with a view of removing obstructions from the channel.
North Branch of the Susquehanna River from Pittston to Athens.
The sound between Beaufort and New River, and White Oak River to Smith's Mills, North Carolina.
For a channel inside the shoals along the coast of Florida, from Cedar Keys to Clear Water Harbor and Tampa, Florida.
The headland in the town of Hull, at the entrance to Boston Harbor, Massachusetts, being the northerly side of Telegraph Hill, south of Quarter Hedge, with a view to its protection by sea-wall or otherwise.
Ice-harbor at Middleport, Meigs County, Ohio.
Clear Lake, Lake County, California.
Sulphur River, Texas, from its mouth to Sulphur Station.
Pearl River, Mississippi, above Carthage.
Edenton Bay, North Carolina.
Ipswich River and Sandy Bay, at the end of Cape Ann, Massachusetts.
Water-route to connect the Calcasieu River with Sabine Pass.
Illinois and Des Plaines River between La Salle and Joliet, in Illinois.
Shoal Harbor and Compton's Creek, New Jersey.
Stoneybrook Harbor, Suffolk County, New York.
Pocomoke River, Maryland, with a view to a cut-off in the bend just below Snow Hill.
D'Arbonne River, Bayou Roundaway, and Bayou Vidal, Louisiana.
Peekskill Harbor, on the Hudson River, New York.
Cumberland River and its principal tributaries above Pineville, Kentucky.
Extending the survey of the Louisa Fork of the Big Sandy River to Grundy Court-House, Virginia.
Minisceongo Creek at its outlet into the Hudson River, New York.
Saugerties Harbor on Hudson River, New York.
Branford Harbor, Connecticut.
North River in front of Jersey City and Hoboken, to determine what is necessary to permanently deepen the channel on the New Jersey side.
To open a passage between the north end of Indian River and Mosquito Lagoon, Florida.
Champlain River, Clinton County, New York, from the lake up to Champlain Town.
For breakwater at Rouse’s Point, on Lake Champlain, New York.
Ouachita River from Camden to Arkadelphia, Arkansas.
Big Bayou Metre, Arkansas, from its mouth up.
The Lewis, Humphulup, and Dawamish Rivers, Washington Territory.
Sebewaing Harbor, Michigan, resurvey, to obtain twelve feet of water in channel from Saginaw Bay.
Harbor at Ludington, Michigan, with a view to examination by a board of engineers and report of a plan, and expense of same, for making a harbor of refuge.
Wisconsin River from Portage to Merrill.
The lakes near the headwaters of the Cannon River in Rice and Le Sueur Counties, Minnesota, with a view to adding the same to the reservoir system of the Mississippi River and its tributaries.
Southold Harbor, Suffolk County, New York.
Channel-way of Peconic River entering Peconic Bay, and channel-way from Riverhead to Great Peconic Bay, Suffolk County, New York.
Channel from Pearsall’s Dock to Flat Creek, in Hempstead Bay, Queens County, New York.
The source of the Minnesota River, near the foot of Big Stone Lake, with a view of its being added to the reservoir system of the Mississippi River and its tributaries.
Natalbany River, Louisiana.
Iowa River from Wapello to its mouth.
Delaware River between Trenton, New Jersey, and Port Jervis, New York.
Leipsic River, Delaware, from the Delaware River to the town of Leipsic.
Waccamaw River between Conway Borough, South Carolina, and Waccamaw Lake, North Carolina.
Broad River from Rutherfordton, North Carolina, to South Carolina line.
Tionesta Creek, Pennsylvania.
Harbors of Port Henry and Port Marshall, on Lake Champlain, New York.
Boquet River, New York.
Harbor of Cedar Keys, Florida, especially the northwest channel.
Saint Mark’s River, Florida.
Isle of Wight and Upper Syneputxent Bay, Maryland and Indian River, Delaware, with the intervening land, with a view to connect their waters.
Monokin River from its mouth to Princess Anne.
Wicomico River from its mouth to Salisbury.
From Deal to Seabright, on the New Jersey coast, with a view to build a breakwater to protect the shore and harbor at Long Branch.
The shoal between Dauphin Island and Cedar Point, Alabama, with a with a view of ascertaining the most practicable point for making a channel through the same of sufficient depth and width to afford a good and safe passage for steamboats and other vessels in the trade between the waters of Mobile Bay and other places on the Gulf of Mexico.
Newtown Creek from its mouth to Metropolitan avenue in Brooklyn, New York.
Ouachita River from its mouth to Camden, Arkansas.
Clubfoot, Harlow, and Newport Rivers, North Carolina, on line of inland navigation to Beaufort Harbor.
The harbors of Monroe and Trenton, Louisiana, on the Ouachita River, with a view to prevent the caving of banks.
Mouth of Lake Palmyra where it enters the Mississippi River.
Bayou La Fourche, Louisiana.
Alligator River, North Carolina.
Black River, North Carolina.
Sound between Morehead City, in Carteret County, North Carolina.
Town Creek, Beaufort County, North Carolina.
Pungoteague Creek, from Bogg's Wharf to the Warehouse, Accomack County, Virginia.
Bay River, North Carolina.
Hull's Creek, Northumberland County, Virginia.
Hunting Creek, Accomack County, Virginia.
Great Wicomico from Cedar Point to Indian Point, Northumberland County, Virginia.
Cape Fear River above Fayetteville, North Carolina.
Piscataway Creek, Essex County, Virginia.
Cherrystone Creek, Virginia.
Roanoke River, North Carolina.
Calumet River, Illinois and Indiana.
The stone formation in the Kankakee River at Momence, Illinois; and if made, to be accompanied by an estimate of the cost of removing the same.
That the Secretary of War shall cause to be made a survey and estimate of the cost of excavating a channel through the Grand and Little Chains in the Ohio River sufficient to pass boats and give a depth of six feet at low water.
Piscataway Creek, Prince George's County, Maryland.
Chicamuxen Creek, Charles County, Maryland.
Port Tobacco Creek, Charles County, Maryland.
Dividing Creek, Talbot County, Maryland.
Taggart's Valley River, West Virginia, above Grafton to the Three Forks of Buckhannon, and furnish an estimate of the cost of removing the obstructions in the Buckhannon River from the town of Buckhannon to the Three Forks of said river.
Pecatonica River, from Argyle to Wayne, La Fayette County, Wisconsin.
For the extension and completion of the breakwater, near the third, in Portsmouth Harbor, New Hampshire, connecting Goat Island and New Castle.
At and near the mouth of the Great Bay, so-called, with a view to increasing the depth of the flow of water and improvement of the navigation of the Piscataqua River and its tributaries.
Steele's Bayou, in Mississippi, from its mouth to Swan Lake, in Washington County.
The Yazoo Pass, including examination and estimate as to cost and feasibility of putting a lock so as to connect the Pass with the Mississippi River.
Roebuck Lake, a tributary of the Yazoo River, in Le Flore County, Mississippi.
Survey of Black River from its mouth to Trinity, Louisiana, with a view of improving its navigation by shortening its channel by cut-off.
Red River, Louisiana, from the Atchafalaya to Fulton, Arkansas, including relieving the town of Alexandria from the encroachments of the river, removing snags from Cane River, and closing the outlet of the river known as "Sale and Murphy Canal."
Bayou Pierre, Louisiana, by removing raft therefrom.
Loggy Bayou, Lake Bistenean, and the Doreheat, Louisiana; Cane River, Louisiana; and Petit Anse Bayou, Louisiana.
To make such survey and report as to the cost of placing locks and dams on the Cumberland River from Nashville, Tennessee, to the Cincinnati Southern Railroad in Kentucky, as in the opinion of the Secretary of War is necessary to complete the examination and report of said river; said report to be—
First, as to the practicability of the work;
Second, its probable cost from Nashville to the Kentucky line;
Third, the cost from the Kentucky line to the Cincinnati Southern Railroad.
Fourth, the cost of locking and damming so as to improve Smith's Shoals.
The river Brandywine from its mouth to the Market street bridge in the city of Wilmington, Delaware.

That in every case where surveys are made, the report thereon shall embrace such information concerning the commercial importance, present and prospective, of the improvement contemplated thereby and such general commercial statistics as the Secretary of War may be able to procure: Provided, That no survey shall be made of any of the above harbors or rivers until the Chief of Engineers shall have directed a preliminary examination of the same by the local engineer in charge of the district, and then only when such local engineer shall have made such examination and shall have reported to said Chief of Engineers that in his judgment said harbor or river is worthy of improvement and that the work is a public necessity. For making such preliminary examinations a sum not exceeding ten thousand dollars may be used out of the amount appropriated for surveys: Provided further, That so much of said sum herein provided for surveys as may be necessary shall be used for continuation of the survey of the Arkansas River from Fort Gibson to Wichita, Kansas.

That all moneys hereby appropriated shall be immediately available.

J. WARREN KEIFER
Speaker of the House of Representatives.

DAVID DAVIS,
President of the Senate pro tempore.

IN THE HOUSE OF REPRESENTATIVES,
August 2, 1882.

The President of the United States having returned to the House of Representatives, in which it originated, the bill (H. R. 6243) "making appropriations for the construction, repair, and preservation of certain works on rivers and harbors, and for other purposes," with his objections thereto, the House of Representatives proceeded in conformity with the Constitution to reconsider the same and has,

Resolved, That the bill do pass, two-thirds of the House of Representatives agreeing to pass the same.

Attest:

EWDF. McPherson,
Clerk.

IN THE SENATE OF THE UNITED STATES,
August 2, 1882.

The Senate having proceeded, in pursuance of the Constitution, to reconsider the bill entitled "An act making appropriations for the construction, repair, and preservation of certain works on rivers and harbors, and for other purposes," returned to the House of Representatives by the President of the United States, with his objections, and sent by the House of Representatives to the Senate with the message of the President returning the bill;

Resolved, That the bill do pass, two-thirds of the Senate agreeing to pass the same.

Attest:

F. E. Shober,
Acting Secretary.
Immigration.

Duty of fifty cents levied on every passenger, etc., not a citizen of the United States from a foreign port.

Collectible at port of landing.

Paid into Treasury and to be known as the "immigrant fund."

Duty to be a lien, etc.

Proviso.

Secretary of Treasury charged with duty of executing provisions of this act.

To make contracts with State boards, etc.

Examination of condition of passengers on arrival.

Convict, lunatic, idiot, etc., prohibited from landing.

Bonds, entries, etc.

Foreign convicts returned, etc.; exceptions; regulations.

Designation of State boards of charities, etc., to execute provisions of act without compensation.

August 3, 1882.

CHAP. 376.—An act to regulate Immigration.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be levied, collected, and paid a duty of fifty cents for each and every passenger not a citizen of the United States who shall come by steam or sail vessel from a foreign port to any port within the United States. The said duty shall be paid to the collector of customs of the port to which such passenger shall come, or if there be no collector at such port, then to the collector of customs nearest thereto, by the master, owner, agent, or consignee of every such vessel, within twenty-four hours after the entry thereof into such port. The money thus collected shall be paid into the United States Treasury, and shall constitute a fund to be called the immigrant fund, and shall be used, under the direction of the Secretary of the Treasury, to defray the expense of regulating immigration under this act, and for the care of immigrants arriving in the United States, for the relief of such as are in distress, and for the general purposes and expenses of carrying this act into effect. The duty imposed by this section shall be a lien upon the vessels which shall bring such passengers into the United States, and shall be a debt in favor of the United States against the owner or owners of such vessels; and the payment of such duty may be enforced by any legal or equitable remedy. Provided, That no greater sum shall be expended for the purposes herebefore mentioned, at any port, than shall have been collected at such port.

SEC. 2.—That the Secretary of the Treasury is hereby charged with the duty of executing the provisions of this act and with supervision over the business of immigration to the United States, and for that purpose he shall have power to enter into contracts with such State commission, board, or officers as may be designated for that purpose by the governor of any State to take charge of the local affairs of immigration in the ports within said State, and to provide for the support and relief of such immigrants therein landing as may fall into distress or need public aid, under the rules and regulations to be prescribed by said Secretary; and it shall be the duty of such State commission, board, or officers so designated to examine into the condition of passengers arriving at the ports within such State in any ship or vessel, and for that purpose all or any of such commissioners or officers, or such other person or persons as they shall appoint, shall be authorized to go on board of and through any such ship or vessel; and if on such examination there shall be found among such passengers any convict, lunatic, idiot, or any person unable to take care of himself or herself without becoming a public charge, they shall report the same in writing to the collector of such port, and such persons shall not be permitted to land.

SEC. 3.—That the Secretary of the Treasury shall establish such regulations and rules and issue from time to time such instructions not inconsistent with law as he shall deem best calculated to protect the United States and immigrants into the United States from fraud and loss, and for carrying out the provisions of this act and the immigration laws of the United States; and he shall prescribe all forms of bonds, entries, and other papers to be used under and in the enforcement of the various provisions of this act.

SEC. 4.—That all foreign convicts except those convicted of political offenses, upon arrival, shall be sent back to the nations to which they belong and from whence they came. The Secretary of the Treasury may designate the State board of charities of any State in which such board shall exist by law, or any commission in any State, or any person or persons in any State whose duty it shall be to execute the provisions of this section without compensation. The Secretary of the Treasury shall prescribe regulations for the return of the aforesaid persons to the countries from whence they came, and shall furnish instructions to the board, commission, or persons charged with the execution of the provisions of this section as to the mode of procedure in respect
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thereto, and may change such instructions from time to time. The expense of such return of the aforesaid persons not permitted to land shall be borne by the owners of the vessels in which they came.

SEC. 5.—That this act shall take effect immediately.

Approved, August 3, 1882.

CHAP. 377.—An act to establish ports of delivery at Kansas City and Saint Joseph in the State of Missouri.

August 3, 1882.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Kansas City and Saint Joseph, in the State of Missouri, be and the same are hereby, constituted ports of delivery; and that the privileges of immediate transportation of dutiable merchandise conferred by the act of June the tenth, eighteen hundred and eighty, entitled "An act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," be and the same are hereby, extended to said ports; and there shall be appointed a surveyor of customs for each of said ports, to reside at the port for which he shall be appointed, who shall receive a salary to be determined in amount by the Secretary of the Treasury, not exceeding one thousand dollars per annum.

Approved, August 3, 1882.

CHAP. 378.—An act regulating fees and the practice in extradition cases.

August 3, 1882.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all hearings in cases of extradition under treaty stipulation or convention shall be held on land, publicly, and in a room or office easily accessible to the public.

SEC. 2. That the following shall be the fees paid to commissioners in cases of extradition under treaty stipulation or convention between the Government of the United States and any foreign government, and no other fees or compensation shall be allowed to or received by them:

For administering an oath, ten cents.
For taking an acknowledgment, twenty-five cents.

For taking and certifying depositions to file, twenty cents for each folio.
For each copy of the same furnished to a party on request, ten cents for each folio.
For issuing any warrant or writ, and for any other service, the same compensation as is allowed clerks for like services.
For issuing any warrant under the tenth article of the treaty of August ninth, eighteen hundred and forty-two, between the United States and the Queen of the United Kingdom of Great Britain and Ireland, against any person charged with any crime or offense as set forth in said article, two dollars.

For issuing any warrant under the provision of the convention for the surrender of criminals, between the United States and the King of the French concluded at Washington November ninth, eighteen hundred and forty-three, two dollars.

For hearing and deciding upon the case of any person charged with any crime or offense, and arrested under the provisions of any treaty or convention, five dollars a day for the time necessarily employed.

SEC. 3. That on the hearing of any case under a claim of extradition by any foreign government, upon affidavit being filed by the person charged setting forth that there are witnesses whose evidence is material to his defense, that he cannot safely go to trial without them, what he expects to prove by each of them, and that he is not possessed of sufficient means, and is actually unable to pay the fees of such witnesses, the judge or commissioner before whom such claim for extradition is

Expense of return of convicts, etc., borne by owners of vessels, etc.

Kansas City and Saint Joseph, Mo., created ports of delivery.
21 Stat., 173.
Surveyors of customs, residence, salary.

Fees and practice in extradition cases.
Commissioners’ fees.
Oath.
Acknowledgment.
Depositions.
Copies.
Warrant or writ.
R. S. treaties, p. 320.
Surrender of criminals, etc.
R. S. treaties, p. 247.
Hearing and deciding cases of person charged with crime under any treaty.
Subpoena of witnesses.
Sec. 4. That all witness fees and costs of every nature in cases of extradition, including the fees of the commissioner, shall be certified by the judge or commissioner before whom the hearing shall take place to the Secretary of State of the United States, who is hereby authorized to allow the payment thereof out of the appropriation to defray the expenses of the judiciary; and the Secretary of State shall cause the amount of said fees and costs so allowed to be reimbursed to the Government of the United States by the foreign government by whom the proceedings for extradition may have been instituted.

Sec. 5. That in all cases where any depositions, warrants, or other papers or copies thereof shall be offered in evidence upon the hearing of any extradition case under Title sixty-six of the Revised Statutes of the United States, such depositions, warrants, and other papers, or the copies thereof, shall be received and admitted as evidence on such hearing for all the purposes of such hearing if they shall be properly and legally authenticated so as to entitle them to be received for similar purposes by the tribunals of the foreign country from which the accused party shall have escaped, and the certificate of the principal diplomatic or consular officer of the United States resident in such foreign country shall be proof that any deposition, warrant or other paper or copies thereof, so offered, are authenticated in the manner required by this act.

Sec. 6. The act approved June nineteenth, eighteen hundred and seventy-six, entitled "An act to amend section fifty-two hundred and seventy-one of the Revised Statutes of the United States", and so much of said section fifty-two hundred and seventy-one of the Revised Statutes of the United States as is inconsistent with the provisions of this act are hereby repealed.

Approved, August 3, 1882.
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CHAP. 380.—An act to authorize the President of the United States to call an international conference to fix on and recommend for universal adoption a common prime meridian to be used in the reckoning of longitude and in the regulation of time throughout the world.

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 and requested to extend to the governments of all nations in diplomatic relations with our own an invitation to appoint delegates to meet delegates from the United States in the city of Washington, at such time as he may see fit to designate, for the purpose of fixing upon a meridian proper to be employed as a common zero of longitude and standard of time reckoning throughout the globe; and that the President be authorized to appoint delegates, not exceeding three in number, to represent the United States in such international conference.

Approved, August 3, 1882.

CHAP. 381.—An act to authorize the purchase of a site and the erection of a suitable building for the United States district court, post-office, and other government offices at the city of Williamsport, Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults therein, for the accommodation of the United States district and circuit courts, post-office, and other government offices, at the city of Williamsport, Pennsylvania. The plans, specifications, and full estimates for said building shall be previously made and approved according to law, and shall not exceed for the site and building complete the sum of one hundred thousand dollars: Provided, That the site shall leave the building unexposed to danger from fire in adjacent buildings, by an open space of not less than forty feet, including streets and alleys; and no money appropriated for this purpose shall be available until a valid title to the site for said building shall be vested in the United States, nor until the State of Pennsylvania shall have ceded to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owners thereof for all purposes except the administration of the criminal laws of said State and the service of civil process therein.

Approved, August 3, 1882.

CHAP. 384.—An act to provide for the disposition of the Fort Larned military reservation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to relinquish and turn over to the Department of the Interior for restoration to the public domain, the Fort Larned military reservation, in the State of Kansas.

Sec. 2. That the Commissioner of the General Land Office is hereby directed to have said public lands, when transferred as provided for in section one, surveyed in like manner as other public lands, and shall thereupon cause the same to be appraised by three disinterested competent persons, and after such appraisement shall have been approved by the Secretary of the Interior the land shall be sold to actual settlers only, at the appraised price, and as nearly as may be in conformity to the provisions of the pre-emption laws of the United States: Provided, That no person shall be permitted to purchase more than one quarter section of said land: And provided further, That the Commissioner may,
in his discretion, cause the section of said reservation on which improvements are situate to be appraised in a body, together with such improvements, and may then sell the same at public or private sale, as he may deem to the best advantage of the government, except that it shall not be sold at less than the appraised price.

Approved, August 4, 1882.

CHAP. 385.—An act to quiet title to certain land in Washington, District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and directed to quitclaim and release unto the heirs, devisees, and assignors of Joseph Pearson, deceased, their heirs and assigns, all the right, title, and interest of the United States of America, in and to all of squares six hundred and seventy, six hundred and seventy-one, six hundred and seventy-two, seven hundred and ten, and seven hundred and eleven in the city of Washington and District of Columbia, as the same are laid down on the original plat or plan of said city: Provided, That this act shall not render the United States liable for any costs, expenses, or damages in relation to the land hereby directed to be quitclaimed and released.

Approved, August 4, 1882.

CHAP. 386.—An act to restore the Fort Benton Military Reservation to the public domain, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby directed to restore to the Secretary of the Interior the custody and control of the military reservation at Fort Benton, Montana. The Secretary of the Interior shall dispose of the same under the public land laws, and such actual settlers as are now on said tract in pursuance of military authority shall be entitled to the first right of entry: Provided, That the following described portion of said tract shall be disposed of under the provisions of section twenty-three hundred and eighty-seven of the Revised Statutes of the United States relating to town sites on public lands, to-wit: Beginning at the northeast corner of lot numbered three, in section fourteen, township twenty-four north, of range eight east of the principal meridian; running thence due east eighty chains; thence due south to the Missouri River; thence along the northern bank of said Missouri River to the intersection of the eastern line of lot three in section twenty-three of said township; thence due north along the line of the town site of Fort Benton to the place of beginning, as an addition to and a part of the present town site of Fort Benton: And provided further, That there is reserved from said described tract of land to Mrs. Sarah E. Eastman, widow and administratrix of Francis Henry Eastman, and William S. Wetzel, the land on which the fur-trading post known as Old Fort Benton stands, and the land inclosed and occupied by them, as described on plats on file in the War Department, the same being six acres, more or less, to which they shall have the prior right of entry, and that the same be conveyed to them by the proper authorities upon their compliance with law. The county judge of the county in which said town site is situate shall cause to be made a survey and a plat of said tract of land, and the said plat thereof shall be filed in the office of the register of the proper land office within ninety days from and after the passage of this act; and thereupon it shall be lawful for the county judge as trustee of said town site, to make entry of said tract of land at the local land office, and to dispose of the same to occupants in the same manner as if the same had been a part of the original town site of Fort Benton.

Approved, August 4, 1882.
CHAP. 389.—An act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, in full compensation for the service of the fiscal year ending June thirtieth, eighteen hundred and eighty-three, for the objects hereinafter expressed, namely:

LEGISLATIVE.

SENATE.

For compensation of Senators, three hundred and eighty thousand dollars.
For mileage of Senators, thirty-three thousand dollars.
For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, two hundred and twenty-five thousand nine hundred and eighty-one dollars and eighty-two cents, namely: For Secretary of the Senate, four thousand five hundred dollars, including compensation as disbursing officer of the contingent fund of the Senate, and for compensation as disbursing officer of salaries of Senators, three hundred and ninety-six dollars; hire of horse and wagon for the Secretary's office, one thousand two hundred dollars; chief clerk and financial clerk at three thousand dollars each; principal executive clerk, principal clerk, minute and journal clerk, and enrolling clerk, two thousand five hundred and ninety-two dollars each; librarian, two thousand two hundred and twenty dollars; assistant librarian, one thousand four hundred and forty dollars; six clerks at two thousand two hundred and twenty dollars each; five clerks at two thousand one hundred dollars each.

For keeper of the stationery, two thousand one hundred and two dollars and forty cents; assistant keeper of stationery, one thousand eight hundred dollars; one assistant in the stationery-room, one thousand dollars; two messengers, one thousand four hundred and forty dollars each; three laborers, seven hundred and twenty dollars each; one page, at two dollars and fifty cents per day.

For Chaplain, nine hundred dollars.
For secretary to the Vice-President, two thousand one hundred and two dollars and forty cents.
For messenger to the Vice-President's room, to be appointed by the Vice-President, one thousand four hundred and forty dollars.
For clerk to the Committee on Appropriations, two thousand five hundred dollars.
For assistant clerk to the Committee on Appropriations, one thousand six hundred dollars, to be appointed by the committee.
For clerk and stenographer to the Committee on Finance, two thousand five hundred dollars.
For clerk of printing records, two thousand two hundred and twenty dollars.
For clerk to the Committee on Claims, clerk to the Committee on Commerce, clerk to the Committee on the Judiciary, clerk to the Committee on Private Land Claims, clerk to the Committee on Pensions, clerk to the Committee on Military Affairs, clerk to the Committee on Post-Offices and Post-Roads, clerk to the Committee on the District of Columbia, clerk to the Committee on Naval Affairs, clerk to the Joint Committee on the Library, clerk to the Committee on the Census, clerk to the Committee on Foreign Relations, and clerk to the Committee on Public Lands, at two thousand two hundred and twenty dollars each.
For assistant clerk to the Committee on Pensions, under resolution

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of the Senate of January thirtieth, eighteen hundred and eighty two, one thousand four hundred and forty dollars.

For telegraph operator, one thousand two hundred dollars.

For telephone operator, seven hundred and twenty dollars.

For Sergeant-at-Arms and Doorkeeper, four thousand three hundred and twenty dollars; for clerk to Sergeant-at-Arms, two thousand dollars; assistant doorkeeper, two thousand five hundred and ninety two dollars; acting assistant doorkeeper, two thousand five hundred and ninety two dollars; three messengers acting as assistant doorkeepers, one thousand eight hundred dollars each.

For Postmaster to the Senate, two thousand two hundred and fifty dollars; assistant postmaster and mail-carrier, two thousand and eighty dollars; five mail-carriers, at one thousand two hundred dollars each.

For superintendent of the document-room, two thousand one hundred and sixty dollars; two assistants in document-room, at one thousand four hundred and forty dollars each; one clerk to the superintendent of the document-room, under resolution of the Senate of December twenty first, eighteen hundred and eighty-one, one thousand four hundred and forty dollars; one page in the document-room, seven hundred and twenty dollars; superintendent of the folding-room, two thousand one hundred and sixty dollars; one assistant in the folding room, one thousand two hundred dollars.

For twenty-four messengers at one thousand four hundred and forty dollars each; messenger to the Committee on Appropriations, to be appointed by the committee, at one thousand four hundred and forty dollars; messenger in charge of storeroom, one thousand two hundred dollars; messenger to the official reporters' room, one thousand four hundred and forty dollars.

For seven messengers, at the rate of one thousand four hundred and forty dollars per annum, for the following committees of the Senate, namely: Finance, Post-Offices and Post-Roads, Pension, Claims, District of Columbia, Judiciary, and Engrossed Bills, ten thousand and eighty dollars.

For chief engineer, two thousand one hundred and sixty dollars; three assistant engineers, at one thousand four hundred and forty dollars each; conductor of elevator, one thousand two hundred dollars; two firemen, at one thousand and ninety-five dollars each; three laborers in the engineer's department, at seven hundred and twenty dollars each.

For eight skilled laborers, at one thousand dollars each; twelve laborers at seven hundred and twenty dollars each; and one laborer in charge of the private passage, eight hundred and forty dollars; twelve laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; female attendant in charge of the ladies' retiring-room, seven hundred and twenty dollars.

For contingent expenses of the Senate, namely:

For stationery and newspapers, including five thousand dollars for stationery for committees and officers of the Senate, and one hundred and fifty dollars for postage-stamps for the Secretary of the Senate, and one hundred and fifty dollars for postage-stamps for the Sergeant-at-Arms, fourteen thousand eight hundred dollars.

For twenty two clerks to committees, at six dollars per day during the session, fifteen thousand nine hundred and seventy-two dollars.

For seventeen pages for the Senate Chamber, including three riding pages, at the rate of two dollars and fifty cents per day each during the session, and one riding page annually, at the same rate, five thousand four hundred and forty-five dollars.

For expenses of maintaining and equipping horses and mail-wagons for carrying the mails, three thousand five hundred dollars.

For materials for folding, four thousand five hundred dollars.
For one foreman in folding-room, one thousand two hundred dollars; five folders, at three dollars per day while actually employed, five thousand four hundred and seventy-five dollars; in all, six thousand six hundred and seventy-five dollars.

For folding speeches and pamphlets, at a rate not exceeding one dollar per thousand, two thousand five hundred dollars.

For fuel and oil and cotton-waste for the heating apparatus, seven thousand dollars; for furniture and repairs of furniture, ten thousand dollars; for packing-boxes, seven hundred and seventy dollars; for miscellaneous items, exclusive of labor, ten thousand dollars; expenses of special and select committees, and for inquiries and investigations ordered by the Senate, forty thousand dollars; in all, sixty seven thousand seven hundred and seventy dollars.

For expenses of compiling and preparing the Congressional Directory, to be expended under the direction of the Joint Committee on Public Printing, one thousand two hundred dollars.

For reporting the debates and proceedings of the Senate, twenty-five thousand dollars, payable in equal monthly installments.

CAPITOL POLICE.

For one captain, one thousand six hundred dollars; three lieutenants, at one thousand two hundred dollars each; twenty-one privates, at one thousand one hundred dollars each; and eight watchmen, at nine hundred dollars each; in all, thirty-five thousand five hundred dollars, one half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House of Representatives.

For contingent fund, one hundred dollars.

HOUSE OF REPRESENTATIVES.

For compensation of Members of the House of Representatives and Delegates from Territories, one million five hundred and eighty-three thousand three hundred and forty four dollars.

For mileage, one hundred thousand dollars.

For compensation of the officers, clerks, messengers, and others in the service of the House of Representatives, three hundred and twenty seven thousand six hundred and eighty-seven dollars and sixty cents, namely: For Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, four thousand five hundred dollars, and for hire of horses and wagons for the use of the Clerk’s office, six hundred dollars; for chief clerk, journal clerk, two reading clerks, and tally clerk, five in all, at three thousand dollars each, and for the journal clerk for preparing Digest of the Rules, one thousand dollars; for printing and bill clerk, two thousand five hundred dollars; for disbursing clerk, file clerk, and enrolling clerk, three in all, at two thousand two hundred and fifty dollars each; for assistant disbursing clerk, assistant enrolling clerk, resolution and petition clerk, newspaper clerk, superintendent of document-room, index clerk, and librarian, seven in all, at two thousand dollars each; for distributing clerk and stationery clerk, one thousand eight hundred dollars each; for document clerk, upholsterer and locksmith, and two assistant librarians, four each, at one thousand four hundred and forty dollars each; and one page, at sixty dollars per month.

For bookkeeper and four clerks, one thousand six hundred dollars each.

For the person preparing the general index to the journals of Congress under resolution of June eighteen, eighteen hundred and seventy-eight, two thousand five hundred dollars; for the assistant to the person preparing the general index to the journals of Congress, authorized under the resolution of May twenty-two, eighteen hundred and eighty-two, two thousand dollars.
Messenger.

For two messengers in the House library, at three dollars and sixty cents per day each, two thousand six hundred and twenty-eight dollars.

For one laborer in the bath-room, seven hundred and twenty dollars; four laborers, at seven hundred and twenty dollars each; one telegraph operator, seven hundred and twenty dollars.

For clerk to the Committee on Ways and Means, two thousand five hundred dollars; assistant clerk, one thousand two hundred dollars; messenger, one thousand dollars.

For clerk to the Committee on Appropriations, two thousand five hundred dollars; assistant clerk, one thousand six hundred dollars; second assistant clerk, one thousand two hundred dollars; messenger, one thousand dollars.

For clerk to the Committee on the Judiciary, clerk to the Committee on Claims, clerk to the Committee on the Public Lands, clerk to the Committee on War-Claims, clerk to the Committee on Invalid Pensions, clerk to the Committee on the District of Columbia, clerk to the Committee on Agriculture, and clerk to the Committee on Commerce, at two thousand dollars each.

For assistant clerk to the Committee on War-Claims, one thousand six hundred dollars, for assistant clerk to the Committee on Commerce, one thousand five hundred dollars.

For private secretary to the Speaker, one thousand eight hundred dollars.

For clerk to the Speaker, one thousand six hundred dollars.

For clerk to the Speaker's table, one thousand four hundred dollars.

For Sergeant-at-Arms of the House of Representatives, four thousand dollars; for one horse and wagon for his use, five hundred dollars; one deputy to the Sergeant-at-Arms, two thousand dollars; one cashier, three thousand dollars; one paying-teller, two thousand dollars; one book-keeper, eighteen hundred dollars; one messenger, one thousand two hundred dollars; one page, at sixty dollars per month; and one laborer, at six hundred and sixty dollars.

For Doorkeeper, two thousand five hundred dollars; and for hire of horses, five hundred dollars; assistant doorkeeper, two thousand dollars; second assistant doorkeeper, under resolution of December twenty-first, eighteen hundred and eighty-one, two thousand dollars; clerk for Doorkeeper, one thousand two hundred dollars; janitor, one thousand two hundred dollars.

For superintendent of the folding-room, two thousand dollars; three clerks in the folding-room, one at one thousand eight hundred dollars and two at one thousand two hundred dollars each; superintendent of the document-room, two thousand dollars; chief assistant in the document-room, at two thousand dollars; document file clerk, one thousand four hundred dollars; assistant document file clerk, under resolution of December nineteenth, eighteen hundred and eighty-one, one thousand three hundred and fourteen dollars.

For eight messengers at one thousand two hundred dollars each; ten messengers at one thousand dollars each; seven laborers at seven hundred and twenty dollars each; ten laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; one laborer at six hundred dollars; two laborers in charge of water-closet, at seven hundred and twenty dollars each; eight laborers in charge of cleaning the Hall of the House, known as "cloak-room men", at fifty dollars per month during the session; and for one female attendant in ladies' retiring-room, six hundred dollars.

For one employee under Doorkeeper by resolution of the House of November sixth, eighteen hundred and seventy-seven, one thousand three hundred and fourteen dollars.

For one department messenger under resolution of April six, eighteen hundred and eighty-two, one thousand two hundred dollars.

For labor in folding books, speeches, and pamphlets the following employees are hereby authorized to be appointed by the Doorkeeper,
namely: One foreman, one thousand five hundred dollars; one messenger, one thousand two hundred dollars; one folder in the sealing-room, one thousand two hundred dollars; one page, five hundred dollars; one laborer, four hundred dollars; ten folders at nine hundred dollars each; five folders at eight hundred and forty dollars each; and fifteen folders at seven hundred and twenty dollars each; in all, twenty-eight thousand eight hundred dollars.

For twenty-nine pages, while actually employed, including one riding page and one telegraph page, at two dollars and fifty cents per day each, eight thousand seven hundred and seventy-two dollars and fifty cents.

For thirty-two clerks to committees, at six dollars each per day during the session, twenty-three thousand two hundred and thirty-two dollars.

For fourteen messengers on the soldiers' roll, at one thousand two hundred dollars each.

For Postmaster, two thousand five hundred dollars; first assistant postmaster, two thousand dollars; nine messengers at one thousand two hundred dollars each; four messengers, during the session, at eight hundred dollars each; and one laborer, at seven hundred and twenty dollars.

For hire of horses and mail-wagons for carrying the mails, five thousand dollars.

For Chaplain of the House, nine hundred dollars.

For two stenographers for committees, five thousand dollars each; and this shall be in lieu of all other compensation for such services in reporting and transcribing the proceedings of each and all of said committees.

For five official reporters of the proceedings and debates of the House, at five thousand dollars each, twenty-five thousand dollars.

For one chief engineer, one thousand seven hundred dollars; two assistant engineers, one thousand two hundred dollars each; one conductor of the elevator, under resolution of December twenty-first, eighteen hundred and eighty-one, one thousand two hundred dollars; and one laborer, eight hundred and twenty dollars; five firemen, at nine hundred dollars each; one additional fireman, at nine hundred dollars, under resolution of February twentieth, eighteen hundred and eighty-two.

For one electrician, one thousand one hundred and fifty dollars; and one laborer, eight hundred dollars.

For services in cleaning Statuary Hall and watching statuary therein, seven hundred and twenty dollars; and wherever the words "during the session" occur in the foregoing they shall be construed to mean four months.

For contingent expenses of the House of Representatives, namely:

For materials for folding, sixteen thousand dollars.

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

For furniture, and repairs of the same, ten thousand dollars.

For packing-boxes, two thousand seven hundred dollars.

For cartage, six hundred dollars.

For miscellaneous items and expenses of special and select committees, fifty thousand dollars.

For postage-stamps for the officers of the House of Representatives, namely: For the Sergeant-at-Arms, three hundred dollars; the Clerk, one hundred and fifty dollars; and the Postmaster, one hundred dollars.

For newspapers and stationery for members of the House of Representatives, officers of the House, and committees of the House, including six thousand dollars for stationery for the use of the committees and officers of the House, forty-three thousand seven hundred and fifty dollars.
PUBLIC PRINTING.

For compensation of the Public Printer, three thousand six hundred dollars; for chief clerk, two thousand dollars; four clerks of class four; one clerk of class one; in all, fourteen thousand dollars.

For contingent expenses of his office, namely: For stationery, postage, advertising, traveling expenses, horses and wagons, and miscellaneous items, two thousand five hundred dollars.

LIBRARY OF CONGRESS.

For compensation of the Librarian, four thousand dollars; and for twenty-three assistant librarians, two at two thousand five hundred dollars each, two at one thousand eight hundred dollars each, two at one thousand six hundred dollars each, two at one thousand four hundred and forty dollars each, seven at one thousand four hundred dollars each, five at one thousand two hundred dollars each, one at nine hundred and sixty dollars, one at seven hundred and twenty dollars, and one at four hundred and eighty dollars; in all, thirty-six thousand six hundred and forty dollars.

For purchase of books for the Library, five thousand dollars; for purchase of law-books for the Library, two thousand dollars; for purchase, by the Librarian of Congress, of new books of reference for the Supreme Court, to be a part of the Library of Congress, and purchased under the direction of the Chief Justice, two thousand five hundred dollars; for expenses of exchanging public documents for the publications of foreign governments, one thousand dollars; for purchase of files of periodicals and newspapers, two thousand five hundred dollars; in all, thirteen thousand dollars.

For contingent expenses of said Library, one thousand dollars.

For expenses of the copyright business, five hundred dollars.

For Botanic Garden: For superintendent, one thousand eight hundred dollars; for assistants and laborers, under the direction of the Library Committee of Congress, nine thousand nine hundred dollars; in all, eleven thousand seven hundred dollars.

For improving the garden, procuring manure, tools, fuel, and repairs, and purchasing trees and shrubs, under the direction of the Library Committee of Congress, five thousand dollars.

EXECUTIVE.

For compensation of the President of the United States, fifty thousand dollars.

For compensation of the Vice-President of the United States, eight thousand dollars.

For compensation to the following in the office of the President of the United States: Private Secretary, three thousand two hundred and fifty dollars; assistant secretary, two thousand two hundred and fifty dollars; two executive clerks, at two thousand dollars each; stenographer, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two, one of whom shall be a telegraph operator; one clerk of class one; steward, at one thousand eight hundred dollars; one day-usher at one thousand four hundred dollars; one day-usher at one thousand two hundred dollars; five messengers, at one thousand two hundred dollars each; two doorkeepers, at one thousand two hundred dollars each; one night-usher, one thousand two hundred dollars; one watchman, nine hundred dollars; and one fireman, eight hundred and sixty-four dollars; in all, thirty-six thousand and sixty-four dollars.

For contingent expenses of the Executive Office, including stationery therefor, as well as record-books, telegrams, books for library, miscellaneous items, and furniture and carpets for offices, care of office carriage, horses, and harness, eight thousand dollars.
DEPARTMENT OF STATE.

For compensation of the Secretary of State, eight thousand dollars; first assistant secretary of state, four thousand five hundred dollars; two assistant secretaries of state, at three thousand five hundred dollars each; for chief clerk and ex officio superintendent of the State Department building, two thousand five hundred dollars; for six chiefs of bureau and one translator, at two thousand one hundred dollars each; eleven clerks of class four; four clerks of class three; seven clerks of class two; fourteen clerks of class one; four clerks at one thousand dollars each; and ten clerks at nine hundred dollars each; one messenger; two assistant messengers; one superintendent of the watch, at one thousand dollars; one assistant, eight hundred dollars; seven watchmen; twelve laborers; chief engineer, who shall be a machinist, one thousand two hundred dollars; one assistant engineer, one thousand dollars; six firemen, at seven hundred and twenty dollars each; conductor for the elevator, at seven hundred and twenty dollars; superintendent of the building, two hundred and fifty dollars; one packer, at seven hundred and twenty dollars; and ten charwomen, at one hundred and eighty dollars each; in all, one hundred and twenty nine thousand five hundred and fifty dollars.

For proof-reading the laws and documents for the various legations and consulates, including boxes and transportation of the same, one thousand two hundred and eighty dollars; for stationery, furniture, fixtures, and repairs, five thousand dollars; for books and maps, three thousand dollars; in all, nine thousand two hundred and eighty dollars.

For contingent expenses, namely: For fuel, three thousand dollars; for lights, two thousand dollars; for repairs, two thousand dollars; for care and subsistence of horses and repairs of wagons and harness, one thousand two hundred dollars; and for miscellaneous items, not included in the foregoing, two thousand dollars; for rent of stable and wagon shed, six hundred dollars; for care of clock, telegraphic and electric apparatus, and repairs to the same, one thousand dollars; in all, eleven thousand eight hundred dollars.

For services of lithographer, and necessary materials for the lithographic press, one thousand two hundred dollars.

For expenses of editing and distributing the laws enacted during the first session of the Forty-seventh Congress, three thousand dollars.

For the expenses of editing and distributing the Statutes at Large of the Forty-seventh Congress, one thousand dollars.

TREASURY DEPARTMENT.

SECRETARY'S OFFICE.—For compensation of the Secretary of the Treasury, eight thousand dollars; two assistant secretaries of the Treasury, at four thousand five hundred dollars each; chief clerk and ex officio superintendent of the Treasury building, two thousand seven hundred dollars; stenographer to the Secretary, two thousand dollars; one chief of division of warrants, estimates, and appropriations, and one chief of division of customs, at two thousand seven hundred and fifty dollars each; one assistant chief of division of warrants, estimates, and appropriations, two thousand four hundred dollars; one chief of appointment division, two thousand seven hundred and fifty dollars; seven chiefs of division, at two thousand five hundred dollars each; two assistant chiefs of division, at two thousand one hundred dollars each; five assistant chiefs of division, at two thousand dollars each; assistant superintendent of the Treasury building, two thousand one hundred dollars; estimate and digest clerk, two thousand dollars; two disbursing clerks, at two thousand five dollars each; government actuary under control of the Treasury Department, two thousand two hundred and fifty dollars; forty one clerks of class four; additional to three fourth-class clerks, namely, receiving clerk of bonds, and two

Compensation of the Secretary of State, assistant secretaries, chief clerk, clerks, etc.

Proof-reading laws, etc.

Stationery, furniture, etc., books and maps.

Contingent expenses.

Lithographer and lithographic materials.

Editing, etc., session laws.

Editing, etc., Statutes at Large for Forty-seventh Congress.

Treasury Department.

Compensation of the Secretary of the Treasury, two assistant secretaries, chief clerk, and others.
bookkeepers, one hundred dollars each; thirty clerks of class three; twenty-seven clerks of class two; twenty-four clerks of class one; sixteen clerks at one thousand dollars each; fifty-three female clerks, at nine hundred dollars each; ten messengers; ten assistant messengers; one foreman of laborers, one thousand dollars; forty-seven laborers; superintendent of the Treasury building, three hundred dollars; eleven laborers, at five hundred dollars each; three laborers, at three hundred and sixty dollars each; one captain of the watch, one thousand four hundred dollars; one engineer, one thousand four hundred dollars; one assistant engineer, one thousand dollars; one machinist and gas-fitter, one thousand two hundred dollars; one storekeeper, one thousand two hundred dollars; sixty watchmen, and additional to two of said watchmen acting as lieutenants of watchmen, one hundred and eighty dollars each; seven firemen, at seven hundred and twenty dollars each; seventy-five charwomen, at one hundred and eighty dollars each; three conductors at elevators, at seven hundred and twenty dollars each; one telegraph operator, one thousand two hundred dollars; one gardener, eight hundred and forty dollars; one superintendent of paper-room, one thousand six hundred dollars; and for the following employees while actually employed: One foreman of cabinet shop, at five dollars per day; one draughtsman, at four dollars per day; one cabinet-maker, at three dollars and fifty cents per day; twelve cabinet-makers, at three dollars per day; one cabinet-maker, at two dollars per day; one foreman of bindery, at five dollars per day; four binders, at four dollars per day; one sewer and folder, at two dollars and fifty cents per day; one paper-cutter at three dollars per day; one paper-cutter at two dollars and twenty-five cents per day; twenty eight paper-counters and laborers at two dollars per day; in all, four hundred and ninety eight thousand seven hundred and thirty three dollars and twenty-five cents.

**SUPERVISING ARCHITECT.**—In the construction branch of the Treasury: For Supervising Architect, four thousand five hundred dollars; assistant and chief, two thousand five hundred dollars; one principal clerk, at two thousand dollars; photographer, two thousand dollars; two clerks of class three; three clerks of class one; one clerk at nine hundred dollars; and one assistant messenger; in all, nineteen thousand four hundred and twenty dollars.

And the services of skilled draughtsmen, civil engineers, computers, accountants, modelers, assistants to the photographer, copyists, and such other services as the Secretary of the Treasury may deem necessary, may be employed in the Office of the Supervising Architect to carry into effect the various appropriations for public buildings, to be paid for from such appropriations; *Provided*, That the expenditures on this account for the fiscal year ending June thirtieth, eighteen hundred and eighty three, shall not exceed one hundred and thirty thousand dollars; and that the Secretary of the Treasury shall each year, in the annual estimates, report to Congress the number of persons so employed and the amount paid to each.

**FIRST COMPTROLLER OF THE TREASURY.**—For First Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand seven hundred dollars; four chiefs of division, at two thousand one hundred dollars each; five clerks of class four; eleven clerks of class three; ten clerks of class two; eight clerks of class one; four clerks at one thousand dollars each; and eleven clerks at nine hundred dollars each; one messenger; and three laborers; in all, eighty two thousand nine hundred dollars.

**SECOND COMPTROLLER OF THE TREASURY.**—For Second Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand seven hundred dollars; five chiefs of division, at two thousand one hundred dollars each; eight clerks of class four; twelve clerks of class three; thirteen clerks of class two; twelve clerks of class one; three clerks at one thousand dollars each; nine clerks at nine hundred
dollars each; one messenger; and three laborers; in all, ninety-eight thousand three hundred and twenty dollars.

For the following additional force in the Second Comptroller's Office rendered necessary by increase of work relating to pensions: Three clerks of class four, three clerks of class three, and two clerks of class one; in all, twelve thousand six hundred dollars.

**COMMISSIONER OF CUSTOMS.**—For Commissioner of Customs, four thousand dollars; duty commissioner, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand one hundred dollars each; two clerks of class four; five clerks of class three; eleven clerks of class two; nine clerks of class one; two clerks at one thousand dollars each; one assistant messenger; and one laborer; in all, fifty one thousand six hundred and thirty dollars.

**FIRST AUDITOR.**—For the First Auditor of the Treasury, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; four chiefs of division, at two thousand dollars each; seven clerks of class four; nine clerks of class three; ten clerks of class two; sixteen clerks of class one; three clerks at one thousand dollars each; two copyists and two counters, at nine hundred dollars each; two assistant messengers; and two laborers; in all, eighty three thousand four hundred and ten dollars.

**SECOND AUDITOR.**—For Second Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; six chiefs of division, at two thousand dollars each; eight clerks of class four; thirty seven clerks of class three; additional to one clerk of class three as disbursing clerk, two hundred dollars; fifty two clerks of class two; thirty-four clerks of class one; eight clerks at one thousand dollars each; three assistant messengers; and eight laborers; in all, two hundred and twenty thousand six hundred and ninety dollars.

For twenty additional clerks of class one in the Second Auditors Office rendered necessary by increase of work relating to pensions, twenty-four thousand dollars.

**Third Auditor.**—For Third Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; seven chiefs of division, at two thousand dollars each; six clerks of class four; sixteen clerks of class three; fifty six clerks of class two; forty clerks of class one; six clerks at one thousand dollars each; eight clerks at nine hundred dollars each; one assistant messenger; and six laborers; and one female laborer, at four hundred and eighty dollars; in all, two hundred and one thousand and ten dollars.

For the following additional force in the Third Auditor's Office rendered necessary by increase of work relating to pensions, namely: Five clerks of class three; seven clerks of class two; and eight clerks of class one; in all, twenty seven thousand four hundred dollars.

**Fourth Auditor.**—For the Fourth Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; three chiefs of division, at two thousand dollars each; four clerks of class four; fourteen clerks of class three; eight clerks of class two; nine clerks of class one; three clerks at one thousand dollars each; five clerks at nine hundred dollars each; one assistant messenger; and two laborers; in all, sixty nine thousand three hundred and ninety dollars.

**Fifth Auditor.**—For the Fifth Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; three chiefs of division, at two thousand dollars each; four clerks of class four; five clerks of class three; four clerks of class two; six clerks of class one; two clerks at one thousand dollars each; four clerks at nine hundred dollars each; one messenger; and two laborers; in all, forty seven thousand six hundred and ten dollars.

**AUDITOR OF THE TREASURY FOR THE POST-OFFICE DEPARTMENT.**—For the Auditor of the Treasury for the Post-Office Department, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; chief clerk, two thousand dollars;
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eight chiefs of division, at two thousand dollars each; fifteen clerks of class four, and additional to one clerk as disbursing clerk, two hundred dollars; sixty-three clerks of class three; seventy four clerks of class two; fifty-six clerks of class one; thirty-two clerks at one thousand dollars each; twenty three female sorters of money-orders, at nine hundred dollars each; three assistant messengers; twenty laborers; and ten charwomen, at one hundred and eighty dollars each; in all, three hundred and ninety two thousand five hundred and ten dollars.

To provide temporary force to dispose of accumulated money-orders:

Three clerks of class one; three clerks at one thousand dollars each; and four clerks at nine hundred dollars each; in all, ten thousand two hundred dollars. And the Secretary of the Treasury is hereby authorized to sell as waste paper, or otherwise dispose of, the files of papers which have accumulated, or may hereafter accumulate, in the Office of the Auditor of the Treasury for the Post-Office Department that are not needed in the transaction of current business and have no permanent official or historical value; and the proceeds of said sales he shall pay into the Treasury, and make report thereof to Congress.

TREASURER.—For the Treasurer of the United States, six thousand dollars; assistant treasurer, three thousand six hundred dollars; cashier, three thousand six hundred dollars; assistant cashier, three thousand two hundred dollars; chief clerk, two thousand five hundred dollars; five chiefs of division, at two thousand five hundred dollars each; one principal bookkeeper, at two thousand five hundred dollars; one assistant bookkeeper at two thousand four hundred dollars; two tellers, at two thousand five hundred and fifty dollars each; two assistant tellers, at two thousand two hundred and fifty dollars each; twenty-six clerks of class four; seventeen clerks of class three; fifteen clerks of class two; one coin clerk, at one thousand four hundred dollars; twenty-three clerks of class one; five clerks at one thousand dollars each; eighty clerks at nine hundred dollars each; six messengers; six assistant messengers; twenty six laborers; and seven laborers at two hundred and forty dollars each; in all, two hundred and seventy-five thousand dollars.

For the force employed in redeeming the national currency (to be reimbursed by the national banks), namely: For superintendent, three thousand five hundred dollars; one principal teller and one principal bookkeeper, at two thousand five hundred dollars each; one assistant bookkeeper, two thousand four hundred dollars; and one assistant teller, at two thousand dollars; two clerks of class four; three clerks of class three; four clerks of class two; twenty clerks of class one; ten clerks at one thousand dollars each; ten clerks at nine hundred dollars each; four assistant messengers; in all, seventy-two thousand seven hundred and eighty dollars.

REGISTER OF THE TREASURY.—For the Register of the Treasury, four thousand dollars; assistant register, two thousand two hundred and fifty dollars; five chiefs of divisions, at two thousand dollars each; eighteen clerks of class four, one of whom shall receive two hundred dollars additional for services as disbursing clerk, and shall give bond in such amount as the Secretary of the Treasury may determine; seventeen clerks of class three; fifteen clerks of class two; twenty clerks of class one; four clerks at one thousand dollars each; sixty copyists, at nine hundred dollars each; one messenger; five assistant messengers; and seven laborers; in all one hundred and eighty-eight thousand one hundred and ten dollars.

COMPTROLLER OF THE CURRENCY.—For Comptroller of the Currency, five thousand dollars; deputy comptroller, two thousand eight hundred dollars; four chiefs of divisions, at two thousand two hundred dollars each; one stenographer, at one thousand six hundred dollars; eight clerks of class four; additional to bond clerk, two hundred dollars; eleven clerks of class three; eight clerks of class two; eight clerks of class one; two clerks at one thousand dollars each; twenty five clerks at nine hundred dollars each; one messenger; two assistant
messenger; one engineer, one thousand dollars; one fireman; three laborers; and two night-watchmen; in all, one hundred and three thousand one hundred and twenty dollars.

For expenses of special examinations of national banks and bank plates, two thousand dollars.

For expenses of the national currency (to be reimbursed by the national banks), namely: One superintendent, at two thousand dollars; one teller and one bookkeeper, at two thousand dollars each; and one assistant bookkeeper, at two thousand dollars; nine clerks at nine hundred dollars each; and one assistant messenger; in all, sixteen thousand eight hundred and twenty dollars.

LIGHT-HOUSE BOARD—For chief clerk of the Light-House Board, two thousand four hundred dollars; two clerks of class four; two clerks of class three; one clerk of class two; three clerks of class one; one clerk at nine hundred dollars; one assistant messenger; and one laborer; in all, sixteen thousand four hundred and eighty dollars.

For the following additional employees in the Office of the Light-House Board, who shall be paid from the appropriations for the Light-House establishment, namely: One clerk of class two; one clerk of class one; fourteen clerks at nine hundred dollars each; two assistant messengers; one laborer; six hundred dollars; one assistant civil engineer; two thousand four hundred dollars; one draughtsman, one thousand eight hundred dollars; one draughtsman, one thousand six hundred and eighty dollars; one draughtsman, one thousand three hundred and twenty dollars; and one draughtsman, one thousand two hundred dollars; in all, twenty-five thousand six hundred and forty dollars.

BUREAU OF STATISTICS.—For the officer in charge of the Bureau of Statistics, three thousand dollars; chief clerk two thousand dollars; four clerks of class four; five clerks of class three; six clerks of class two; nine clerks of class one; three clerks at one thousand dollars each; six copyists; one messenger, one assistant messenger; one laborer; one female laborer, at four hundred and eighty dollars; in all, fifty thousand five hundred dollars.

For collecting statistics relating to internal commerce: For the payment of experts, and other necessary expenditures connected with the collection of information relative to the internal and foreign commerce of the United States, five thousand dollars.

BUREAU OF ENGRAVING AND PRINTING,—For chief of bureau, four thousand five hundred dollars; one assistant, two thousand two hundred and fifty dollars; accountant, two thousand dollars; one stenographer, one thousand six hundred dollars; one clerk of class three; one clerk of class two; four clerks of class one; one clerk, one thousand dollars; additional to one clerk as disbursing clerk, two hundred dollars; three copyists, at nine hundred dollars each; two assistant messengers; and four laborers; in all, twenty-six thousand one hundred and thirty dollars.

OFFICE OF LIFE-SAVING SERVICE.—For General Superintendent of the Life-Saving Service, four thousand dollars; assistant general superintendent of the Life-Saving Service, two thousand five hundred dollars; one topographer and hydrographer, one thousand eight hundred dollars; on civil engineer and draughtsman one thousand eight hundred dollars; one draughtsman, one thousand five hundred dollars; one principal clerk and accountant, one thousand eight hundred dollars; one clerk of class four; three clerks of class three; one clerk of class two; three clerks of class one; two clerks at one thousand dollars each; five clerks at nine hundred dollars each; one assistant messenger; and one laborer; in all thirty-two thousand eight hundred and eighty dollars. And nothing in section four of this act shall be construed to prevent the Secretary of the Treasury from detailing one officer of the Revenue Marine Service for duty in the Office of the Life-Saving Service, and one officer from the Special Agency Service, and
one from the Customs Service, respectively, for duty at the Treasury Department at Washington, nor to prevent the Commissioner of Internal Revenue from detailing one revenue agent for duty in his office.

SECRET SERVICE DIVISION.—For one chief, three thousand five hundred dollars; one chief clerk, two thousand dollars; one clerk of class four; two clerks of class two; one clerk of class one; one clerk at one thousand dollars; and one attendant at six hundred and eighty dollars; in all, twelve thousand nine hundred and eighty dollars;

OFFICE OF SUPERVISING SURGEON-GENERAL MARINE HOSPITAL SERVICE.—For Supervising Surgeon-General, four thousand dollars; one surgeon, three thousand dollars; one passed assistant surgeon, one thousand eight hundred dollars; one clerk, one thousand eight hundred dollars; five clerks at one thousand six hundred dollars each; one clerk, one thousand two hundred dollars; one hospital steward (employed as chemist), one thousand two hundred dollars; six copyists; one messenger, at fifty dollars per month; one laborer at forty dollars per month; and one laborer at thirty dollars per month; in all, twenty-seven thousand eight hundred and forty dollars; the same to be paid from the permanent appropriations for the Marine Hospital Service.

OFFICE SUPERVISING INSPECTOR-GENERAL, STEAMBOAT INSPECTION SERVICE.—For Supervising Inspector-General, three thousand five hundred dollars; one clerk, not to exceed one thousand eight hundred dollars; one clerk, not to exceed one thousand six hundred dollars; two clerks, not to exceed one thousand two hundred dollars each; one messenger, not to exceed eight hundred and forty dollars; in all, ten thousand one hundred and forty dollars; the same to be paid from the permanent appropriations for the Steamboat Inspection Service.

OFFICE OF CONSTRUCTION OF STANDARD WEIGHTS AND MEASURES.—For construction and verification of standard weights and measures, including metric standards, for the custom-houses, other offices of the United States, and for the several States, and mural standards of length in Washington District of Columbia, the following, while actually employed namely: One adjuster, at five dollars per day; verifier and mechanician, at four dollars per day each; laborer, at one dollar and fifty cents per day; one recorder, at sixty dollars per month; and one watchman; in all, five thousand nine hundred and seventy-nine dollars.

For purchase of materials and apparatus, one thousand two hundred dollars.

COMMISSIONER OF INTERNAL REVENUE.—For Commissioner of Internal Revenue, six thousand dollars; one deputy commissioner, three thousand two hundred dollars; two heads of divisions at two thousand five hundred dollars each; five heads of division at two thousand two hundred and fifty dollars each; one superintendent of stamp agencies, two thousand one hundred dollars; one superintendent of stamp vault, two thousand dollars; one stenographer, one thousand eight hundred dollars; twenty-four clerks of class four; twenty-five clerks of class three; thirty-six clerks of class two; twenty-four clerks of class one; fourteen clerks at one thousand dollars each; seventy-nine clerks at nine hundred dollars each; two messengers; fourteen assistant messengers; and thirteen laborers; in all, two hundred and ninety-one thousand one hundred and ninety dollars;

For two stamp agents, at one thousand six hundred dollars each; and three counters, at nine hundred dollars each; in all, five thousand nine hundred dollars, the same to be reimbursed by the stamp manufacturers.

For salaries and expenses of collectors and deputy collectors, one million nine hundred and seventy-five thousand dollars.

For salaries and expenses of agents and surveyors, for fees and expenses of gaugers, for salaries of storekeepers, and for miscellaneous expenses, two million three hundred thousand dollars.
For contingent expenses of the Treasury Department, namely;
For stationery for the Treasury Department and its several bureaus, thirty five thousand dollars.
For postage required to pay matter addressed to Postal Union countries, two thousand dollars.
For postage, one thousand five hundred dollars.
For purchase of material for binding canceled marine papers, requisitions, and other important records; newspapers, books, hand-stamps, and repairs of the same, two thousand six hundred dollars; and of this amount not more than five hundred dollars may be used in the purchase of current publications.
For investigations of accounts and records, including the necessary traveling expenses, and for other traveling expenses, one thousand five hundred dollars.
For freight, expressage, telegrams, and car-tickets, two thousand dollars.
For rent of buildings, including additional building or rooms for the Second Auditor's Office, nine thousand dollars.
For purchase of subsistence of horses for office and mail wagons, including shoewing, and for wagons, harness, and repairs of the same, two thousand six hundred dollars.
For purchase of ice, buckets, file-holders, book-rests, and clocks, eight thousand six hundred dollars; five thousand dollars of this sum to be expended for shelving and file-holders in the Second Auditor's Office.
For purchase of coal, wood, grates, grate-baskets and fixtures, stoves and fixtures, blowers, coal-hods, hearths, shovels, tongues, pokers, matches, and match-safes, ten thousand five hundred dollars.
For purchase of gas, drop-lights and tubing, gas-burners, brackets and globes, candles, lanterns, and wicks, seventeen thousand dollars.
For purchase of carpets, oil-cloth, and matting, and repairs, and for cleaning and laying of the same, by contract, eight thousand dollars.
For purchase of desks, tables, and chairs, and shelving for file-rooms, and cases, boxes, rugs, chair-covers and caning, cushions, cloth for covering desks, locks, screws, hand-saws, turpentine, and varnish, twelve thousand dollars.
For washing and hemming towels, and for purchase of brooms, brushes, crash, cotton, cloth, cane, chamois-skins, dusters, flour, keys, lye, matches, nails, oil, powders, sponge, soap, tacks, wall-paper, and for repairs of machinery, baskets, spittoons, files, water-coolers, tumblers, ice-picks, bowls and pitchers, traps, thermometers, ventilators, towels, awnings and fixtures, alcohol, window-shades and fixtures, wire screens, axes, bellows, chisels, canvas, candlesticks, door and window fasteners, bells and bell-pulls, hammers, mallets, leather, gum and other belting, stencil-plates tools, whet-stones, wire and zinc, and other absolutely necessary articles for the use of the department, ten thousand dollars.

INDEPENDENT TREASURY.

OFFICE OF ASSISTANT TREASURER AT BALTIMORE.—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand five hundred dollars; for three clerks at one thousand eight hundred dollars each; for two clerks at one thousand four hundred dollars each; for two clerks at one thousand two hundred dollars each; one clerk, at one thousand dollars; one messenger, eight hundred and forty dollars; three vault watchmen, at seven hundred and twenty dollars each; in all, twenty-one thousand six hundred dollars.

OFFICE OF THE ASSISTANT TREASURER AT BOSTON.—For assistant treasurer, five thousand dollars; for chief clerk, two thousand five hundred dollars; paying-teller, two thousand five hundred dollars; assistant paying-teller two thousand two hundred dollars; vault clerk, two thousand dollars; receiving-teller, two thousand dollars; first bookkeeper, one thousand eight hundred dollars; second bookkeeper one
thousand four hundred dollars; specie clerk, one thousand eight hundred dollars; assistant specie clerk, one thousand five hundred dollars; money clerk, one thousand five hundred dollars; coupon clerk and redemption clerk at one thousand four hundred dollars each; receipt and general clerk, one thousand two hundred dollars each; assistant redemption clerk, one thousand one hundred dollars; two clerks, at one thousand dollars each; one clerk, eight hundred dollars; messenger and chief watchman, one thousand and sixty dollars; two watchman, at eight hundred and fifty dollars each; in all thirty-six thousand and sixty dollars.

**Office of Assistant Treasurer at Chicago.**—For assistant treasurer four thousand five hundred dollars; for cashier two thousand five hundred dollars; for paying-teller, one thousand eight hundred dollars; for bookkeeper and receiving-teller, at one thousand five hundred dollars each; one coin and currency clerk, at one thousand five hundred dollars; one assistant bookkeeper and two clerks, at one thousand two hundred dollars each; for one messenger, eight hundred and forty dollars; and two watchman seven hundred and twenty dollars each; in all, nineteen thousand one hundred and eighty dollars.

**Office of Assistant Treasurer at Cincinnati.**—For assistant treasurer four thousand five hundred dollars; for cashier, two thousand dollars; for bookkeeper, one thousand eight hundred dollars; for receiving-teller, one thousand five hundred dollars; check clerk and interest clerk, each one thousand two hundred dollars; one clerk, at one thousand two hundred dollars; fractional-silver and minor-coin clerk, one thousand dollars; night-watchman, seven hundred and twenty dollars; messenger, six hundred dollars; two watchmen, at one hundred and twenty dollars each; in all, fifteen thousand nine hundred and sixty dollars.

**Office of Assistant Treasurer at New Orleans.**—For assistant treasurer, four thousand dollars; cashier, two thousand two hundred and fifty dollars; receiving-teller, two thousand dollars; bookkeeper, one thousand five hundred dollars; two clerks, at one thousand dollars each; porter, nine hundred dollars; one watchman, at seven hundred and twenty dollars; one night-watchman, at seven hundred and twenty dollars; in all, fourteen thousand and ninety dollars.

**Office of the Assistant Treasurer at New York.**—For assistant treasurer, eight thousand dollars; cashier and chief clerk, four thousand dollars; deputy assistant treasurer, three thousand six hundred dollars; chief of coin division, three thousand six hundred dollars; chief of note-paying division, three thousand dollars; chief of note-receiving division, two thousand eight hundred dollars; chief of check-paying division, two thousand eight hundred dollars; chief of registered-interest division, two thousand six hundred dollars; chief of coupon-interest division, two thousand four hundred dollars; chief of minor-coin division, two thousand four hundred dollars; chief of bond division, two thousand two hundred and fifty dollars; chief of canceled-check division, two thousand dollars; two clerks at two thousand two hundred and fifty dollars each; six clerks at two thousand one hundred dollars each; ten clerks at two thousand dollars each; eleven clerks at one thousand eight hundred dollars each; four clerks at one thousand seven hundred dollars each; seven clerks at one thousand six hundred dollars each; five clerks at one thousand five hundred dollars each; twelve clerks at one thousand four hundred dollars each; five clerks at one thousand two hundred dollars each; five messengers at one thousand three hundred dollars each; one messenger at one thousand two hundred dollars; keeper of building, one thousand eight hundred dollars; chief detective, one thousand eight hundred dollars; two assistant detectives, at one thousand four hundred dollars each; three hallmen, at one thousand dollars each; six watchmen, at seven hundred and twenty dollars each; one engineer, one thousand dollars; one assistant engineer, seven hundred and
twenty dollars; two porters, nine hundred dollars each; in all, one hundred and sixty-eight thousand and ninety dollars.

Office of Assistant Treasurer at Philadelphia.—For assistant treasurer, four thousand five hundred dollars; for cashier and chief clerk, two thousand five hundred dollars; bookkeeper, two thousand five hundred dollars; chief interest clerk, one thousand nine hundred dollars; assistant bookkeeper, one thousand eight hundred dollars; coin-teller, one thousand seven hundred dollars; redemption clerk, one thousand six hundred dollars; assistant coupon clerk, one thousand six hundred dollars; assistant registered-interest clerk, one thousand five hundred dollars; assistant cashier, one thousand four hundred dollars; assistant coin-teller, one thousand four hundred dollars; receiving-teller, one thousand three hundred dollars; assistant receiving-teller one thousand two hundred dollars; superintendent of building, one thousand one hundred dollars; four female counters, at nine hundred dollars each; five watchmen, at seven hundred and twenty dollars each; in all, thirty-five thousand one hundred dollars.

Office of Assistant Treasurer at Saint Louis.—For assistant treasurer, four thousand five hundred dollars; chief clerk and teller, two thousand five hundred dollars; assistant teller, one thousand eight hundred dollars; bookkeeper, one thousand five hundred dollars; assistant bookkeeper and one clerk, at one thousand two hundred dollars each; messenger, one thousand dollars; four watchmen, at seven hundred and twenty dollars each; in all, sixteen thousand five hundred and eighty dollars.

Office of Assistant Treasurer at San Francisco.—For assistant treasurer, five thousand five hundred dollars; cashier, three thousand dollars; bookkeeper, two thousand five hundred dollars; one chief clerk, two thousand four hundred dollars; assistant cashier, two thousand dollars; receiving-teller, two thousand dollars; assistant bookkeeper, two thousand dollars; coin-teller, one thousand eight hundred dollars; one clerk, one thousand eight hundred dollars; one clerk, one thousand four hundred dollars; one messenger, eight hundred and forty dollars; and four watchmen, at seven hundred and twenty dollars each; in all, twenty-eight thousand one hundred and twenty dollars.

For compensation to special agents to examine the books, accounts, and money on hand at the several sub-treasuries and depositories, including national banks acting as depositories under the requirements of section thirty-six hundred and fifty-three of the revised Statutes of the United States, four thousand dollars.

For checks and check-books for disbursing officers and others, and certificates of deposit for offices of the Treasurer and assistant treasurers and designated depositories, thirteen thousand dollars.

UNITED STATES MINTS AND ASSAY-OFFICES.

Office of the Director.—For Director, four thousand five hundred dollars; examiner, two thousand three hundred dollars; computer, two thousand two hundred dollars; assayer, two thousand two hundred dollars; adjuster of accounts, two thousand dollars; two clerks of class three; one clerk of class two; two clerks of class one; one translator, one thousand two hundred dollars; one clerk, at one thousand dollars; one messenger; one assistant messenger; two copyists; one helper in laboratory, eight hundred and forty dollars; one helper, at three hundred and sixty dollars; in all twenty-six thousand nine hundred and sixty dollars;

For contingent expenses of the Bureau of the Mint, to be expended under the direction of the Director, namely: For assay-laboratory, chemicals, fuel materials, and other necessaries, one thousand dollars; for examination of mints, expenses in visiting the mints and assay-offices for the purpose of superintending the annual settlements and for special

Assistant treasurer, Philadelphia, clerks, etc.

Assistant treasurer, Saint Louis, clerks, etc.

Assistant treasurer, San Francisco, clerks, and others.

Expenses of fiscal agents.

R. S. 3653, 719.

Checks, check-books, and certificates of deposit.

Mints and assay-offices.

Director of Mint, officers, clerks, etc.

Contingent expenses.
examinations, two thousand five hundred dollars; for books, pamphlets, periodicals, specimens of coins and ores, balances, weights, and incidentals, seven hundred dollars; and for the collection of statistics relative to the annual production of the precious metals in the United States, four thousand dollars; in all, eight thousand two hundred dollars.

**MINT AT PHILADELPHIA.**—For salary of the superintendent, four thousand five hundred dollars; for the assayer, melter and refiner, coiner, and engraver, four in all, at three thousand dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand dollars each; cashier, two thousand five hundred dollars; chief clerk, two thousand two hundred and fifty dollars; bookkeeper, two thousand dollars; abstract clerk and weigh clerk, at two thousand dollars each; register of deposits, warrant clerk, and cashier's clerk, at one thousand seven hundred dollars; each; assayer's computation clerk and assistant weigh clerk, at one thousand six hundred dollars each; in all, forty-one thousand five hundred and fifty dollars;

For wages of workmen and adjusters, two hundred and ninety-three thousand dollars;

For incidental and contingent expenses, including new machinery and repairs (and purchases, not exceeding three hundred dollars in value, of specimen coins and ores for the cabinet of the mint) one hundred thousand dollars;

**MINT AT SAN FRANCISCO, CALIFORNIA.**—For salary of superintendent, four thousand five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand five hundred dollars each; chief clerk and cashier, two thousand five hundred dollars each; bookkeeper, abstract clerk, weigh clerk, and warrant clerk, at two thousand two hundred dollars each; register of deposits, two thousand dollars; cashier's clerk, one thousand eight hundred dollars; assayer's computation clerk, assistant weigh clerk, and superintendent's computation clerk, at one thousand six hundred dollars each; in all, forty-three thousand four hundred dollars.

For wages of workmen and adjusters, two hundred and forty-two thousand dollars;

For incidental and contingent expenses, seventy thousand dollars;

**MINT AT CARSON, NEVADA.**—For salary of superintendent, three thousand dollars; for assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand two hundred and fifty dollars each; chief clerk, at two thousand two hundred and fifty dollars; cashier, bookkeeper, and weigh clerk, at two thousand dollars each; abstract clerk and register of deposits, at one thousand eight hundred dollars each; assayer's computation clerk, at one thousand two hundred dollars; in all, twenty-nine thousand five hundred and fifty dollars.

For wages of workmen and adjusters, fifty-four thousand dollars;

For incidental and contingent expenses, twenty-five thousand dollars;

**MINT AT NEW ORLEANS, LOUISIANA.**—For salary of the superintendent, three thousand five hundred dollars; for the assayer, melter and refiner, and coiner, three in all, at two thousand five hundred dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at one thousand nine hundred dollars each; cashier and chief clerk, at two thousand dollars each; weigh clerk, abstract clerk, bookkeeper, and assayer's computation clerk, at one thousand six hundred dollars each; register of the deposits, warrant clerk, and assistant weigh clerk, at one thousand two hundred and fifty dollars each; cashier's clerk, at one thousand one hundred dollars; in all, thirty-one thousand nine hundred and fifty dollars;

For wages of workmen and adjusters, seventy-four thousand dollars;

For incidental and contingent expenses, including repairs and new machinery, thirty-five thousand dollars,
MINT AT DENVER, COLORADO.—For salary of the assayer in charge, two thousand five hundred dollars; for melter, two thousand two hundred and fifty dollars; assistant assayer, one thousand four hundred dollars; chief clerk, one thousand eight hundred dollars; one clerk at one thousand six hundred dollars; one clerk at one thousand four hundred dollars; in all, ten thousand nine hundred and fifty dollars.

For wages of workmen, twelve thousand dollars.

For incidental and contingent expenses, including three thousand dollars for repairs of building and premises, nine thousand dollars.

ASSAY-OFFICE AT NEW YORK.—For salary of superintendent, four thousand five hundred dollars; for assayer, and for melter and refiner, at three thousand dollars each; assistant melter and refiner, two thousand five hundred dollars; chief clerk, two thousand five hundred dollars; weighing clerk, two thousand five hundred dollars; cashier, two thousand dollars; bookkeeper, two thousand three hundred and fifty dollars; bar clerk, one thousand eight hundred dollars; warrant clerk, two thousand two hundred and fifty dollars; abstract clerk and assayer’s computation clerk, at one thousand eight hundred dollars each; assistant weigh clerk, one thousand six hundred dollars; register of deposits, one thousand two hundred and fifty dollars; for assayer’s first assistant, two thousand two hundred and fifty dollars; for assayer’s second assistant, two thousand one hundred and fifty dollars; for assayer’s third assistant, two thousand dollars; in all, thirty-nine thousand two hundred and fifty dollars.

For wages of workmen twenty-five thousand dollars,

For incidental and contingent expenses, ten thousand dollars;

ASSAY-OFFICE AT HELENA, MONTANA.—For salary of assayer in charge, two thousand five hundred dollars; and of melter, two thousand two hundred and fifty dollars; chief clerk, one thousand eight hundred dollars; one clerk, one thousand four hundred dollars; in all, seven thousand nine hundred and fifty dollars.

For wages of workmen, ten thousand dollars.

For incidental and contingent expenses, ten thousand dollars,

ASSAY-OFFICE AT BOISE CITY, IDAHO TERRITORY.—For assayer, who shall also perform the duties of melter, two thousand dollars; one clerk, one thousand dollars; in all, three thousand dollars.

For incidental and contingent expenses, including labor, five thousand dollars;

ASSAY-OFFICE AT CHARLOTTE, NORTH CAROLINA.—For assayer and melter, one thousand five hundred dollars; and assistant assayer, one thousand two hundred and fifty dollars; in all, two thousand seven hundred and fifty dollars;

For incidental and contingent expenses, including labor, two thousand dollars;

ASSAY-OFFICE AT SAINT LOUIS, MISSOURI.—For assayer in charge, two thousand five hundred dollars; melter, two thousand dollars; one clerk, one thousand dollars; in all, five thousand five hundred dollars,

For incidental and contingent expenses, including labor, six thousand dollars;

GOVERNMENT IN THE TERRITORIES.

TERRITORY OF ARIZONA.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; secretary, one thousand eight hundred dollars; interpreter and translator in the executive office five hundred dollars; in all, thirteen thousand nine hundred dollars.

For legislative expenses, namely: For compensation and mileage of members of the legislative assembly; the officers, clerks, public printing, rent, lights, stationery, and other incidental expenses thereof; rent of secretary’s office, hire of porter or messenger therefor; extra clerk
during and after the legislature, lights, fuel, stationery, postage, and other incidental expenses thereof, twenty-seven thousand one hundred and eighty dollars. And hereafter no expense for printing exceeding three thousand seven hundred and fifty dollars, including printing laws, journals, bills, and necessary printing of the same nature, shall be incurred for any session of the legislature of any of the Territories.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars,

TERRITORY OF DAKOTA.—For salary of governor, two thousand six hundred dollars; chief justice and three associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, sixteen thousand four hundred dollars.

For legislative expenses, namely: For per diem and mileage of twelve members of the council and twenty-four members of the house of representatives of the legislative assembly; compensation of officers of legislative assembly; stationery and blanks for secretary's office and legislative assembly; printing; rent of secretary's office and storage of government property; postage; rent of legislative halls; light, oil, and candles; fuel; messenger and porter; clerk in secretary's office; repairs and purchase of furniture; and incidental expenses, twenty-five thousand nine hundred and thirty-four dollars and sixty cents.

For contingent expenses, to be expended by the governor, five hundred dollars,

TERRITORY OF IDAHO.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For per diem of president and members of council, and of speaker and members of house of representatives; per diem of employees of council and house of representatives; mileage; stationery; fuel; lamps, oils, and candles; brooms and dusters; fitting up and preparing legislative halls and committee-rooms, and removing furniture; rent of same; record books; repairs to furniture and purchase of matting; new desks; arm-chairs; printing; fuel for secretary's office; clerk-hire for secretary's office during session; official printing and letter-press; postage and seals for secretary's office; ice; messenger and porter; incidental expenses of secretary's office during session; furniture for and rent of secretary's office, library-rooms, and storage-rooms for public property, twenty-eight thousand and twenty-nine dollars and thirteen cents.

For printing the revised laws of the Territory, three thousand dollars, or so much thereof as may be necessary.

For contingent expenses, to be expended by the governor, five hundred dollars;

TERRITORY OF MONTANA.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For council members and mileage; for house members and mileage; for presiding and subordinate officers; rent of halls and committee-rooms; fitting up halls and removing furniture; new furniture, stoves, carpets, and repairing; stationery for legislative assembly; fuel and lights for legislative halls; printing; rent of secretary's office and storage-room for government property; porter and messenger for secretary's office; postage; stationery and printing; fuel and lights; and furniture, repairs, telegraphing, twenty-one thousand five hundred and thirty dollars: Provided, That the governor, chief justice, and the speaker of the house of representatives, and the president of the council during the last session of the legislature of the Territory of Montana shall constitute a board, which shall assemble at the capital of the Territory on the call of the governor; and such board, or a majority thereof, shall have power to organize any new county not
now organized which may contain five hundred or more inhabitants, and appoint temporary officers therefor, and fix the boundaries of the same. And such board, or a majority thereof, shall reapportion the members of the council and house of representatives of said Territory upon the basis of the population as it exists at the time of their assembling as may truly appear to them from the best sources of information; and the governor shall issue notice of such apportionment, and the next legislature shall be elected in accordance therewith, as provided by law. The members of this board shall be allowed the same compensation per diem and mileage as are allowed the presiding officers of the legislature. All acts of this board shall be subject to the revision of the legislative assembly.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF NEW MEXICO.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; secretary at one thousand eight hundred dollars; and interpreter and translator in the executive office, at five hundred dollars, thirteen thousand nine hundred dollars.

For legislative expenses, namely: For rent, light, fuel, stationery, and incidentals, and pay of messenger, one thousand five hundred dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF UTAH.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges at three thousand dollars each; and secretary, at one thousand eight hundred dollars; thirteen thousand four hundred dollars.

For the salaries of the commissioners appointed under an act entitled "An act to amend section fifty three hundred and fifty-two of the Revised Statutes of the United States, in reference to bigamy, and for other purposes," approved March twenty-second, eighteen hundred and eighty-two, twenty five thousand dollars; and the salaries of said commissioners are hereby fixed at the rate of five thousand dollars per annum each.

For legislative expenses, namely: For current and contingent expenses of the secretary's office, two thousand dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF WASHINGTON.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For rent of secretary's office, hire of messenger, light, fuel, stationery, postage, office furniture, repairs, and other incidentals, one thousand five hundred dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF WYOMING.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For rent, messenger, fuel, light, stationery, postage, repairs, office furniture, and incidentals, two thousand five hundred dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

WAR DEPARTMENT.

For compensation of the Secretary of War, eight thousand dollars; for compensation of an assistant Secretary of War, to be appointed from civil life by the President by and with the advice and consent of the
Senate, three thousand five hundred dollars; one chief clerk, at two thousand dollars; one disbursing clerk, at two thousand dollars; one stenographer, at one thousand eight hundred dollars; three chiefs of division at two thousand dollars each; five clerks of class four; four clerks of class three; four clerks of class two; twelve clerks of class one; one clerk at one thousand dollars; two messengers; six assistant messengers; seven laborers; and six watchmen for the department building; in all, seventy-five thousand one hundred and forty dollars, provided, That the President may authorize and direct the commanding general of the Army or the chief of any military bureau of the War Department to perform the duties of the Secretary of War under the provisions of section one hundred and seventy-nine of the Revised Statutes, and section twelve hundred and twenty-two of the Revised Statutes shall not be held or taken to apply to the officer so designated by reason of his temporarily performing such duties.

For the following additional force in the office of the Secretary of War rendered necessary by increase of work relating to pensions; Two clerks of class three; three clerks of class two; five clerks of class one; and two messengers; in all, fifteen thousand and eighty dollars.

To enable the Secretary of War to have the rebel archives examined, and have copies furnished for the government, one clerk of class three; one clerk of class two; three clerks of class one; in all six thousand six hundred dollars.

For contingent expenses of his office, including blank-books, stationery, and miscellaneous items, ten thousand dollars.

In the office of the Adjutant-General.—One chief clerk, at two thousand dollars; eleven clerks of class four; seventeen clerks of class three; thirty-five clerks of class two; one hundred and fifty-one clerks of class one; six clerks at one thousand dollars each; eight assistant messengers; in all, two hundred and ninety thousand nine hundred and sixty dollars.

For thirty clerks of class one, and ten clerks at one thousand dollars each, to be exclusively engaged in preparing and making reports to expedite the settlement of pension applications called for by the Commissioner of Pensions; one assistant messenger; in all, forty-six thousand seven hundred and twenty dollars.

For contingent expenses, to wit, for stationery, printing, purchase of file-cases, and for office furniture and repairs, fifteen thousand dollars.

For the following additional force in the Office of the Adjutant General, namely: thirteen clerks of class four; eight clerks of class three; twelve clerks of class two; one hundred and twenty-five clerks of class one, and all the clerks provided for in this paragraph to be exclusively engaged in preparing and making reports to expedite the settlement of pension applications and soldiers claims; seven assistant messengers; seven watchmen; and three laborers, in all two hundred and fifteen thousand and sixty dollars.

For rent of additional building in buildings for Adjutant General's Office five thousand dollars.

For stationery, purchase of additional file-cases, office furniture and repairs, and miscellaneous expenses, fifteen thousand dollars.

In the office of the Inspector-General. For one clerk of class four; one assistant messenger; in all, two thousand five hundred and twenty dollars.

Bureau of Military Justice. One chief clerk, at one thousand eight hundred dollars; one clerk of class three; two clerks of class one; one copyist; and one assistant messenger; in all, seven thousand four hundred and twenty dollars.

For contingent expenses, including law books for judge-advocates stationed at department headquarters, one thousand five hundred dollars.

In the Signal Office. Two clerks of class four; one clerk of class one; and one assistant messenger; in all, five thousand five hundred and twenty dollars.
And for the services of scientific experts, clerks, draughtsmen, copyists, messengers, mechanics, laborers, and such other services as the Secretary of War may deem necessary, in the Office of the Chief Signal Officer, to carry into effect the appropriations for observation and report of storms, and for the construction, maintenance, and repairs of military telegraph lines, forty thousand dollars; Provided, That the Secretary of War shall each year, in the annual estimates report to Congress the number of persons so employed and the amount paid to each: And provided further, That nothing in section four of this act shall be construed to prevent the employment of such number of the five hundred enlisted men of the Signal Corps in the Office of the Chief Signal Officer at Washington as the Secretary of War may direct.

In the Office of the Quartermaster General. One chief clerk, at two thousand dollars; seven clerks of class four; nine clerks of class three; twenty-four clerks of class two; forty-eight clerks of class one; twenty copyists, at nine hundred dollars each; one female messenger, at forty dollars per month; one messenger; two assistant messengers; six laborers; one laborer, two hundred and twenty-five dollars; one female laborer, two hundred and forty dollars; one charwoman, one hundred dollars; one engineer, at one thousand two hundred dollars; one fireman; and five watchmen; and one draughtsman, at one thousand eight hundred dollars; in all, one hundred and fifty-two thousand eight hundred and five dollars.

For contingent expenses, seven thousand four hundred and thirty-five dollars.

For the following clerks and others to be employed by the Quartermaster General in the investigation of claims, for settlement by the Treasury Department under the act of July fourth, eighteen hundred and sixty-four: One clerk of class four; two clerks of class three; four clerks of class two; eleven clerks of class one; two clerks at one thousand dollars each; eleven copyists; three assistant messengers; one watchman; and twenty-five agents, at one thousand four hundred dollars each; in all, seventy-three thousand five hundred and eighty dollars.

For per diem of the agents employed while traveling on duty, at not exceeding three dollars per day each, and for actual necessary expenses for transportation, thirty thousand dollars.

In the Office of the Commissary-General. One chief clerk, at two thousand dollars; one clerk of class four; three clerks of class three; four clerks of class two; ten clerks of class one; two clerks at one thousand dollars each; one assistant messenger; two laborers; and two watchmen; in all, thirty-one thousand six hundred and eighty dollars.

For contingent expenses, namely: Rent of building, repairs, and miscellaneous items, five thousand five hundred dollars.

In the Office of the Surgeon General. One chief clerk, at two thousand dollars, eight clerks of class four; six clerks of class three; nine clerks of class two; one hundred and seven clerks of class one; ninety-four clerks at one thousand dollars each; one anatomist, one thousand six hundred dollars; one engineer in division of records and museum, at one thousand four hundred dollars; twelve assistant messengers; five watchmen; and nine laborers; in all, two hundred and eighty-two thousand one hundred and eighty dollars.

For rent of suitable buildings for use as office of the Surgeon General, four thousand seven hundred dollars.

For purchase of stationery and blank books, seven thousand dollars; for purchase of fuel, necessary heating apparatus and repairs thereto, gas, and ice, three thousand eight hundred dollars; and for purchase of office furniture, carpets and matting, and for telegrams, repairs, and miscellaneous items, four thousand five hundred dollars; in all, twenty thousand dollars.

For the following additional force in the Office of the Surgeon General: Fifteen clerks of class four; twenty-six clerks of class three; fifty-clerks.
three clerks of class two; fifty-nine clerks of class one, six assistant messengers; three watchmen; six laborers; and one superintendent of building, at two hundred and fifty dollars; in all, two hundred and twenty-four thousand two hundred and ninety dollars. And not less than three hundred of the clerks herein provided for in the Surgeon General’s Office, including those provided for in this paragraph, shall be exclusively engaged in preparing and making reports to expedite the settlement of pension applications called for by the Commissioner of Pensions.

For rent of additional building or buildings for use of Surgeon General’s Office, four thousand dollars.

For purchase of blank-books and stationery, three thousand dollars.

For purchase of fuel, necessary heating apparatus and repairs thereto, gas, and ice, two thousand two hundred dollars.

For purchase of office furniture, carpets and matting, and for repairs, telegrams, and miscellaneous items; ten thousand eight hundred dollars.

In the Office of the Chief of Ordnance. One chief clerk at two thousand dollars; one clerk of class four; two clerks of class three; two clerks of class two; six clerks of class one; two clerks at one thousand dollars each; one assistant messenger; one laborer; in all, twenty thousand three hundred and eighty dollars.

For contingent expenses, namely: Stationery, envelopes, wrapping paper for sending blanks to the arsenals, forts, permanent batteries, and troops in the field; telegrams, express charges, and incidentals of a similar nature; furniture, matting, carpets, oil-cloth, professional books for Ordnance Department library, pamphlets, and newspapers, one thousand five hundred dollars.

In the Office of the Paymaster General. One chief clerk, at two thousand dollars; six clerks of class four; seven clerks of class three; twelve clerks of class two; nine clerks of class one; three clerks at one thousand dollars each; one assistant messenger; two watchmen; and three laborers; in all, fifty-eight thousand seven hundred and forty dollars.

For contingent expenses, two thousand five hundred dollars.

In the Office of the Chief of Engineers. One chief clerk, at two thousand dollars; four clerks of class four; two clerks of class three; three clerks of class two; three clerks of class one; one clerk at one thousand dollars; one assistant messenger; and two laborers; in all, twenty-three thousand two hundred and forty dollars.

And the services of skilled draughtsmen, civil engineers, and such other services as the Secretary of War may deem necessary may be employed in the office of the Chief of Engineers to carry into effect the various appropriations for rivers and harbors, fortifications, and surveys of military defenses to be paid for from such appropriations: Provided, That the expenditures on this account for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, shall not exceed seventy-five thousand dollars; and that the Secretary of War shall each year, in the annual estimates, report to Congress the number of persons so employed and the amount paid to each.

For contingent expenses, namely: For stationery, office furniture, miscellaneous and incidental expenses, including purchase of professional books and maps, three thousand dollars.

Office of Publication of Records of the Rebellion. For one agent, two thousand dollars; two clerks of class four; two clerks of class three; one clerk of class two; two clerks at one thousand dollars each; eighteen copyists, at eight hundred and forty dollars each; one foreman of printing, at one thousand six hundred dollars; one pressman, one thousand two hundred dollars; five compositors, at one thousand dollars each; two copy-holders, at six hundred dollars each; three assistant messengers; two watchmen; and one laborer, at six hundred dollars; in all, forty-one thousand one hundred and twenty dollars.
For rent of necessary offices; for traveling expenses in connection with the collection of Confederate records placed by gift or loan at the disposal of the government; for fuel, lights, stationery, and all other necessaries, five thousand eight hundred and ten dollars.

WAR DEPARTMENT BUILDINGS. For compensation of one engineer in the War Department building, one thousand two hundred dollars, one assistant engineer, one thousand dollars; one machinist nine hundred dollars; one skilled laborer, seven hundred and twenty dollars; conductor of the elevator, seven hundred and twenty dollars; four watchmen; two laborers; one laborer, six hundred dollars; one fireman; and twelve charwomen, at one hundred and eighty dollars each; in all, twelve thousand two hundred and twenty dollars.

For labor, fuel, light, and miscellaneous items for the said building, eight thousand dollars.

For the additional force required for the north wing, the north half of the east wing, and two stories of the south wing of the State, War, and Navy Department building, namely: One assistant engineer for the period of nine months, at the rate of one thousand dollars per annum, seven hundred and fifty dollars; one captain of the watch, at the rate of twelve hundred dollars per annum, nine hundred dollars; one carpenter, at the rate of one thousand dollars per annum; one conductor of elevator for the period of nine months, at the rate of seven hundred and twenty dollars per annum, five hundred and forty dollars; one laborer; five firemen for the period of nine months, two thousand seven hundred dollars; twelve charwomen for the period of nine months, one thousand six hundred and twenty dollars; one hostler, six hundred dollars; two hostlers, at five hundred and forty dollars each; one watchman, at five hundred and forty dollars; in all, ten thousand three hundred and ninety dollars, or so much thereof as may be necessary.

For four watchmen, two firemen, and one laborer in the part of the Adjutant General's Office to be located on the first and second floors of the old Navy Department building, in all, four thousand nine hundred and eighty dollars.

For contingent expenses of the Adjutant General's Office in the old Navy Department building, including fuel, light, heating apparatus, matting, cleaning, labor, and incidental items of care of two floors of the old Navy Department building, the building numbered seventeen hundred and twenty-five F street, and four floors of the building numbered six hundred and ten Seventeenth street, all in use for offices of the Adjutant General, four thousand dollars.

For rent of building numbered six hundred and ten Seventeenth street, two thousand dollars.

For rent of the building occupied as the Quartermaster General's Office, ten thousand dollars. And where buildings are rented for public use in the District of Columbia, the executive departments are authorized, whenever it shall be advantageous to the public interest, to rent others in their stead: Provided, That no increase in the number of buildings now in use, nor in the amounts paid for rents, shall result therefrom. And it shall be the duty of the heads of the several executive departments to submit in their next annual estimates to Congress a statement showing in detail the number of buildings rented for the use of their respective departments, or the subordinate bureaus or offices thereof, in the city of Washington, the annual rental paid for and cost of heating and lighting each, the appropriations from which said expenses are respectively paid, and also to submit estimates specifically for the rental and other expenses of such buildings as may be necessary for the use of the government for the fiscal year ending June thirty, eighteen hundred and eighty-four.

For five watchmen and two laborers in the building occupied by the Paymaster General, four thousand nine hundred and twenty dollars.

For fuel and miscellaneous items, three thousand five hundred dollars.
Rent of building
No. 1214 F street.

For rent of the building numbered twelve hundred and fourteen F street, northwest, four thousand five hundred dollars.

Employees
for
buildings
corner
Seventeenth and F streets.

Miscellaneous expenses.

For four watchmen and two laborers in the building at the corner of Seventeenth and F streets; one engineer, one thousand dollars, and one laborer at four hundred and eighty dollars, five thousand six hundred and eighty dollars; and for fuel for warming the entire building, including the Ordnance Office, and for operating the ventilating-fan throughout the year, repairs of steam-boiler, furnaces, and of the warming and ventilating apparatus, and pay for gas, purchase of oil-cloth and matting for halls, whitewashing, and for general repairs and miscellaneous items, five thousand five hundred and twenty dollars; in all, eleven thousand two hundred dollars.

For compensation of the superintendents of the six buildings occupied by the War Department, at two hundred and fifty dollars each, one thousand five hundred dollars.

For postage stamps for the War Department and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, three thousand dollars.

For additional clerks and other employees in the several bureaus and offices of the War Department, as named below, who shall be paid from the appropriations made for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and who shall be in lieu of all "general service" or "detailed enlisted men" from the Army in service in said department, and its various subordinate bureaus and offices at the seat of government, during the fiscal year ending June thirtieth, eighteen hundred and eighty-two; and the amounts necessary to pay the said additional clerks and other employees shall be transferred from the respective appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, under such titles of appropriation as shall make them available for payment of the salaries of the clerks and employees hereby authorized in lieu of said "general service", or "detailed enlisted men"; and it shall be the duty of the Secretary of War to include in the estimates for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, so many of said clerks and employees as may be necessary to be employed during that fiscal year; Provided, That the general service and detailed enlisted men herein referred to may receive the rates of compensation and allowances now prescribed by law and regulations, until the Secretary of War shall have adjusted the said force in accordance with the provisions of this act, and that such adjustment shall be effected on or before the first day of October next.

Office of the Secretary For seven clerks of class one; six clerks at one thousand dollars each; in all, fourteen thousand four hundred dollars.

Office of the Adjutant General. For ten clerks of class three; twenty clerks of class two; forty-eight clerks of class one; five messengers; thirty-five assistant messengers; and twenty watchmen; in all one hundred and forty-five thousand four hundred dollars.

Signal Office. For two clerks of class one; one clerk at one thousand dollars; one messenger; one messenger at four hundred and eighty dollars; and one laborer, at four hundred and twenty dollars; in all, five thousand one hundred and forty dollars.

Office of the Inspector General. For one clerk of class one; one thousand two hundred dollars.

Bureau of Military Justice. For one clerk of class three; two clerks of class one; one clerk at one thousand dollars; and one messenger; in all, five thousand eight hundred and forty dollars.

Office of the Quartermaster General. For one mechanical engineer, one thousand six hundred dollars; three clerks of class one; eight clerks at one thousand dollars each; and one messenger; in all, fourteen thousand and forty dollars.

Office of the Commissary General. For four clerks of class
Office of the Surgeon General. For one clerk of class four; one messenger boy, at three hundred and sixty dollars; seven clerks of class one; and fifteen clerks at one thousand dollars each; in all, twenty-five thousand five hundred and sixty dollars.

Office of the Chief of Ordnance. For two clerks of class four; sixteen clerks of class one; and two messengers; in all, twenty-four thousand four hundred and eighty dollars.

Office of the Paymaster General. For one clerk, one thousand dollars.

War Department. For one foreman of laborers, one thousand dollars.

Public Buildings and Grounds.

For clerk in the Office of Public Buildings and Grounds, one thousand four hundred dollars; and for messenger in the same office, eight hundred and forty dollars.

For the public gardener, one thousand six hundred dollars.

For foremen and laborers employed in the public grounds, twenty-six thousand dollars.

For two draw-keepers for Navy Yard and Upper Bridges, one thousand four hundred and forty dollars.

For watchman in Franklin Square, six hundred and sixty dollars.

For watchman in Lafayette Square, six hundred and sixty dollars.

For two day watchmen in Smithsonian Grounds, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For two night watchmen in Smithsonian Grounds, at seven hundred and twenty dollars each, one thousand four hundred and forty dollars.

For one watchman for Judiciary Square, and one for Lincoln Square and adjacent reservations, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For one watchman for Iowa Circle, one watchman for Fourteenth Street Circle and neighboring reservations, one for Rawlins Square and Washington Circle, one watchman for McPherson and Farragut Squares, one for Stanton Place and neighboring reservations, one for Armory Square and reservations east to Botanical Garden, one for Mount Vernon Square and adjacent reservations, seven in all, at six hundred and sixty dollars each, four thousand six hundred and twenty dollars: Provided, That hereafter all watchmen provided for by the United States Government for service in any of the public squares and reservations in the District of Columbia shall have and perform the same powers and duties as the Metropolitan police of said District.

For one bridgekeeper at Chain Bridge, six hundred and sixty dollars.

For contingent and incidental expenses, five hundred dollars.

NAVY DEPARTMENT.

For compensation of the Secretary of the Navy, eight thousand dollars; for compensation of an Assistant Secretary of the Navy, to be appointed, from civil life, by the President by and with the advice and consent of the Senate, three thousand five hundred dollars; for compensation of the chief clerk of the Navy Department, two thousand five hundred dollars, one disbursing clerk, two thousand dollars; four clerks of class four; three clerks of class three; one stenographer, at one thousand six hundred dollars; two clerks of class two; four clerks of class one; three clerks at one thousand dollars each; two messengers; and two laborers; in all, forty-three thousand two hundred dollars.

For professional books for department library, two thousand five hundred dollars.

Clerk messenger.

Public gardener.

Foremen and laborers.

Draw-keepers.

Watchmen—Franklin Square Lafayette Square.

Smithsonian Grounds.

Judiciary Square.

Iowa Circle, etc.

Proviso.

Watchmen to have same duties and powers as Metropolitan police.

Bridgekeeper, Chain Bridge.

Contingent expenses.

Compensation of the Secretary of the Navy, Assistant Secretary, chief clerk, clerks, etc.

Books for library.
Stationery, etc.

For stationery, furniture, newspapers, and miscellaneous items, two thousand five hundred dollars.

Bureau of Yards and Docks.

**BUREAU OF YARDS AND DOCKS.** For one chief clerk, one thousand eight hundred dollars; one draughtsman, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; one clerk at one thousand dollars; one assistant messenger; and one laborer; in all, eleven thousand nine hundred and eighty dollars.

For stationery, books, plans, drawings, labor, and miscellaneous items, six hundred dollars.

Bureau of Equipment and Recruiting.

**BUREAU OF EQUIPMENT AND REQUITING.** For chief clerk, one thousand eight hundred dollars; one clerk of class two; two clerks of class two; two clerks of class one; one copyist, at nine hundred dollars; one assistant messenger; and one laborer; in all, twelve thousand six hundred and eighty dollars.

For stationery, books, and miscellaneous items, five hundred dollars.

Bureau of Navigation.

**BUREAU OF NAVIGATION.** For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one clerk at one thousand dollars; one copyist; one assistant messenger; and one laborer; in all, eight thousand and eighty dollars.

For stationery, books, and miscellaneous items, eight hundred dollars.

Bureau of Ordnance.

**BUREAU OF ORDNANCE.**—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one assistant messenger; and one laborer; in all, seven thousand nine hundred and eighty dollars.

For stationery, books, and miscellaneous items, four hundred dollars.

Bureau of Construction and Repair.

**BUREAU OF CONSTRUCTION AND REPAIR.**—For chief clerk, one thousand eight hundred dollars; draughtsman one thousand eight hundred dollars; one assistant draughtsman, one thousand four hundred dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; one assistant messenger; and one laborer; in all, twelve thousand three hundred and eighty dollars.

For stationery and miscellaneous items, four hundred dollars.

Bureau of Steam-Engineering.

**BUREAU OF STEAM-ENGINEERING.**—For chief clerk, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two; three clerks of class one; one assistant messenger; and one laborer; in all, eleven thousand and ninety dollars.

For stationery and miscellaneous items, one thousand dollars.

Bureau of Provisions and Clothing.

**BUREAU OF PROVISIONS AND CLOTHING.**—For chief clerk, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two; three clerks of class one; one assistant messenger; and one laborer; in all, fourteen thousand five hundred and eighty dollars.

For stationery and miscellaneous items, four hundred dollars.

Bureau of Medicine and Surgery.

**BUREAU OF MEDICINE AND SURGERY.**—For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one clerk of class one; one clerk at one thousand dollars; one assistant messenger; and one laborer; in all, eight thousand three hundred and eighty dollars.

For stationery and miscellaneous items, four hundred dollars.

Judge-Advocate-General; clerks.

**JUDGE-ADVOCATE-GENERAL, UNITED STATES NAVY.**—For one clerk of class three; one clerk at one thousand dollars; in all, two thousand six hundred dollars.

**NAVY DEPARTMENT BUILDINGS.**—For one superintendent of the building occupied by the Navy Department, two hundred and fifty dollars; one engineer, one thousand two hundred dollars; one assistant engineer, one thousand dollars; one conductor of elevator, seven hundred and twenty dollars; three firemen; nine watchmen; four laborers; for twelve charwomen, at one hundred and eighty dollars each; in all, sixteen thousand six hundred and ten dollars.
For fuel, lights, and miscellaneous items for said building, ten thousand dollars.

And for the following additional force in the Navy Department, here-tofore paid from appropriations for the naval service, namely:

SECRETARY’S OFFICE.—One clerk of class two, and one laborer for Inspection Board; one clerk of class two, and one laborer for Examining and Retiring Board; one clerk of class one, and one assistant messenger in care of library; two clerks of class one; one clerk at one thousand dollars; two assistant messengers; one telegraph operator, at one thousand dollars; one telegraph messenger-boy, at two hundred and forty dollars; one messenger-boy, at four hundred and twenty dollars; in all, twelve thousand five hundred and forty dollars.

BUREAU OF EQUIPMENT AND RECRUITING.—One clerk of class one, and one copyist; in all, two thousand one hundred dollars.

BUREAU OF NAVIGATION.—One clerk of class two; one clerk of class one; and one laborer; in all, three thousand two hundred and sixty dollars.

Nautical Almanac Office: For the following assistants, namely: Two at one thousand six hundred dollars each; two at one thousand four hundred dollars each; four at one thousand two hundred dollars each; two at one thousand dollars each; one assistant messenger; and one copyist, at four hundred and eighty dollars; in all fourteen thousand dollars.

For pay of computers on piece-work in preparing for publication the American Ephemeris and Nautical Almanac, and improving the Tables of the Planets, nine thousand dollars.

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

Hydrographic Office: For chief of engraving and draughting, two thousand four hundred dollars; two clerks of class two; one assistant messenger; and one office attendant, four hundred and twenty dollars; in all, six thousand three hundred and forty dollars.

For draughtsmen, engravers, copyists, copper-plate printers, printers, apprentices, and laborers in the Hydrograph Office, thirty-two thousand six hundred dollars.

For purchase of chart-paper, copper plates, printing material, foreign hydrographic works, photolithographing charts, repairs to printing-presses, and engraving and drawing outside of Hydrographic Office, twenty thousand dollars.

For purchase of books, office furniture, drawing material and other stationery, postage, freight, and other contingent expenses, four thousand dollars.

Naval Observatory: For pay of three assistant astronomers, four thousand nine hundred dollars; one clerk of class four; one instrument-maker, fifteen hundred dollars; four watchmen, including one for new Naval Observatory grounds; two skilled laborers, one at one thousand dollars, and one at seven hundred and twenty dollars; and seven laborers; in all, seventeen thousand four hundred and twenty dollars.

For computers, copyists, and others employed on piece-work in reducing and transcribing astronomical and meteorological observations for publication, solar and stellar photography, and for purchase of material, apparatus, and professional books and periodicals for the library, five thousand nine hundred dollars.

For repairs to buildings and inclosures, fuel, light, office furniture, chemicals, stationery, freight, and all contingent expenses, three thousand nine hundred dollars.

For repairs to dome of large telescope, refrigerator for testing chronometers, and for time-ball and iron staff for same, one thousand four hundred dollars.

For payment to Smithsonian Institution for freight on Observatory publications to be shipped to foreign countries during the fiscal year
eighteen hundred and eighty three, three hundred and thirty six dollars and twenty five cents.

BUREAU OF STEAM-ENGINEERING.—One clerk of class one, one thousand two hundred dollars.

BUREAU OF PROVISIONS AND CLOTHING.—One clerk of class one, and two copyists; in all, three thousand dollars.

BUREAU OF MEDICINE AND SURGERY.—For naval dispensary: One janitor, six hundred dollars; and one assistant chemist, four hundred and eighty dollars; in all, one thousand and eighty dollars.

OFFICE OF JUDGE-ADVOCATE-GENERAL.—Two clerks of class one, and one laborer; in all, three thousand and sixty dollars.

NAVY DEPARTMENT BUILDINGS.—One captain of the watch, one thousand dollars; one lieutenant of the watch, eight hundred and forty dollars; nine watchmen; one carpenter, one thousand dollars; one assistant conductor of the elevator, five hundred dollars; five laborers; and eight charwomen, at one hundred and eighty dollars each; in all, fourteen thousand five hundred and sixty dollars.

DEPARTMENT OF THE INTERIOR.

For compensation of the Secretary of the Interior, eight thousand dollars; assistant secretary, three thousand five hundred dollars; chief clerk, two thousand five hundred dollars, and two hundred and fifty dollars additional as superintendent of the Patent Office building, seven clerks, chiefs of division, at two thousand dollars each, one of whom shall be disbursing clerk; for one stenographer, one thousand eight hundred dollars; six clerks of class four; four clerks of class three; four clerks of class two; seven clerks of class one, one of whom shall be the telegraph operator of the department; one returns office clerk, one thousand two hundred dollars; one clerk at one thousand dollars; eight copyists; two messengers; seven assistant messengers; five laborers; for one captain of the watch, one thousand dollars; forty watchmen; additional to two watchmen acting as lieutenants of watchmen, at one hundred and twenty dollars each; one engineer, one thousand two hundred dollars; assistant engineer, one thousand dollars; and six firemen; in all, one hundred and seventeen thousand two hundred and thirty dollars.

For the following additional force in the Secretary’s office, heretofore paid from the appropriation for temporary clerks, namely: One clerk of class three; two clerks of class two; one clerk of class one; one copyist; one messenger; and one laborer; in all; eight thousand dollars.

And for two skilled mechanics, one at nine hundred dollars and one at seven hundred and twenty dollars, and one laborer, at six hundred dollars, heretofore paid from appropriation for “repairs of Patent Office building,” and two packers, at seven hundred and twenty dollars each, heretofore paid from appropriation for storing, packing, and distributing documents; in all, three thousand six hundred and sixty dollars.

OFFICE OF ASSISTANT ATTORNEY-GENERAL.—For two law clerks, one at two thousand five hundred dollars, and one at two thousand two hundred and fifty dollars; three clerks at two thousand dollars each; one clerk who shall act as stenographer at one thousand six hundred dollars; in all, twelve thousand three hundred and fifty dollars.

For furniture, advertising, telegraphing, ice, wagons, and harness, repairs of same, food and shoeing of horses, car tickets, and other absolutely necessary expenses, ten thousand dollars.

For stationery for the Department of the Interior and its several bureaus and offices, forty seven thousand dollars.

For fuel, light, and repairs of the heating apparatus, ten thousand dollars.

For new books and books to complete broken sets, five hundred dollars.

For the rent of a suitable building or buildings for the use of the Pension Office, to be selected by the Secretary of the Interior twenty
thousand dollars; and the Secretary of the Interior is hereby author-
ized to contract with the owner of said building or other buildings for
the rent thereof to the government, at a rate not exceeding twenty
thousand dollars from June thirtieth, eighteen hundred and eighty two
to June thirtieth eighteen hundred and eighty three.

For rent of a building for use of the Bureau of Education, six thou-
sand dollars.

For rent of a building for use of the United States Geological Survey,
one thousand five hundred dollars.

For postage-stamps for the Interior Department and its bureaus, as
required under the Postal Union, to prepay postage on matter addressed
to Postal Union countries, five thousand dollars.

GENERAL LAND OFFICE.—For the Commissioner of the General Land
Office, four thousand dollars; chief clerk, two thousand dollars; law
clerk, two thousand dollars; recorder, two thousand dollars; three
inspectors of surveyors-general and district land offices, to be appointed
by the Secretary of the Interior, at two thousand dollars each; three
principal clerks, at one thousand eight hundred dollars each; thirty-
two clerks of class four; forty clerks of class three; fifty-two clerks of
class two; fifty-two clerks of class one; twenty seven clerks at one
thousand dollars each; and forty eight copyists at nine hundred dollars
each; eight assistant messengers; twelve laborers; and six packers, at
seven hundred and twenty dollars each; in all, three hundred and
sixty-six thousand four hundred dollars.

For the following additional force in the General Land Office, hereto-
fore paid from funds as follows: Appropriation for “contingent expen-
des district land-offices,” one clerk of class one, and six copyists; in all,
six thousand six hundred dollars;

From appropriation for “settlement of claims for swamp-lands and
swamp-land indemnity,” three clerks of class three, two of class two, and
two clerks of class one; in all, ten thousand dollars.

For diagrams, parchment paper for land-patents, furniture and re-
pairs of the same, miscellaneous items, for the actual expenses of ins-
pectors while on duty and of clerks detailed to investigate fraudulent
land-entries, trespasses on the public lands, and cases of official mis-
conduct, and for advertising and telegraphing, thirty thousand dollars.

For law books for the law library of the General Land Office, one
thousand dollars.

For connected and separate United States and other maps prepared
in the General Land Office, six thousand dollars.

INDIAN OFFICE.—For compensation of the Commissioner of Indian
Affairs, four thousand dollars; chief clerk, two thousand dollars; one
chief of division at two thousand dollars; one financial clerk, at two
thousand dollars; one principal bookkeeper, one thousand eight hundred
dollars; three clerks of class four; nine clerks of class three; one ste-
notographer, at one thousand six hundred dollars, fifteen clerks of class
two, one of whom shall be a draughtsman; eight clerks of class one;
seven clerks at one thousand dollars each; fourteen copyists, at nine
hundred dollars each; one messenger; one assistant messenger; and
one laborer; in all, eighty five thousand six hundred and twenty dollars.

For miscellaneous items, including price lists and two city newspapers,
to be filed and bound, and preserved for the use of the office, and other
necessary office expenses, three thousand dollars.

PENSION OFFICE.—For compensation of the Commissioner of Pen-
sions, five thousand dollars; first deputy commissioner, three thousand
six hundred dollars; second deputy commissioner, three thousand six
hundred dollars; chief clerk, two thousand five hundred dollars; as-
sistant chief clerk, two thousand dollars; medical referee, two thousand
five hundred dollars; assistant medical referee two thousand two hun-
dred and fifty dollars; four qualified surgeons, who shall be experts in
their profession, at two thousand dollars each; fifteen medical examin-
ers, who shall be surgeons of education, skill and experience in their profession, at one thousand eight hundred dollars each; twelve chiefs of division, at two thousand dollars each; law clerk, two thousand dollars; thirty-five principal examiners for review board, at two thousand dollars each; twenty-four assistant chiefs of division, at one thousand eight hundred dollars each; sixty-five clerks of class four; ninety-five clerks of class three; three hundred and ninety clerks of class two; three hundred and ninety-eight clerks of class one; two hundred and fifty clerks, at one thousand dollars each; one superintendent of buildings, one thousand four hundred dollars; two engineers, at one thousand two hundred dollars each; one hundred and fifty copyists at nine hundred dollars each; forty copyists at seven hundred and twenty dollars each; twenty messengers; twenty five watchmen; and twenty five laborers; in all, one million nine hundred and fifty seven thousand one hundred and fifty dollars.

For per diem, when absent from home on duty, for traveling examiners, in lieu of expenses of subsistence, not exceeding three dollars per day, and for actual and necessary expenses for transportation, three hundred thousand dollars. And the provisions of section fifty-four, and eighty-five of the Revised Statutes shall be applicable to any person who shall violate the provisions of an act entitled "An act relating to claim agents and attorneys in pension cases," approved June twentieth, eighteen hundred and seventy eight. Provided, That the duties of first and second deputy commissioners shall be such as are now fixed by law for the deputy commissioner of pensions; and in case of death, resignation, absence, or sickness of the Commissioner his duties shall devolve upon the first deputy commissioner until his successor is appointed, or such absence or sickness ceases, and in case of the like absence of the Commissioner and first deputy commissioner, the second deputy commissioner shall act as Commissioner in like manner.

For contingent expenses of the office, namely: For carpets, maps, furniture, awnings, and repairs of the same; for fuel, gas, and repairing heaters and elevators; engraving and retouching plates for bounty lands, and printing and engraving the same; engraving and printing pension-certificates and pension checks; and for other expenses of the office, including two daily newspapers, and cost of telegraphing, sixty thousand dollars; and the sum of twenty thousand dollars thereof shall be available during the current fiscal year, to afford additional facilities for the increased force.

UNITED STATES PATENT OFFICE.—For compensation of the Commissioner of the Patent Office, four thousand five hundred dollars; for assistant commissioner, three thousand dollars; for chief clerk, two thousand two hundred and fifty dollars; three examiners in chief, at three thousand dollars each; examiner in charge of interferences, two thousand five hundred dollars, trade mark examiner, and examiner of designs, at two thousand four hundred dollars each; twenty-three principal examiners, at two thousand four hundred dollars each; twenty-six first assistant examiners, at one thousand eight hundred dollars each; twenty-six second assistant examiners, at one thousand six hundred dollars each; twenty-six third assistant examiners, at one thousand four hundred dollars each; twenty-five fourth assistant examiners, at one thousand two hundred dollars each; one financial clerk, two thousand dollars, who shall give bonds in such amount as the Secretary of the Interior may determine; one librarian, two thousand dollars; three chiefs of division, at two thousand dollars each; three assistant chiefs of division, at one thousand eight hundred dollars each; two clerks of class four; one machinist, one thousand six hundred dollars; four clerks of class three (one of whom shall be translator of languages); fifteen clerks of class two; forty five clerks of class one; one skilled laborer, one thousand two hundred dollars; four skilled draughtsmen, at one thousand two hundred dollars each; three draughtsmen,
at one thousand dollars each; thirty permanent clerks at one thousand dollars each; one messenger and purchasing clerk, one thousand dollars; five model attendants, at one thousand dollars each; ten model attendants, at eight hundred dollars each; ninety copyists, one of whom shall be a draughtsman; forty five skilled laborers, at seven hundred and twenty dollars each; forty laborers, at six hundred dollars each; twenty five laborers, at four hundred and eighty dollars each; and fifteen laborers, at three hundred and sixty dollars each; in all, five hundred and forty eight thousand eight hundred dollars.

For the following additional force, heretofore paid from appropriations for photolithographing or otherwise reproducing copies of drawings: Two clerks at one thousand dollars each; six copyists; and four copyists at seven hundred and twenty dollars each; in all, ten thousand two hundred and eighty dollars.

For contingent and miscellaneous expenses of the Patent Office, namely: For construction and repair of model-cases, stationery, portfolios for drawings, furniture, carpets, ice, advertising, moneys refunded, printing engraved patent-heads, paper for the same, international exchanges, and other necessary office expenses, twenty-five thousand dollars.

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

For photolithographing or otherwise producing plates for the Official Gazette, twenty-nine thousand dollars.

For photolithographing or otherwise producing copies of the weekly issues of drawings of patents, designs, and trade marks, forty-five thousand dollars.

For photolithographing or otherwise reproducing copies of drawings destroyed or damaged by fire or otherwise exhausted, thirty-four thousand seven hundred and twenty dollars; the work of said photolithographing, or otherwise producing plates and copies, referred to in this and the two preceding paragraphs, to be done under the supervision of the Commissioner of Patents, and in the city of Washington, if it can be there done at reasonable rates; and the Commissioner of Patents, under the direction of the Secretary of the Interior, is authorized to make contracts therefor.

Bureau of Education.—For the Commissioner of Education, three thousand dollars; collector and compiler of statistics, two thousand four hundred dollars; chief clerk, one thousand eight hundred dollars; two clerks of class four; one statistician, one thousand eight hundred dollars; two clerks of class three; one translator, one thousand six hundred dollars; four clerks of class two; six clerks of class one; two clerks at one thousand dollars each; seven copyists; two copyists at eight hundred dollars each; one copyist, seven hundred and twenty dollars; one assistant messenger; two laborers; two laborers at four hundred and eighty dollars each; one laborer, four hundred dollars; one laborer, three hundred and sixty dollars; in all, forty-four thousand five hundred and eighty dollars.

For contingent expenses, namely: Cases for library, five hundred dollars; library, one thousand dollars; current educational periodicals, two hundred and fifty dollars; other current publications, two hundred and twenty-five dollars; completing valuable sets of periodicals and publications in the library, two hundred dollars; telegraphing and expressage, two hundred dollars; collecting statistics for special reports, and circulars of information, two thousand two hundred dollars; fuel and lights, four hundred dollars; office furniture, two hundred and fifty dollars; other necessary office expenses, seven hundred and fifty dollars; in all, five thousand nine hundred and seventy-five dollars.

For the distribution and exchange of educational documents, and for the collection, exchange, and cataloguing of educational apparatus and appliances, articles of school furniture, and models of school-buildings, Distribution and exchange of educational documents, etc.
illustrative of foreign and domestic systems and methods of education, and for repairing the same, two thousand dollars.

OFFICE OF COMMISSIONER OF RAILROADS.—For Commissioner, four thousand five hundred dollars; bookkeeper, two thousand four hundred dollars; assistant bookkeeper, two thousand dollars; railroad engineer, two thousand five hundred dollars; one clerk of class three; one copyist, nine hundred dollars; one assistant messenger; in all, fourteen thousand six hundred and twenty dollars.

For examination of books and accounts of certain subsidized and land-grant railroad companies, and inspecting roads, shops, machinery, and equipments of same, three thousand dollars.

For books and book-cases, one thousand two hundred dollars.

For furniture, books, stationery, and other necessary office expenses, five hundred dollars.

UNDER THE ARCHITECT OF THE CAPITOL.—For person in charge of heating apparatus of the Congressional Library and Supreme Court, eight hundred and sixty-four dollars; for one laborer in charge of Water-closet in central portion of the Capitol, six hundred and sixty dollars; and for three laborers for cleaning rotunda, corridors, and dome, at six hundred and sixty dollars each; for the pay of six watchmen employed on the Capitol Grounds, at seven hundred and twenty dollars each; in all, seven thousand eight hundred and twenty-four dollars.

OFFICE OF THE ARCHITECT OF THE CAPITOL.—For the following salaries heretofore paid from appropriation for "Capitol extension": Architect, four thousand five hundred dollars; one clerk of class four; one draughtsman, one thousand eight hundred dollars; compensation to disbursing clerk, one thousand dollars; one assistant messenger; in all, nine thousand eight hundred and twenty dollars.

OFFICE OF THE DIRECTOR OF THE GEOLOGICAL SURVEY.—For Director, six thousand dollars; executive officer, three thousand dollars; chief clerk, two thousand two hundred dollars; chief disbursing clerk, two thousand two hundred dollars; librarian, two thousand dollars; one photographer, one thousand eight hundred dollars; three assistant draftsmen, one at nine hundred dollars, one at seven hundred and twenty dollars, and one at four hundred and eighty dollars; two clerks of class one; one clerk at one thousand dollars; four clerks at nine hundred dollars each; four copyists, at seven hundred and twenty dollars each; one watchman, eight hundred and forty dollars; four watchmen at six hundred dollars each; one janitor, six hundred dollars; four messengers, at four hundred and eighty dollars each; in all, thirty-four thousand nine hundred and forty dollars.

SURVEYORS-GENERAL AND THEIR CLERKS.—For compensation of surveyor-general of Louisiana, one thousand eight hundred dollars; and for the clerks in his office, including clerks to prepare duplicate patent-plots of confirmed private land-claims, also to transcribe field-notes of surveys in arrears, ten thousand two hundred dollars.

For surveyor-general of Florida, one thousand eight hundred dollars; and for the clerks in his office, three thousand dollars.

For surveyor-general of Minnesota, two thousand dollars; and for the clerks in his office, eight thousand dollars.

For surveyor-general of the Territory of Dakota, two thousand five hundred dollars; and for the clerks in his office, seven thousand dollars.

For surveyor-general of the State of Colorado, two thousand five hundred dollars; and for the clerks in his office, six thousand five hundred dollars.

For surveyor-general of the Territory of New Mexico, two thousand five hundred dollars; and for the clerks in his office, six thousand dollars.

For surveyor-general of California, two thousand seven hundred and fifty dollars; and for the clerks in his office, including those complet-
ing, translating, copying, and indexing original Spanish archives, and
preserving from destruction originals greatly defaced in the office of the
surveyor general of California, thirty-two thousand two hundred and
fifty dollars.

For surveyor-general of the Territory of Idaho, two thousand five
hundred dollars; and for the clerks in his office, two thousand five hun-
dred dollars

For surveyor-general of Nevada, two thousand five hundred dollars;
and for the clerks in his office, three thousand dollars.

For surveyor-general of Oregon, two thousand five hundred dollars;
and for the clerks in his office, four thousand five hundred dollars.

For surveyor-general of the Territory of Washington, two thousand
five hundred dollars; and for the clerks in his office, five thousand five
hundred dollars.

For surveyor-general of Nebraska and Iowa, two thousand dollars;
and for the clerks in his office, four thousand dollars.

For surveyor-general of the Territory of Montana, two thousand five
hundred dollars; and for the clerks in his office, six thousand dollars.

For surveyor-general of the Territory of Utah, two thousand five
hundred dollars; and for the clerks in his office, three thousand dollars.

For surveyor-general of the Territory of Wyoming, two thousand five
hundred dollars; and for the clerks in his office, three thousand five
hundred dollars.

For surveyor-general of the Territory of Arizona, two thousand five
hundred dollars; and for the clerks in his office, three thousand dollars.

POST-OFFICE DEPARTMENT.

For compensation of the Postmaster-General, eight thousand dollars;
chief clerk to the Postmaster-General, two thousand two hundred
dollars; stenographer, one thousand eight hundred dollars; appoint-
ment clerk, one thousand eight hundred dollars; law clerk, at two
thousand two hundred and fifty dollars; and one clerk of class four
-office of assistant attorney-general for Post-Office Department); one
clerk of class three; one clerk of class two; three clerks of class one;
one clerk at one thousand dollars; one copyist; one messenger; one
assistant messenger; in all, twenty-seven thousand nine hundred and
ten dollars.

For first assistant postmaster-general, four thousand dollars; chief
clerk, two thousand dollars, and while the office is held by the present
incumbent, five hundred dollars additional; three clerks of class four;
twenty clerks of class three; one clerk of class three to act as stenog-
raper and department telegraph operator; six clerks of class two; four-
eteen clerks of class one; four clerks at one thousand dollars each; three
assistant messengers; superintendent of blank agency, one thousand
eight hundred dollars; assistant superintendent of blank agency, one
thousand six hundred dollars; four assistants to superintendent of blank
agency at one thousand two hundred dollars each; two assistants to
superintendent of blank agency at nine hundred dollars each; one clerk
at one thousand dollars; one assistant messenger; three laborers (for
blank agency); superintendent of free delivery, two thousand one hun-
dred dollars; one clerk of class four; one clerk of class two; and one
clerk of class one (office of superintendent of free delivery); in all,
ninety-seven thousand and sixty dollars.

For second assistant postmaster-general, four thousand dollars; chief
clerk, two thousand dollars; chief of division of inspection, two thou-
sand dollars; superintendent of railway adjustment, two thousand dol-
ars; ten clerks of class four; thirty four clerks of class three; eighteen
clers of class two; eighteen clerks of class one; nine clerks at one
thousand dollars each; three female clerks, at nine hundred dollars each;
three assistant messengers; and one laborer; in all, one hundred and
forty-three thousand seven hundred and twenty dollars.
Third, Assistant Postmaster-General, chief clerk, and others.

For third assistant postmaster-general, four thousand dollars; chief clerk, two thousand dollars; chief of division of dead letters, two thousand two hundred and fifty dollars; chief of division of postage stamps, two thousand two hundred and fifty dollars; seven clerks of class four; nineteen clerks of class three; thirty clerks of class two; forty-one clerks of class one; six clerks at one thousand dollars each; ten female clerks at one thousand two hundred dollars each; forty-eight female clerks at nine hundred dollars each; three assistant messengers; eight laborers; four female laborers, at four hundred and eighty dollars each; in all, two hundred and fifteen thousand two hundred and sixty dollars.

Additional clerks heretofore paid on temporary roll.

For the following additional force in the office of the third assistant postmaster-general, heretofore paid from the appropriation for temporary employees: Three clerks at one thousand dollars each; six female clerks at nine hundred dollars each; and six female clerks at seven hundred and twenty dollars each; in all, twelve thousand seven hundred and twenty dollars.

Superintendent of foreign mails, chief clerk, and others.

For superintendent of foreign mails, three thousand dollars; chief clerk, two thousand dollars; one clerk of class four; three clerks of class three; one clerk of class two; two clerks at one thousand dollars each; one assistant messenger; in all, fifteen thousand seven hundred and twenty dollars.

Superintendent of money-order system, chief clerk, and others.

For superintendent of the money-order system, three thousand dollars; chief clerk, two thousand dollars; six clerks of class four; eight clerks of class three; five clerks of class two; ten clerks of class one; two clerks at one thousand dollars each; five clerks at nine hundred dollars each; one assistant messenger; three laborers; in all, fifty-six thousand eight hundred dollars.

Additional employees in office of money-order system.

For the following additional force required in the building or buildings occupied by the office of the money-order system, namely: One engineer, one thousand dollars; one fireman; three watchmen; and four laborers; in all, six thousand five hundred and forty dollars.

Miscellaneous expenses.

For miscellaneous expenses money-order office, including fuel, gas, ice, washing, soap, towels, brushes, express charges, and other necessary office expenses, seven thousand dollars.

Chief of division of mail depredations and clerks.

For office of mail depredations: Chief clerk, two thousand dollars; one clerk of class three; two clerks of class two; five clerks of class one; two clerks at one thousand dollars each; one assistant messenger; in all, fifteen thousand one hundred and twenty dollars.

Topographer, clerks, and others.

For topographer, two thousand five hundred dollars. For the following force in the topographer's office, heretofore paid from appropriation for the preparation and publication of post-route maps: Two clerks of class four; three clerks of class three; two clerks of class two; five clerks of class one; two clerks at one thousand dollars each; seventeen female clerks at nine hundred dollars each; one assistant map mounter, at seven hundred and twenty dollars; two watchmen; and one assistant messenger; in all, thirty-nine thousand eight hundred and eighty dollars.

Disbursing clerk and superintendent of building, clerks, and others.

For office of disbursing clerk and superintendent of building: Disbursing clerk and superintendent, two thousand one hundred dollars; one clerk of class two (accountant); one clerk of class one (storekeeper); one engineer, one thousand four hundred dollars; one assistant engineer, one thousand dollars; one fireman who shall be a blacksmith, nine hundred dollars; one fireman, who shall be a steamfitter, nine hundred dollars; one fireman, seven hundred and twenty dollars; one carpenter, one thousand two hundred dollars; one assistant carpenter, one thousand dollars; captain of the watch one thousand dollars; for nineteen watchmen and twenty-seven laborers; one plumber, nine hundred dollars; one awning maker, nine hundred dollars; in all, forty-six thousand one hundred and twenty dollars.

Contingent expenses of Post-Office Department.

For contingent expenses of the Post-Office Department: For stationery and blank books, nine thousand dollars; fuel, and for repairs to engine, boilers, and heating apparatus for the General Post-Office
building, including the Auditor's office, four thousand four hundred dollars; for gas, five thousand dollars; plumbing and gas fixtures, three thousand one hundred dollars; telegraphing, five thousand dollars; painting, four thousand dollars; carpets, four thousand dollars; furniture four thousand dollars; keeping of horses and repair of wagons and harness, one thousand five hundred dollars; hardware, one thousand five hundred dollars; for rent of topographer's office, one thousand five hundred dollars; for rent of a suitable building or buildings for the use of the money-order office of the Post-Office Department, and of the money-order division of the Auditor of the Treasury for the Post-Office Department, eight thousand dollars; miscellaneous items, nine thousand one hundred dollars; in all, sixty thousand one hundred dollars.

For the publication of copies of the Official Postal Guide, twenty-six thousand five hundred dollars; and hereafter the annual report of the Postmaster-General shall not be published in said Official Postal Guide.

For miscellaneous expenses of the topographer's office in the "preparation and publication of the post-route maps," twelve thousand five hundred dollars, the same having heretofore been paid from the appropriation for "preparation and publication of post-route maps." And the Postmaster General may authorize the publication and sale of post-route maps to individuals at the cost thereof, the proceeds of said sales to be applied as a further appropriation for said purpose.

JUDICIAL.

Office of the Attorney-General.—For compensation of the Attorney-General, eight thousand dollars; Solicitor-General, seven thousand dollars; three assistant attorneys-general, at five thousand dollars each; one assistant attorney-general of the Post-Office Department, four thousand dollars; solicitor of the internal revenue, four thousand five hundred dollars; examiner of claims, three thousand five hundred dollars; law clerk and examiner of titles, two thousand seven hundred dollars; chief clerk and ex-officio superintendent of the building; two thousand two hundred dollars; stenographic clerk, one thousand eight hundred dollars; two law clerks at two thousand dollars each; five clerks of class four; additional for disbursing clerk and clerk in charge of partons, two hundred dollars each; one clerk of class three; one clerk of class two; four clerks of class one; one telegraph operator at one thousand dollars; six copyists; one messenger; three assistant messengers; three laborers; three watchmen; one engineer, one thousand dollars; superintendent of the building, two hundred and fifty dollars; and one fireman; in all eighty-five thousand four hundred and ten dollars.

For the following assistant attorneys and others heretofore paid from appropriations as follows, namely: From appropriation for "defending suits in claims against the United States," two assistant attorneys at three thousand dollars each; three assistant attorneys, at two thousand five hundred dollars each; one assistant attorney, at two thousand dollars; one clerk of class one; one copyist; and one assistant messenger; in all, eighteen thousand three hundred and twenty dollars.

From appropriation for "prosecution of crimes," one clerk of class three, and one clerk of class two; in all, three thousand dollars.

From appropriation for "support of convicts," one clerk of class three.

For contingent expenses of the department, namely: For furniture and repairs, one thousand dollars; for law and miscellaneous books for library of the department, one thousand five hundred dollars; for stationery, one thousand five hundred dollars; for miscellaneous expenditures, such as telegraphing, fuel, lights, labor, and other necessaries, including repairs of building, seven thousand; one hundred and sixty dollars; in all, eleven thousand one hundred and sixty dollars.
Horses, wagons, etc.

Solicitor of the Treasury, assistant, chief clerk, and others.

Law and miscellaneous books.

Warden of jail, District of Columbia.

United States Courts.

Chief Justice of the Supreme Court and associate justices.

United States judges retired.

Circuit judges.

Reporter of decisions of Supreme Court.

Compensation.

For care and subsistence of horses and repairs of wagons and harness, one thousand two hundred dollars.

OFFICE OF THE SOLICITOR OF THE TREASURY.—For compensation of the Solicitor of the Treasury, four thousand five hundred dollars; assistant solicitor, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; three clerks of class three; two clerks of class two; two clerks of class one; one assistant messenger; and one laborer; in all, twenty-eight thousand and eighty dollars.

For law and miscellaneous books for office of the Solicitor of the Treasury, five hundred dollars.

For warden of the jail of the District of Columbia, one thousand eight hundred dollars.

UNITED STATES COURTS.—For the Chief Justice of the Supreme Court of the United States, ten thousand five hundred dollars; and for eight associate justices, ten thousand dollars each; in all ninety thousand five hundred dollars.

To pay the salaries of the United States judges retired under section seven hundred and fourteen of the Revised Statutes so much as may be necessary for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, is hereby appropriated.

For nine circuit judges, to reside in circuit, at six thousand dollars each, fifty-four thousand dollars.

The reporter of the decisions of the Supreme Court of the United States shall be entitled to receive from the Treasury an annual salary of four thousand five hundred dollars when his report of said decisions constitutes one volume and an additional sum of one thousand two hundred dollars when by direction of the court he causes to be printed and published in any year a second volume, and said reporter shall be annually entitled to clerk-hire in the sum of one thousand two hundred dollars, and to office rent, stationery, and contingent expenses in the sum of six hundred dollars, and an amount sufficient for the payment of said sums is hereby appropriated: Provided, That the above provision shall not apply to decisions of the court pronounced at the last term thereof; but that said decisions shall be printed and the volumes containing them delivered to the Secretary of the Interior as prescribed by existing laws; and an amount sufficient to pay the salary and compensation of the reporter in connection therewith is hereby appropriated: And provided further, That the volumes of the decisions which said court shall hereafter pronounce shall be furnished by the Reporter to the public at a sum not exceeding two dollars per volume, and the number of volumes now required to be delivered to the Secretary of the Interior shall be furnished by the reporter without any charge therefor.

For marshal of the Supreme Court of the United States, three thousand dollars.

For salaries of the fifty-four district judges of the United States, one hundred and ninety-six thousand five hundred dollars.

For salaries of the chief justice of the supreme court of the District of Columbia and the five associate judges, twenty-four thousand five hundred dollars.

For compensation of the district attorneys of the United States, nineteen thousand seven hundred dollars.

For compensation of the district marshals of the United States, twelve thousand five hundred dollars.

COURT OF CLAIMS.—For salaries of five judges of the Court of Claims, at four thousand five hundred dollars each; chief clerk, three thousand dollars; one assistant clerk, two thousand dollars; bailiff, one thousand five hundred dollars; and messenger thereof; in all, twenty-nine thousand eight hundred and forty dollars.

For stationery, books; fuel, labor, postage, and other contingent and miscellaneous expenses, three thousand dollars.
For reporting the decisions of the court, and superintending the printing of the seventeenth volume of the Reports of the Court of Claims, to be paid on the order of the court, one thousand dollars; said sum to be paid to the reporter notwithstanding section seventeen hundred and sixty-five of the Revised Statutes, or section three of the act of June twentieth, eighteen hundred and seventy-four, chapter three hundred and twenty-eight.

SEC. 2. That the Secretaries, respectively, of the Departments of State, of the Treasury, War, Navy, and of the Interior, and the Attorney-General, are authorized to make requisitions upon the Postmaster-General for the necessary amount of official postage-stamps for the use of their departments, not exceeding the amount stated in the estimates submitted to Congress; and upon presentation of proper vouchers therefor at the Treasury, the amount thereof shall be credited to the appropriation for the service of the Post-Office Department for the same fiscal year.

SEC. 3. That the pay of assistant messengers, firemen, watchmen, and laborers provided for in this act, unless otherwise specially stated, shall be as follows: For assistant messengers, firemen, and watchmen, seven hundred and twenty dollars per annum each; for laborers, six hundred and sixty dollars per annum each.

SEC. 4. That no civil officer, clerk, draughtsman, copyist, messenger, assistant messenger, mechanic, watchman, laborer, or other employee shall after the first day of October next be employed in any of the executive departments, or subordinate bureaus or offices thereof at the seat of government, except only at such rates and in such numbers, respectively, as may be specifically appropriated for by Congress for such clerical and other personal services for each fiscal year; and no civil officer, clerk, draughtsman, copyist, messenger, assistant messenger, mechanic, watchman, laborer, or other employee shall hereafter be employed at the seat of government in any executive department or subordinate bureau or office thereof or be paid from any appropriation made for contingent expenses, or for any specific or general purpose, unless such employment is authorized and payment therefor specifically provided for in the law granting the appropriation, and then only for services actually rendered in connection with and for the purposes of the appropriation from which payment is made, and at the rate of compensation usual and proper for such services, and after the first day of October next section one hundred and seventy-two of the Revised Statutes, and all other laws and parts of laws inconsistent with the provisions of this act, and all laws and parts of laws authorizing the employment of officers, clerks, draughtsmen, copyists, messengers, assistant messengers, mechanics, watchmen, laborers, or other employees at a different rate of pay or in excess of the numbers authorized by appropriations made by Congress, be, and they are hereby, repealed; and thereafter all details of civil officers, clerks, or other subordinate employees from places outside of the District of Columbia for duty within the District of Columbia, except temporary details for duty connected with their respective offices, be, and are hereby, prohibited; and thereafter all moneys accruing from lapsed salaries, or from unused appropriations for salaries, shall be covered into the Treasury: Provided, That the sums herein specifically appropriated for clerical or other force herebefore paid for out of general or specific appropriations may be used by the several heads of departments to pay such force until the said several heads of departments shall have adjusted the said force in accordance with the provisions of this act; and such adjustment shall be effected before October first, eighteen hundred and eighty-two. And in making such adjustment the employees herein provided for shall, as far as may be consistent with the interests of the service, be apportioned among the several States and Territories according to population: Provided further, That any person performing duty in any capacity as officer,

R. S. 1765, 314.
18 Stat., 109,

Requisitions upon the Postmaster-General for official postage-stamps.

Pay of assistant messengers, firemen, etc., per annum, rated.

Employees to be paid from specific appropriations only.

R. S. 172, 28 repealed.

Civil officers, etc., elsewhere employed, not to be detailed for duty in the District of Columbia.

Provisos.

Appointments, etc., to be apportioned among the States and Territories.

Provisos.
clerk, or otherwise in any department at the date of the passage of this act who has heretofore been paid from any appropriation made for contingent expenses or for any contingent or general purpose, and whose office or place is specifically provided for herein, under the direction of the head of that department may be continued in such office, clerkship, or employment without a new appointment thereto, but shall be charged to the quotas of the several States and Territories from which they are respectively appointed and nothing herein shall be construed to repeal or modify section one hundred and sixty-six of the Revised Statutes of the United States.

SEC. 5. That from and after the first day of July, eighteen hundred and eighty-two, and of each year thereafter, the Secretary of the Treasury shall cause all unexpended balances of the permanent and indefinite appropriations for collecting the revenue from customs which shall have remained upon the books of the Treasury for two fiscal years to be carried to the surplus fund and covered into the Treasury. And it shall be the duty of the Secretary of the Treasury to include in his next estimates to Congress, and annually thereafter, a statement specifying in detail the number and class of officers and employees of every grade and nature, with the rate of compensation to each, that may in his judgment be necessary to properly conduct the business of collecting the revenue at each port of entry in the United States, together with an estimate of the amounts required for contingent expenses at each of said ports, and for such additional expenses of the service as cannot be otherwise specifically provided for.

SEC. 6. That so much of the funds appropriated by this act for the contingent expenses of the Surgeon-General's and the Adjutant General's offices respectively as are or may be necessary to provide stationery, blank books, furniture and other articles for the use of the clerks and others engaged in those offices on work relating to the settlement of applications for pensions, may be used all or in part, under the orders of the Secretary of War, in either of said offices as in his judgment the best interests of the service may require.

The fourth story and attic of the South wing of the State, War, and Navy building, except such portion as is now within the Library of the State Department, are assigned to the War Department for such uses of the Department as in the judgment of the Secretary of War they may be best fitted, and the sum of one thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money not otherwise appropriated, to be expended under the direction of the Secretary of State, to enable the Department to remove from said fourth story and attic the records, documents, and papers, now stored there, and to re-arrange them in other rooms in said Department. That the partition wall separating the corridors of the first, second, third, and fourth stories of the East wing from the said stories of the South wing of the State, War, and Navy building shall be removed so as to afford easy access from one wing to the other on the afore-mentioned floors of said building: Provided, That a joint select committee of three members of the House of Representatives and three Senators to be appointed respectively by the Speaker of the House and the President of the Senate, upon the passage of this act, shall on or before the completion of the North wing of the State, War, and Navy building, make examination of said building and set apart such portions thereof for the use and occupancy of the State, War, and Navy Departments respectively as in their judgment the best interests of the public service and the needs of said departments respectively may require and upon filing an agreed statement of such partition by said joint select committee in triplicate with the respective Secretaries of such departments the building shall be occupied as therein provided as soon thereafter as practicable.

Approved, August 5, 1882.
CHAP. 390.—An act making appropriations to supply deficiencies in the appropriations for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, and for prior years, and for those certified as due by the accounting officers of the Treasury in accordance with section four of the act of June fourteenth, eighteen hundred and seventy-eight, heretofore paid from permanent appropriations, and for other purposes.

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

STATE DEPARTMENT

For contingent expenses of the Department of State for the year eighteen hundred and eighty-one, one thousand one hundred and thirty-one dollars and eighty-nine cents.

For contingent expenses of the Department of State for the fiscal year eighteen hundred and eighty-two, nine hundred dollars.

For services of lithographer and necessary materials for the lithographic press for the same period, forty-seven dollars and twenty-five cents.

For compensation and expenses of the commission to China for the years eighteen hundred and eighty and eighteen hundred and eighty-one, two hundred and twenty-eight dollars and one cent.

For the additional amount required to carry out the provisions of the joint resolution of February eighteenth, eighteen hundred and eighty-one, authorizing and requesting the President to extend to the government and people of France and the family of General Lafayette an invitation to join the government and people of the United States in the observance of the centennial anniversary of the surrender of Lord Cornwallis at Yorktown, Virginia, including the expenses of the officer of the War Department detailed to take charge of the military ceremonies at Yorktown, and the liabilities incurred by the Yorktown Centennial Commission, thirty-two thousand three hundred and twenty-eight dollars and ninety-two cents, including three hundred dollars additional compensation to William S. Gilman for acting as disbursing officer of the commission, or so much thereof as may be necessary, payable upon accounts specifically stated, and to be audited and paid by the Secretary of State.

For additional compensation to be paid to Chester Holcombe, secretary and interpreter to the United States legation in China, for his services as acting secretary and interpreter to the commission to China to negotiate and conclude by treaty a settlement of the questions between the two governments, said Chester Holcombe having rendered such services in lieu of and by reason of the non-acceptance of the secretary and interpreter regularly appointed under the terms of the act of May fourteenth, eighteen hundred and eighty, in addition to his salary as secretary and interpreter of legation, and in full of all claim whatever for extra services so rendered, two thousand dollars.

For extra clerk-hire for the department for the current year, two thousand dollars.

For printing and distributing the publications by the Department of State of the consular and other commercial reports, including circular letters to chambers of commerce, three thousand dollars.

For defraying the expenses incurred in the transmission and reception of cable and domestic telegrams by the Department of State and legations abroad owing to the illness and death of the late President, ten thousand dollars.

To meet the expenses of the special mission to Peru, Chili, and Bolivia, not exceeding twenty thousand dollars.
FOREIGN INTERCOURSE.

To pay amounts found due by the accounting officers of the Treasury Department on account of contingent expenses of United States consuls for the year eighteen hundred and eighty-one, thirteen thousand eight hundred and thirty-six dollars and seventy-eight cents.

To pay amounts found due by the accounting officers of the Treasury Department on account of salaries of United States consuls for the year eighteen hundred and eighty, three thousand and fifty-three dollars and twenty cents.

To pay amounts found due by the accounting officers of the Treasury Department on account of salaries of consular officers not citizens of the United States for the year eighteen hundred and eighty-one, five thousand three hundred and fifty-six dollars and eighty-three cents.

To reimburse the resident commissioners of the United States to the International Congress of Electricians held in Paris in eighteen hundred and eighty-one, one thousand dollars.

To compensate Phillip Walker, late secretary of the commission, for his services, two thousand dollars.

COURT OF CLAIMS.

To pay judgments of the United States Court of Claims, three hundred and forty thousand nine hundred and thirty-eight dollars, or so much thereof as may be necessary: Provided, That no judgment shall be paid until the right of appeal has expired.

TREASURY DEPARTMENT.

MINTS AND ASSAY-OFFICES.

For contingent expenses in the Office of the Director of the Mint for the year eighteen hundred and eighty-two, one thousand dollars.

For freight on bullion and coin between mints and assay-offices, being a deficiency for the year eighteen hundred and eighty-one, ten thousand seven hundred and eighty-one dollars and fifty cents.

For freight-charges due Adams Express Company, being a deficiency for the year eighteen hundred and eighty, eleven thousand nine hundred and sixty-seven dollars and fifty cents.

For incidental and contingent expenses of the assay-office at Charlotte for the year eighteen hundred and eighty-one, four dollars and five cents.

For compensation of Alexander Ramsey and S. O. Houghton, designated by the Secretary of the Treasury to investigate the management of the United States mint at San Francisco, and expenses connected therewith, one thousand dollars each, and to pay the expenses of Thomas L. Young, also designated by the Secretary of the Treasury for the same purpose, nine hundred dollars; in all, two thousand nine hundred dollars.

For actual expenses of James Crawford, fifty-eight dollars, and of G. W. Bryant, sixty dollars.

For compensation of the secretary, three hundred dollars.

For services of the stenographer and expenses of copying testimony, one thousand dollars.

FIVE AND SIX PER-CENTUM BONDS.

That section one hundred and seventy of the Revised Statutes of the United States be so modified that the Secretary of the Treasury be, and hereby is, authorized to pay, out of any moneys in the Treasury not otherwise appropriated, the sum of seven thousand five hundred and seventy dollars, as follows:

For the office of the Secretary of the Treasury, five thousand two hundred and eighty-three dollars and fourteen cents.
For the office of the Register of the Treasury, one thousand eight hundred and four dollars and forty-two cents.

For the Office of the Comptroller of the Currency, four hundred and eighty-two dollars and forty-four cents, as a reasonable additional compensation to the employees of the Treasury Department who were actually employed during the months of April, May, June, July, and August, eighteen hundred and eighty-one, in addition to the usual business hours, on account of the work of continuing, at a lower rate of interest, the five and six per centum bonds of eighteen hundred and eighty-one; the amount specified above to be paid by the Secretary of the Treasury to those actually engaged as aforesaid in such sums as shall seem to him to be just and equitable, having reference to the value of the services rendered to the government by each employee, respectively.

INTERNAL REVENUE.

For additional amount to pay salaries and expenses of agents and surveyors, for fees and expenses of gaugers, for salaries of storekeepers, and for miscellaneous expenses, being a deficiency for the year eighteen hundred and eighty-one, sixty-eight thousand dollars, and for the year eighteen hundred and eighty-two, two hundred and ten thousand dollars.

For payment of amounts found due by the accounting officers of the Treasury Department on account of punishment for violation of internal-revenue laws for the year eighteen hundred and eighty-one, one thousand nine hundred and two dollars and fifty-two cents.

LIGHT-HOUSE ESTABLISHMENT.

To pay the amounts found due by the accounting officers to collectors of customs for commissions, at two and one-half per centum, on disbursements made by them in their capacity as superintendents of lights during the fiscal year eighteen hundred and eighty, two hundred and twenty-two dollars and ninety-nine cents.

LIFE-SAVING SERVICE.

To meet a deficiency for the Life-Saving Service under the provisions of the act of May fourth, eighteen hundred eighty-two, as follows:

For pay of the superintendents, one on the coasts of Maine and New Hampshire and one on the coast of Massachusetts, at seventy-nine dollars and sixty-seven cents each; one on the coasts of Rhode Island and Long Island and one on the coast of New Jersey, at forty-seven dollars and eighty-one cents each; one on the coasts of Delaware, Maryland, and Virginia, seventy-nine dollars and sixty-seven cents; one on the coasts of Virginia and North Carolina, one hundred and twenty-seven dollars and forty-seven cents; one on the coasts of South Carolina, Georgia, and Florida, thirty-one dollars and eighty-six cents; one on the coast of the Gulf of Mexico, seventy-nine dollars and sixty-seven cents; one on the coasts of Lakes Ontario and Erie, one hundred and twenty-seven dollars and forty-seven cents; one on the coast of Lake Michigan, one hundred and twenty-seven dollars and forty-seven cents; one on the coasts of Washington Territory, Oregon, and California, two hundred and eighty-six dollars and eighty-one cents; in all, one thousand two hundred and forty-two dollars and eighty-five cents.

MISCELLANEOUS OBJECTS.

To pay the amount found due by the accounting officers to Adams Express Company for transportation for the year eighteen hundred and eighty-one, twenty-two dollars and fifty cents.

To pay the Western Union Telegraph Company, one hundred and fourteen dollars and sixty-six cents, being expenses incurred by the Surgeon-General of the Marine Hospital Service under the provisions of the act of April twenty-ninth, eighteen hundred and seventy-eight.
For fuel, light, water, and miscellaneous items required by the janitors and firemen in the proper care of the buildings, furniture, and heating apparatus, such as brooms, mops, brushes, buckets, wheelbarrows, shovels, saws, hatchets, and hammers, for all public buildings under control of the Treasury Department, for the year eighteen hundred and eighty-one, fifty-six thousand dollars.

For labor in fitting up vaults, and so forth, for public buildings under Treasury Department at Chicago, being a deficiency for the year eighteen hundred and eighty-two, two hundred and seventy-nine dollars and thirty-one cents.

For furniture and repairs of furniture for public buildings, namely: For chandeliers, gas-fixtures, and similar necessaries for buildings at Hartford, Fall River, Harrisburg, Nashville, and Utica, now completed and waiting furniture, seventeen thousand four hundred and ten dollars.

For draping public buildings at the time of the death of the late President James A. Garfield, five thousand dollars.

To pay to Selmar Siebert amount of judgment rendered in his favor by the Court of Claims and contained in report of said court numbered two hundred and sixty-five, Thirty-sixth Congress, second session, seven hundred and thirty-one dollars and eighty-three cents: Provided, That this sum shall be accepted in full of all demands.

To pay Herbert A. Gill, four hundred and fifty dollars, to G. Brown Goode one thousand dollars, for performing special services in connection with the Census Department.

For repayment to importers the excess of deposits for unascertained duties, or duties or other moneys paid under protest, including interest and costs in judgment cases, three hundred thousand dollars, which sum is hereby made available for the payment of all claims to which the appropriation is applicable which are not payable from the permanent annual appropriation provided for in section thirty-six hundred and eighty-nine of the Revised Statutes: Provided, That no portion of this appropriation shall be expended for the payment of claims known as "charges and commissions cases."

To enable the Secretary of the Treasury, in his discretion, to pay, or compromise upon such terms as he may deem proper, claims in what are known as "charges and commissions cases," one hundred and fifty thousand dollars.

To enable the Secretary of the Treasury to pay to W. and J. Sloane, of New York, the value of and duties on certain merchandise imported by them, and which, after payment of duties, was sold by the collector at New York by mistake as unclaimed goods, one thousand and seventeen dollars and thirty-three cents.

To refund to Schmidt and Ziegler, of New Orleans, ninety-one dollars and sixty-four cents, being the amount paid by them and covered into the Treasury as a fine equal to and in lieu of duties upon certain cigarettes imported in violation of section twenty-eight hundred and four of the Revised Statutes, but which were exported without leaving the custody of the customs officials.

To pay William H. Johnson, an amount sufficient to cover payments made by him to certain supervisors of election in New York city for legal services rendered by the same: Provided, That the amount does not exceed one thousand eight hundred and eighty-five dollars.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to credit Francis E. Spinner, late Treasurer of the United States, with the sum of forty-seven thousand and ninety-seven dollars.
dollars and sixty-five cents, amount of the deficiency of June second, eighteen hundred and seventy-five, carried to his debit on the books of the Register of the Treasury, per Auditor's report numbered two hundred thousand nine hundred and twenty-five; and he is further authorized and directed to pay to the Treasurer of the United States, out of any moneys in the Treasury not otherwise appropriated, the sum of six hundred and fifty dollars and sixty-one cents, to reimburse said Treasurer for an amount appearing on his books as a deficiency and known as the deficiency of February eighteenth, eighteen hundred and seventy-five.

To enable the Secretary of the Treasury to pay to the State of Kansas fifteen per centum of the amount of her quota of the direct tax of eighteen hundred and sixty-one, on account of the proper costs for assuming the collection of the same, ten thousand seven hundred and sixty-one dollars and fifty cents.

To enable the Secretary of the Treasury to refund to the sureties of C. H. Davis, late postmaster at Vernon Springs, Alabama, the amount collected upon a judgment of court in excess of the actual amount due the United States from said postmaster, as appears of record in the office of the Auditor of the Treasury for the Post-Office Department, seven hundred and thirty-one dollars and seven cents.

For amount due Enos Richmond for salary and expenses as agent of the late Southern Claims Commission, being a deficiency for the fiscal year eighteen hundred and eighty, two hundred and fifteen dollars and ninety-six cents.

WAR DEPARTMENT.

To adjust an account for postage on official mail-matter furnished by the Post-Office Department for the use of the War Department and its bureaus, the appropriation to involve the payment of no money from the Treasury, being for the service of the year eighteen hundred and seventy-eight, ten thousand seven hundred and eighty-three dollars and thirty cents.

MILITARY ESTABLISHMENT.

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

For the payment of Army transportation lawfully due such land-grant railroads as have not received aid in government bonds, to be adjusted by the proper accounting officers in accordance with the decisions.
of the Supreme Court in cases decided under such land-grant acts, but in no case shall more than fifty per centum of the full amount of the service be paid, one hundred and twenty-five thousand dollars: Provided, That such compensation shall be computed upon the basis of the tariff rates for like transportation performed for the public at large, and shall be accepted as in full for all demands for said services: And provided further, That any such land-grant roads as shall file with the Secretary of the Treasury their written acceptance of this provision shall hereafter be paid for like services as herein provided: and all accounts of such railroads for services heretofore rendered shall be audited and paid as herein provided upon application of such roads and their acceptance of such sum in full of all claims for such services.

The Secretary of War is hereby authorized and directed to cause to be paid, out of any unexpended balance of the appropriation for incidental expenses of the Quartermaster's Department for the fiscal year ending June thirty-first, eighteen hundred and eighty-one, to twenty agents of the Quartermaster's Department, employed by Major J. J. Dana, quartermaster, United States Army, the amounts deducted from their salary during the last quarter of said fiscal year, not to exceed four thousand seven hundred dollars.

MISCELLANEOUS.

Military prison, Leavenworth, support of.

Demott Bishop, N. Mayer, Joseph Valentine, John T. Carroll, and Charles Schmidt, payment to.

Extra-duty pay to enlisted men.

Montana volunteers.

Payment for lost supplies.

Charles H. Whittelsey, deceased.

Arrears of pay to two and three year volunteers.

Bounty to volunteers, widows, and heirs.

For support of military prison at Fort Leavenworth:

For purchase of subsistence stores for issue to prisoners, three thousand dollars, and for repair of prison buildings, two thousand dollars, being for the service of the year eighteen hundred and eighty-two.

For the payment to Demott Bishop (carpenter), N. Mayer (blacksmith), Joseph Valentine (engineer), John T. Carroll (stonemason), and Charles Schmidt (quarryman), employed in the military prison at Fort Leavenworth, Kansas, for balance of pay due for the fiscal years eighteen hundred and seventy-eight and eighteen hundred and seventy-nine, two hundred dollars each, one thousand dollars.

For the payment of extra-duty pay to enlisted men engaged in the construction, maintenance, and repair of military telegraph lines from July first, eighteen hundred and seventy-five, to June thirty-first, eighteen hundred and eighty-one, inclusive, nine thousand dollars.

For amount required for payment of Montana volunteers for services in the war with the Nez Perce Indians in eighteen hundred and seventy-seven, as reported by Colonel John Gibbon, of the Seventh Infantry, six thousand eight hundred and seventy-nine dollars.

For amount required to pay for supplies lost in the service of the United States in the war with the Nez Perce Indians, as reported by Colonel Thomas H. Ruger, of the Eighteenth Infantry, commanding the district of Montana, three thousand seven hundred and fifty dollars.

For amount required to effect a transfer in the settlement of the accounts of Charles H. Whittelsey, deceased, late a captain in the Thirteenth United States Infantry (sixteen dollars), involving no expenditure of money, he being a creditor to the amount of sixteen dollars under the appropriation for "Magazine for storing gunpowder, eighteen hundred and seventy-one and prior years," and a debtor to the same amount under the appropriation for "Ordnance, ordnance stores, and supplies, eighteen hundred and seventy-one and prior years," as per certificate of the Second Comptroller numbered nine hundred and thirty-seven, July fourteenth, eighteen hundred and eighty-one.

For payment of amounts for arrears of pay to two and three year volunteers who served in the war of the rebellion, which may be certified to be due by the accounting officers of the Treasury Department, up to June thirty-first, eighteen hundred and eighty-three, one hundred and fifteen thousand dollars.

For payment of amounts for bounty to volunteer soldiers who served in the war of the rebellion, and their widows and legal heirs, which may
be certified to be due by the accounting officers of the Treasury Department, up to June thirtieth, eighteen hundred and eighty-three, two hundred and thirty thousand dollars.

For payment of arrears of pay to officers and soldiers of the United States Army, which may be certified to be due by the accounting officers of the Treasury Department, up to June thirtieth, eighteen hundred and eighty-three, five hundred and fifty thousand dollars.

For payment of amounts for additional bounty under the act of July twenty-eighth, eighteen hundred and sixty-six, which may be certified to be due by the accounting officers of the Treasury Department up to June thirtieth, eighteen hundred and eighty-three, eighty thousand dollars.

To construct a passenger-elevator in the Providence Hospital building in the city of Washington, District of Columbia, three thousand five hundred dollars.

To pay John H. Morgan, as acting sergeant-at-arms of the committee of the Senate required to investigate the Cheyenne Indian raid of eighteen hundred and seventy-eight, twenty day's service, one hundred and twenty dollars.

NAVY DEPARTMENT.

NAVAL ESTABLISHMENT

For the following sums for the Navy and bureaus of the Navy Department, namely:

For contingent expenses of the Navy, fifteen thousand six hundred and thirty dollars.

For contingent expenses of the Bureau of Equipment and Recruiting, twelve thousand dollars.

For contingent expenses of the Bureau of Navigation, two thousand dollars.

For contingent expenses of the Bureau of Ordnance, one thousand five hundred dollars.

For the Bureau of Construction and Repair, seventy five thousand dollars.

For the Bureau of Steam Engineering, two hundred and twelve thousand dollars.

For legal expenses incurred by Rear-Admiral John L. Worden in defending the suit of Bernard Maurice against him for alleged damages caused by the Official acts of said Admiral Worden in the discharge of his duty while superintendent of the Naval Academy in eighteen hundred and seventy two, being on account of the service of the year eighteen hundred and eighty two, seven hundred and fifty dollars.

To complete the measurement of the velocity of light, and to publish drawings of the apparatus, two thousand dollars.

For accrued mileage to naval officers and officers of the Marine Corps under the act approved June thirtieth, eighteen hundred and seventy six, in accordance with the decision of the Supreme Court in the case of the United States versus Temple, fifty thousand dollars.

For accrued longevity pay of officers of the Marine Corps, in accordance with the decision of the Supreme Court in the case of the United States versus Tyler, twenty five thousand dollars.

MARINE CORPS.

For clothing for the Marine Corps, nineteen thousand six hundred and eighty one dollars.

To meet expenses at the several marine stations, and at the assistant quartermaster's office, for freight, ferriage, toll, cartage, funeral expenses of marines, stationery, telegraphing, apprehension of deserters, repair of gas and water fixtures, two thousand five hundred dollars.

To meet expenses for transportation of troops and of recruiting service, three thousand dollars.
To pay accounts for forage in kind for the authorized number of officer's horses, four thousand three hundred and forty six dollars and four cents.

To pay accounts for forage in kind for the authorized number of officers' horses from March first to June thirtieth eighteen hundred and eighty one, six hundred and sixty one dollars and ninety nine cents.

INTERIOR DEPARTMENT.

For fuel, light, and repairs of heating apparatus for the building occupied by the Interior Department, one thousand five hundred dollars.

For photolithographing or otherwise producing plates for the Official Gazette for the year eighteen hundred and eighty two, one thousand one hundred and seventy eight dollars and fifty cents; for the year eighteen hundred and eighty one, seven hundred and twenty two dollars and fifteen cents.

For current expenses of the commission in the investigation into the habits of the Rocky Mountain locusts, the cotton worm, and other insects injurious to the cotton plant and to agriculture, with a view of ascertaining how best to prevent their injuries, being the amount of unpaid bills of the commission for the year eighteen hundred and eighty one, one thousand and eighty six dollars.

GOVERNMENT HOSPITAL FOR THE INSANE.

For current expenses of the Government Hospital for the Insane: For support, clothing, and treatment in the Government Hospital for the Insane of the insane of the Army, Navy, Marine Corps, and Revenue-Cutter Service, and of all persons who have become insane since their entry into the military or naval service of the United States, and who are indigent, and of the indigent insane from the District of Columbia, twenty thousand seven hundred and ninety two dollars and fifty one cents: Provided, That one fourth of the amount herein appropriated shall be paid from the revenues of said District.

FREEDMEN'S HOSPITAL AND ASYLUM.

For subsistence on account of the Freedmen's Hospital, three thousand dollars.

PUBLIC-LAND SERVICE.

To pay the Union Pacific Railroad Company for transportation of instruments and stationery for the Geological Survey for the year eighteen hundred and eighty, ninety one dollars and sixty five cents.

For payment of amounts found due by the accounting officers of the Treasury Department on account of surveying the public lands as follows:

For the year eighteen hundred and eighty one, two thousand and ninety six dollars and twenty two cents.

For the year eighteen hundred and eighty three thousand three hundred and eighty nine dollars and two cents.

To pay amounts found due by the accounting officers of the Treasury Department for contingent expenses of the public-lands service for the year eighteen hundred and eighty seven hundred and ten dollars and fifty one cents.

For salaries and contingent expenses of offices of surveyors-general in Dakota, Louisiana, Arizona, and Nevada for eighteen hundred and eighty one, five hundred and eighty five dollars and three cents.

For salaries and commissions of registers and receivers of district land-offices for the fiscal year eighteen hundred and eighty one, sixty thousand and four dollars and seventy six cents.

For salaries and commissions of registers and receivers of district land-offices for the fiscal year eighteen hundred and eighty two, twenty five thousand four hundred and eighty one dollars.
For the payment to the heirs of Ely Moore, deceased, late register of the land-office at Lecompton, Kansas, for fees and commissions due him for the calendar year eighteen hundred and fifty nine, as per letter of the Commissioner of the General Land Office of date May, eighteen hundred and eighty one, four hundred and twenty three dollars and sixty one cents.

To reimburse the city of Burlington, in the State of Iowa, the sum erroneously deposited by the register and receiver at Des Moines, Iowa, and covered into the Treasury, two hundred and twenty five dollars.

To pay the American photolithographic company of New York City, the sum of two thousand dollars which shall be in full of the amount hereby declared due them from the government in final settlement of their claim for reproducing copies of drawings of patents in eighteen hundred and sixty nine and eighteen hundred and seventy to be paid by the Secretary of the Interior.

INDIAN AFFAIRS

To pay the Creek Nation of Indians for one hundred and seventy five thousand acres of land now occupied by the Seminole Nation, the sum of one hundred and seventy five thousand dollars, as per agreement made in pursuance of the act of March third, eighteen hundred and seventy three, which agreement bears date February fourteenth, eighteen hundred and eighty one, and is now on file in the Department of the Interior; said sum to be immediately available.

To pay indebtedness incurred for the Indian service during the fiscal year eighteen hundred and eighty one and prior years, as follows:

For this amount, or so much thereof as may be necessary, to pay indebtedness incurred under “Maintaining peace among and with various tribes and bands of Indians;” for the fiscal year eighteen hundred and seventy, to adjust balances, three thousand three hundred and fifty five dollars and forty eight cents, involving no expenditure of money from the Treasury;

For this amount, or so much thereof as may be necessary, to pay indebtedness incurred under “Fulfilling treaty with Chippewa of Lake Superior” and “Contingencies Indian Department,” for the fiscal year eighteen hundred and seventy four, six hundred and sixty two dollars and sixty two cents;

For this amount, or so much thereof as may be necessary, to pay indebtedness incurred under “Incidental expenses of Indian service in Dakota;” for the fiscal year eighteen hundred and seventy six, and “Expenses of a general council of Indians in the Indian Territory;” two hundred and twenty four dollars and sixty cents;

For this amount, or so much thereof as may be necessary, to pay indebtedness incurred under “Traveling expenses of Indian inspectors;” for the fiscal year eighteen hundred and seventy eight, forty five dollars;

For this amount, or so much thereof as may be necessary, to pay indebtedness incurred under “Telegraphing, purchase and transportation of Indian supplies;” for the fiscal year eighteen hundred and seventy nine, eleven thousand two hundred and seventy eight dollars and seventy three cents; of which sum two thousand three hundred and seven dollars and seventy one cents is appropriated to adjust balances, and involves no expenditure of money from the Treasury;

For this amount, or so much thereof as may be necessary, to pay indebtedness incurred under “Support of Apaches of Arizona and New Mexico;” “Support of Mojave Indians,” “Support of Arapahoes, Chey-
ennes, Apaches, Kiowas, Comanches, and Wichitas, "Telegraphing and purchase of Indian supplies," and "Transportation of Indian supplies," for the fiscal year eighteen hundred and eighty one, ninety-four thousand three hundred and eighty seven dollars and fifty six cents (of which sum sixty-one thousand three hundred and thirteen dollars and sixty one cents is appropriated to re-adjust balances, and involves no expenditures of money from the Treasury); in all, one hundred and fifty eight thousand two hundred and thirty five dollars and two cents: Provided, That no payments shall be made under the foregoing appropriations for Indian service except upon accounts duly audited.

For transportation of Indian supplies, sixty thousand dollars.

To enable the Secretary of the Interior to afford relief to the Kaskasia, Poo-rias, Wea, and Piankeshaw Indians located at the Quapaw Agency, Indian Territory, he is authorized to advance to their agents, from uninvested funds in the Treasury to their credit, the sum of fifteen thousand dollars, to be distributed among said Indians per capita.

For the payment of so much of the outstanding indebtedness, principal and interest, of the Kansas tribe of Indians, incurred under the stipulations of the fourth article of the treaty of October fifteenth, eighteen hundred and fifty nine, as is represented by scrip certificates known as "Kaw" or "Kansas Indian scrip," issued by the Commissioner of Indian Affairs to R. S. Stevens, for improvements made by him for the benefit of said Kansas Indians under certain contracts executed by and between the United States and the said R. S. Stevens, now in the possession of and belonging to any person or persons (mechanics and others) who actually performed the labor in the construction of the buildings and other improvements erected under said contracts, and who received the said certificates, in lieu of cash, in payment therefor, and who shall make satisfactory proof thereof to the Secretary of the Interior, fifteen thousand dollars, or so much thereof as may be necessary; Provided, That the same shall be taken from funds now in the Treasury of the United States to the credit of said Kansas Indians, derived from the sale of the Kansas Indian lands in Kansas, without regard to the preference given to the payment of the expenses of appraisement and sale of said lands.

To reimburse what is commonly known as the "civilization fund," the amount taken therefrom to defray the expenses of the removal of certain North Carolina Cherokee Indians to the Indian Territory during the year eighteen hundred and eighty one, two thousand nine hundred and thirty dollars and fifty cents.

This amount, to be expended for the Osage Indians, in accordance with section twelve of the act approved July fifteenth, eighteen hundred and seventy, being interest at five percentum per annum, as provided for in said act, and by section two of the act approved May ninth, eighteen hundred and seventy two, from July first, eighteen hundred and eighty, to April twenty fifth, eighteen hundred and eighty two, on the following amounts, being the net avails of Osage trust and diminished-reserve lands sold by the United States prior to January first, eighteen hundred and eighty two, as follows:

On five hundred and thirty five thousand one hundred and seventeen dollars and seventy three cents, from July first eighteen hundred and eighty, to March first, eighteen hundred and eighty one, seventeen thousand eight hundred and thirty seven dollars and twenty five cents;

On two million eight hundred and seventy three thousand two hundred and forty eight dollars and ninety nine cents, from March first, eighteen hundred and eighty one, to March first eighteen hundred and eighty two, one hundred and forty three thousand six hundred and sixty two dollars and forty four cents;

On two million eight hundred and seventy three thousand two hundred and forty eight dollars and ninety nine cents, from March first, eighteen hundred and eighty two, to April twenty fifth, eighteen hun-
dred and eighty two, twenty one thousand nine hundred and forty eight dollars and forty three cents

On one hundred and eleven thousand and twenty dollars and seventy three cents, from July first, eighteen hundred and eighty one, to April twenty fifth, eighteen hundred and eighty two, four thousand five hundred and forty eight dollars and seventy five cents;

On thirty five thousand six hundred and seventy eight dollars and eighty seven cents, from October first, eighteen hundred and eighty one, to April twenty fifth, eighteen hundred and eighty two, one thousand and fifteen dollars and eighty five cents;

On fifty eight thousand seven hundred and fifty five dollars and fifty two cents, from January first, eighteen hundred and eighty two, to April twenty fifth, eighteen hundred and eighty two, nine hundred and thirty eight dollars and forty five cents; in all, one hundred and eighty nine thousand nine hundred and fifty one dollars and seventeen cents: Provided, That all expenses incident to the disposition of Osage trust and diminished-reserve lands and Osage ceded lands in Kansas shall be paid by the receivers of public moneys out of the sums realized from the sales thereof, under the direction of the Secretary of the Interior; and all sums heretofore paid on account of the disposition of said lands shall be reimbursed the several appropriations out of which the same may have been paid, from the proceeds of the sale of said Osage trust and diminished-reserve lands and Osage ceded lands.

To pay the expenses of the Ute Commission provided for under section two of the act of June fifteen, eighteen hundred and eighty two, two thousand dollars.

To pay expenses of the board of Indian Commissioners, namely:
For salary of the secretary, two thousand dollars; for salary of messenger, six hundred dollars; for rent of office, four hundred dollars; for contingent expenses of office, two hundred dollars; and for traveling expenses of members, seven hundred dollars; in all, three thousand nine hundred dollars.

To pay James L. Henry, of Asheville, North Carolina, for services as attorney in behalf of the North Carolina Cherokee Indians, in the case of Polly Tatham, administratrix of Thomas C. Tatham, deceased, against the Eastern Band of Cherokee Indians of North Carolina, one hundred and fifty dollars, to be paid out of any funds in the Treasury belonging to said Indians.

TENTH CENSUS.

For continuation of the work of the tenth census, eighty thousand dollars.

MISCELLANEOUS.

For the payment of all sums reserved from the vouchers of George W. Cook which may be unpaid prior to January first, eighteen hundred and eighty, for artificial stone pavement laid by him on the Capitol Grounds under contract of September, eighteen hundred and seventy five, four thousand five hundred and thirty dollars and fifty seven cents, or so much thereof as may be necessary.

POST-OFFICE DEPARTMENT.

The following sums retained by postmasters as compensation out of the postal revenues, as shown on their audited quarterly accounts, being lawful commissions on revenue collected, and for the following years: For eighteen hundred and eighty, two thousand seven hundred and twenty three dollars and fifty six cents; for eighteen hundred and eighty one, seven hundred and ninety eight thousand seven hundred and forty two dollars and seventy nine cents;

For H. H. Hamlin, late postmaster at Augusta, Maine, for allowance for clerk-hire, fourth quarter, eighteen hundred and eighty, and first
and second quarters, eighteen hundred and eighty one, eight hundred and ninety one dollars and eighty nine cents;

For foreign-mail transportation for eighteen hundred and eighty one, twenty-eight thousand five hundred and twenty five dollars and thirty-nine cents;

For advertising for eighteen hundred and eighty one, one thousand three hundred and forty nine dollars and seventy nine cents;

For mail-messengers, thirteen thousand and six dollars and ninety eight cents; making, in all, eight hundred and forty five thousand two hundred and forty dollars and forty cents, said sums under this and the four foregoing paragraphs to be paid from the postal revenues for the fiscal years eighteen hundred and eighty and eighteen hundred and eighty-one.

For compensation of postmasters, payable from the postal revenues of eighteen hundred and eighty two, one million one hundred and ninety two thousand two hundred and six dollars and eighty eight cents.

For inland transportation by railroad routes, payable from the postal revenues of eighteen hundred and eighty two, one million one hundred and twenty thousand dollars.

For the transportation of foreign mails, seventy thousand dollars, payable from the postal revenues.

For wrapping paper, five thousand dollars, payable from the postal revenues.

For contingent expenses, namely: For fuel, two thousand six hundred and ninety-two dollars and fifty cents; for keeping horses and repairs of wagon, three hundred and forty dollars; in all, three thousand and thirty two dollars and fifty cents.

For engraving and printing and binding warrants and drafts, one hundred and forty four dollars and thirty-five cents.

Items for the year eighteen hundred and eighty one:

For compensation to clerks in post-offices, payable from the postal revenues, one thousand six hundred and thirty eight dollars and sixty seven cents.

For inland mail-transportation, thirty-two thousand three hundred and fifty six dollars and six cents.

For advertising, one hundred and forty four dollars and sixty cents.

For mail-messenger service, fifty-three dollars; this and the three foregoing items to be paid from the postal revenues for eighteen hundred and eighty one.

For contingent expenses, namely: For miscellaneous items and for keeping horses, four hundred and fourteen dollars and seven cents.

For contingent expenses, namely: For gas and telegraphing, for eighteen hundred and eighty, four hundred and ninety six dollars and fifty seven cents.

To pay in full for transferring the foreign mails through the City of Chicago from November first, eighteen hundred and seventy nine, to June thirtieth, eighteen hundred and eighty three, six thousand dollars.

DEPARTMENT OF JUSTICE.

For contingent expenses of the department, two thousand seven hundred and fifty dollars.

To pay the balance due for rent of four floors of the Freedman's Bank Building to and including May thirty first, the date of the transfer of the property to the United States, four thousand five hundred and eighty seven dollars and ninety cents.

JUDICIAL.

To pay the salary of the United States district judge for the Western district of Louisiana for the year eighteen hundred and eighty two, three thousand five hundred dollars.
To pay the salary of the United States district marshal for the western district of Louisiana for the year eighteen hundred and eighty two, two hundred dollars.

To pay the salary of the United States district attorney for the western district of Louisiana for the year eighteen hundred and eighty two, two hundred dollars.

FOR EXPENSES OF UNITED STATES COURTS.

For deficiencies for the following years, namely:

For the year eighteen hundred and eighty; For fees of district attorneys, twenty five thousand dollars; for fees of clerks, twenty five thousand dollars; for fees of United States marshals, thirty thousand dollars.

For the year eighteen hundred and eighty one: For fees of clerks, twenty five thousand dollars; for fees of United States commissioners, sixteen thousand dollars; for fees of marshals, sixty thousand dollars.

For the year eighteen hundred and eighty two: For fees and expenses of United States marshals, fifty thousand dollars; for fees of district attorneys, twenty five thousand dollars; for fees of clerks, fifty five thousand dollars; for fees of United States commissioners, fifty five thousand dollars; for fees of jurors, twenty thousand dollars; in all, three hundred and eighty six thousand dollars.

For Territorial courts in Utah, for eighteen hundred and eighty, two thousand eight hundred and seventy seven dollars and seventy six cents; for eighteen hundred and eighty one, ten thousand and thirty two dollars and twenty two cents; in all twelve thousand nine hundred and nine dollars and ninety eight cents.

For payment of special deputies at Congressional elections for the year eighteen hundred and eighty one and prior years, one hundred and twelve thousand six hundred dollars.

To pay judgment and costs in the suit of L. P. Milligan against Alvin P. Hovey et al, eight hundred and two dollars and sixteen cents.

To pay to the State asylum for insane criminals at Auburn, New York: For care and support of insane criminals chargeable to the United States Government, three thousand four hundred and twenty three dollars and ninety two cents.

That the appropriation of one thousand dollars made by section one of the act of June fifteenth, eighteen hundred and eighty, chapter two hundred and twenty five, "to enable the Attorney-General to employ a competent person to prepare for publication and superintend the printing of a full and complete digest of the opinions of the Attorneys-General contained in volumes one to sixteen, inclusive", is hereby continued, and said sum may be expended by the Attorney General in such manner, notwithstanding section seventeen hundred and sixty five of the Revised Statutes, as will in his judgment best effectuate the object of that appropriation.

SENATE

For clerks to committees and pages, two thousand five hundred dollars.

For pay of folders, one hundred and fifty eight dollars.

For miscellaneous items, twenty four thousand dollars.

To enable the Secretary of the Senate to pay George B. Edwards for services as clerk to the special committee appointed to investigate the affairs of the United States Soldiers' Home, from January eleventh, eighteen hundred and eighty two, to March seventh, eighteen hundred and eighty two, inclusive, fifty six days, at six dollars per day, three hundred and thirty six dollars.

To enable the Secretary of the Senate to pay the clerk to the Committee on Appropriations of the Senate the difference between the salary received by him and the amount paid to the clerk to the Commit-
Tee on Appropriations of the House of Representatives for services as clerk to that committee for the fiscal years eighteen hundred and eighty and eighteen hundred and eighty-one, such sum as may be necessary is hereby appropriated.

To enable the Secretary of the Senate to pay W. D. Blackford the difference between the pay received by him as skilled laborer and that of the assistants in the document room, he having performed the same service from the sixth day of December, eighteen hundred and eighty, to the first day of December, eighteen hundred and eighty-one, inclusive, four hundred and forty-five dollars and twenty-seven cents.

To enable the Secretary of the Senate to pay to the messengers in his office the difference between their present pay and that of a messenger of the Senate of the United States from July first, eighteen hundred and eighty-one, to June thirtieth, eighteen hundred and eighty-two, one hundred and forty-four dollars each.

To enable the Secretary of the Senate to pay to Joseph McGuckian the difference between his pay as special policeman in the office of the Secretary of the Senate and that of a messenger of the Senate of the United States from July first, eighteen hundred and seventy-nine, to June thirtieth, eighteen hundred and eighty, one hundred and forty-four dollars, he having performed the duties of a messenger during that period.

To enable the Secretary of the Senate to pay George A. Clarke, messenger to the reporters’ room of the Senate, the difference between his present pay and that of a messenger of the Senate of the United States from July first, eighteen hundred and eighty-one, to June thirtieth, eighteen hundred and eighty-two, two hundred and forty dollars.

To enable the Secretary of the Senate to pay George Gileland an amount equal to the difference between his pay as laborer on the rolls of the Senate and that received by messenger in charge of the reporter’s gallery, which position he was detailed to fill from December fifth, eighteen hundred and eighty-one, to June thirtieth, eighteen hundred and eighty-two, inclusive, four hundred and twelve dollars and eighty-five cents.

To enable the Secretary of the Senate to pay S. H. Colbath the sum of one thousand two hundred and fifty-eight dollars and eighty-nine cents, the balance of salary due by law to one discharging the duties performed by him as a messenger of the Senate from April first, eighteen hundred and seventy-nine, to May fifth, eighteen hundred and seventy-nine.

To enable the Secretary of the Senate to pay Thomas B. Bailey for services rendered by him as page in the Senate Chamber from November ninth to December fourth, eighteen hundred and seventy-seven, to May fifth, eighteen hundred and seventy-nine.

To enable the Secretary of the Senate to pay John S. Hickcox for services as assistant in folding-room from July first, eighteen hundred and eighty-one, to June thirtieth, eighteen hundred and eighty-two, inclusive, two hundred and forty dollars, this amount being the difference between the pay he receives and that of assistants in the document room: Provided, That hereafter no officer or employee of the Senate shall receive pay for any services performed by him at any rate higher than that provided for the office or employment to which he has been regularly appointed.

To enable the Secretary of the Senate to pay Daniel O’Neill for forty-five days’ services as a watchman on the Capitol Police force, one hundred and twelve dollars and fifty cents.

For work on the Capitol and general repair thereof, and for fireproofing the rooms adjoining the Hall of the old House of Representatives, two thousand dollars.

For payment of expert architects employed under the act of June eighth, eighteen hundred and eighty, for work on additional accommo-
dations for the Library of Congress, one thousand five hundred dollars, to be paid to the estate of the late Alexander R. Esty.

To enable the Secretary of the Senate to pay Charles N. Richards the difference between the pay of keeper of stationery and assistant keeper of stationery of the United States Senate for the period of time between the first day of May, eighteen hundred and eighty, and the first day of November, eighteen hundred and eighty-one, four hundred and fifty-four dollars and ten cents.

HOUSE OF REPRESENTATIVES.

For compensation of members of the House of Representatives and Delegates from the Territories, two hundred and eighty-six dollars and forty-seven cents.

For mileage, one thousand four hundred and eighty-five dollars and sixty cents.

For miscellaneous items of the contingent fund, twenty thousand dollars.

For newspapers and stationery for members of the House of Represent-atives, four thousand five hundred dollars.

For furniture and repairs of the same, four thousand dollars.

For the completion of the iron shelving, stairway, and file-cases in the file-room connected with the offices of the Clerk of the House, to be expended under the direction of the Architect of the Capitol, two thousand dollars.

To pay the legal representatives of the Honorable Fernando Wood, ten days' salary due him as a Representative in the Forty-sixth Congress, one hundred and thirty-eight dollars and eighty-nine cents.

To enable the Clerk of the House to pay the following named persons: To pay J. R. Fisher, two hundred dollars; Edwin Este, two hundred dollars; H. C. Acton, one hundred and thirteen dollars and eighty-eight cents; and to W. Kilgour, eighty-six dollars and twelve cents; being amounts due them for services as annual messengers in the post-office of the House of Representatives during the Forty-fifth Congress.

To pay Edward F. Riggs as assistant clerk in the stationery-room from March fifth, to April fifth, inclusive, and from October first to December nineteenth, inclusive, in the year eighteen hundred and eighty-one, in all one hundred and twelve days, at two dollars and forty cents per day, being the difference in the rate of pay as a page and as assistant clerk, two hundred and sixty-eight dollars and eighty cents.

To pay C. C. Smith, assistant clerk to the Committee on Appropriations, from February tenth to April ninth, eighteen hundred and eighty-two, two hundred and six dollars and thirty cents.

To pay Charles F. Rainey for nineteen days' service in the Sergeant-at-Arms office in December, eighteen hundred and seventy-nine, ninety-five dollars.

To pay Frederic W. Stiegleman, being the difference between his salary at one thousand dollars and that of a messenger at one thousand two hundred dollars per annum, from January first to June thirtieth, eighteen hundred and eighty-two, one hundred dollars; but this appropriation shall not be construed as an increase of said salary.

To pay Joel Grayson balance due him for services as assistant file-clerk from the fifth to the nineteenth of December, eighteen hundred and eighty-one, inclusive, at the rate of three dollars and sixty cents per diem, fifty dollars and forty cents.

To pay J. B. Holloway, for services as assistant clerk to the Committee on War-Claims, balance of salary due him from July second, eighteen hundred and seventy-nine, to November thirtieth, eighteen hundred and seventy-nine, inclusive, nine hundred and twelve dollars.

To pay James M. Hall, laborer in House, water-closet, for services in eighteen hundred and seventy-eight as laborer under the Doorkeeper,
balance due him under resolution offered in the House January fifteenth, eighteen hundred and eighty, one hundred and seventy-four dollars.

To pay F. W. Lynn, as messenger of the House of Representatives, one hundred and twenty-eight dollars, balance due him for services from December fifteenth, eighteen hundred and seventy-seven, to February first, eighteen hundred and seventy-eight.

To pay John P. Maloney for services as messenger to the official reporters of debates from December fifth, eighteen hundred and eighty-one to February twenty-fourth, eighteen hundred and eighty-two, at the rate of one thousand dollars per annum, two hundred and twenty dollars and sixty-five cents.

To pay J. S. Jones the difference between the amount received by him as messenger to the Committee on Appropriations of the House of Representatives during the Forty-sixth Congress and one thousand two hundred dollars per annum, four hundred and eight dollars and thirty-three cents.

To pay Henry H. Smith journal clerk of the House of Representatives, for extra services rendered and as reimbursement for money expended by him in compiling and indexing questions of order, decided in the House of Representatives, under the resolution of August fifteenth, eighteen hundred and seventy-four, and the revision thereof for the present session five hundred dollars.

To pay John B. Trainer, for services as messenger in the House of Representatives during the years eighteen hundred and seventy-seven and eighteen hundred and seventy-eight, two hundred and sixty-seven dollars and seventy-four cents.

To pay Frank L. Donnelly, for services as page in the House of Representatives at the extra session and regular session of the Forty-fifth Congress, ninety-two dollars and fifty cents.

To pay C. W. Coombs, department messenger of the House of Representatives for services from January tenth to April sixth, eighteen hundred and eighty-two, at one thousand two hundred dollars per annum, two hundred and eighty-nine dollars and seventy-seven cents, or so much thereof as may be necessary.

To pay George W. Julian expenses of contest with John S. Reid for seat in the House of Representatives, Forty-first Congress, two thousand dollars.

To pay Leonard Myers expenses incurred by him as per vouchers for the same in contesting the seat of John Moffitt in the Forty-first Congress, one thousand five hundred and ninety-seven dollars and twenty-three cents.

**DISTRICT OF COLUMBIA.**

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**Repairs of streets, alleys, etc.**

For current work of repairs of streets, alleys, and county roads, labor, cart-hire, materials, and miscellaneous items, two thousand four hundred and eighty-four dollars and seventy-six cents; for judicial expenses, twenty-five dollars and eighty cents; for executive office, one dollar and twenty-seven cents; in all, two thousand five hundred and eleven dollars and eighty-three cents, being for the year eighteen hundred and seventy-nine.

**Fire department, etc.**

For fire department; repairs to engine-houses, sixteen dollars and thirty-eight cents; for metropolitan police, contingent expenses, forty-five dollars and forty cents; for executive office, contingent expenses, eighteen dollars and seventy cents; for current work of repairs to streets, alleys, and county roads, three hundred and nineteen dollars and sixty-one cents; in all, four hundred dollars and nine cents; being for the year eighteen hundred and eighty.

For repairs to school buildings and fuel for schools, one hundred and eighty-two dollars and thirty-six cents; for fire department, contingent expenses, seven hundred and forty-two dollars and ninety-four cents; for Metropolitan police, contingent expenses, five hundred and eighty-
For salaries and traveling expenses of agents at seal fisheries in Alaska for eighteen hundred and eighty-one, two hundred and fifty-five dollars.

For expenses of light-vessels for eighteen hundred and seventy-nine and prior years, seven dollars and ninety-two cents.

For steam-tender for the fourth district, seven dollars and ninety-two cents.

For Fowey Rocks light-station, Florida, four dollars.

For Life-Saving Service for eighteen hundred and seventy-nine and prior years, two hundred and eighty-three dollars and eighty-seven cents.

For depot for thirteenth light-house district, five dollars and sixty-two cents.

For fuel, lights, and water for public buildings for eighteen hundred and seventy-nine and prior years, one hundred and ten dollars and eighty-two cents.

WAR DEPARTMENT CLAIMS ALLOWED BY THE SECOND AUDITOR AND SECOND COMPTROLLER.

For pay of volunteers (Mexican war) for eighteen hundred and seventy-one and prior years, two hundred and seventy-four dollars and thirty-three cents.

For pay of mounted riflemen (volunteers), under Colonel Fremont, for eighteen hundred and forty-six, eighteen hundred and seventy-one, and prior years, one hundred and one dollars and sixty-six cents.

For traveling expenses of First-Michigan Cavalry prior to July first, eighteen hundred and seventy-nine, three hundred and fifty-nine dollars and thirty-four cents.

For traveling expenses of California and Nevada volunteers prior to July first, eighteen hundred and seventy-nine, one hundred and fifty-five dollars and twelve cents.

For collecting, drilling, and organizing volunteers in eighteen hundred and seventy-one and prior years, three dollars and twelve cents.

For draft and substitute fund for eighteen hundred and seventy-one and prior years, two dollars and seventy-nine cents.

For allowance for reduction of wages under eight-hour law prior to July first, eighteen hundred and seventy-nine, thirty dollars and fifty-six cents.

For contingencies of the Army for eighteen hundred and seventy-nine and prior years, two thousand two hundred and seventy-six dollars and sixty-seven cents.

For contingencies of the Army for same period, to pay the judgment, including costs and interest rendered against Lieutenant Royal E. Whitman, Third Cavalry, in the United States court in Nebraska, in eighteen hundred and seventy-seven, two hundred and forty-nine dollars and fifty cents.

For medical and hospital department for same period, one thousand, two hundred and five dollars and ninety-six cents.

For expenses of recruiting for same period, ninety-three dollars and forty-three cents.

For expenses of recruiting for eighteen hundred and eighty-one, six hundred and forty-one dollars and three cents.

INTERIOR DEPARTMENT CLAIMS ALLOWED BY THE SECOND AUDITOR AND SECOND COMPTROLLER.

For pay of superintendent in Dakota for eighteen hundred and seventy-eight and prior years, forty-four dollars and forty-four cents.

For pay of Indian agents for eighteen hundred and seventy-nine and
six dollars and thirty-four cents; for health department, contingent expenses, one hundred and forty-three dollars; for printing annual report of Commissioners, one thousand six hundred and sixty-seven dollars and eleven cents; for transportation of paupers, seven dollars and ninety-five cents; for work on sundry streets, and replacement of pavements, five hundred and thirty-three dollars and nineteen cents; being for the year eighteen hundred and eighty-one.

For public schools: For salaries of teachers, eight thousand dollars; for contingent expenses, five thousand dollars; for repairs to school-buildings, three thousand dollars; for fuel, five thousand dollars; for steam-heating and ventilating the Webster and Gales school-buildings, the work to be done under the supervision of the Architect of the Capitol and the District inspector of buildings, ten thousand dollars; for furniture for the High, Webster, and Gales school-buildings, ten thousand dollars; for inclosing and improving grounds at Henry, Garnet, Webster, and Gales schools, two thousand dollars; for four extra brick ventilating-shafts at High School building, one thousand five hundred dollars; for two extra brick ventilating-shafts for Tenth and H streets school building, seven hundred and fifty dollars; for two extra brick ventilating-shafts for First street and Massachusetts avenue school building, seven hundred and fifty dollars; for completing water closets, and ventilation thereof in school-buildings, one thousand dollars.

To enable the Commissioners of the District of Columbia to pay to the janitors of the Franklin, Sumner, Jefferson, Seaton, Curtis, Randall, Abbott, and John F. Cook school-buildings the amounts withheld from the pay of said janitors on account of quarters in said buildings during the fiscal year eighteen hundred and eighty, from which quarters they were removed for sanitary reasons after the appropriations for said year had been made, one thousand three hundred and forty-four dollars, or so much thereof as may be necessary.

For gas-saving governors in District buildings, five hundred dollars.

For fire department: For forage, fuel, repairs to apparatus, and contingent expenses, three thousand eight hundred dollars.

For Washington Asylum: For contingent expenses, five thousand dollars.

For Metropolitan police: For miscellaneous and contingent expenses, such as stationery, books, telegraphing, printing, gas, ice, washing, meals for prisoners, repairs to van, livery, forage, and suppression and detection of crime, one thousand two hundred and twenty-four dollars.

For miscellaneous expenses, such as books for register of wills, printing checks, damages, and miscellaneous expenses, one thousand five hundred dollars.

For salaries and contingent expenses of assessor's office, one thousand dollars.

For Reform School: For groceries, two hundred dollars; flour, three hundred and fifty dollars; meat, six hundred dollars; dry-goods, seven hundred and fifty dollars; gas, seventy-five dollars; hardware, tableware, and wooden-ware, two hundred dollars, furniture, five hundred dollars; medicines and medical supplies, one hundred dollars; in all, two thousand seven hundred and seventy-five dollars; making a total for the year eighteen hundred and eighty-two of sixty-six thousand six hundred and fifteen dollars.

For the health department: For rent of building, one hundred and thirty dollars; for forage for three horses, one hundred dollars; for printing, one hundred and forty dollars; for telephonic service, one hundred and twenty dollars; in all, four hundred and ninety dollars.

To pay J. W. Reynolds, temporary clerk in the office of the assessor of the District of Columbia, for services rendered in January and February, eighteen hundred and eighty-two, one hundred and fifty dollars.
Provided, That one-half of the foregoing sums for the government of the District of Columbia shall be paid from the revenues of the said District.

For the purpose of enabling the Commissioners of the District of Columbia to complete the investment of the ten-per centum retained under the contract for the construction of the first section of the Boundary-street sewer, a sufficient sum is hereby transferred from the money paid into the Treasury for the year eighteen hundred and eighty-one, and made applicable to the year eighteen hundred and seventy-nine, and to enable the Commissioners to meet liabilities incurred under the act approved March third, eighteen hundred and eighty-one entitled "An act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-two and for other purposes", so much of the unexpended balance now remaining to the credit of the District for the year, eighteen hundred and eighty-one as is not required to meet outstanding liabilities is hereby transferred and made applicable to the year ending June thirtieth, eighteen hundred and eighty-two. And the unexpended balances of appropriations for the District for the years ending June, thirtieth, eighteen hundred and seventy-nine and June, thirtieth, eighteen hundred and eighty, are hereby re-appropriated for the purpose of paying legal obligations incurred during the said fiscal years. And provided further, That in consideration of a deficiency in the collection of taxes for the year eighteen hundred and eighty-two, the sum of fifty thousand dollars or so much thereof as may be necessary of the District revenue from taxes for the year eighteen hundred and eighty-three may be credited and applied to meet liabilities of the District, the same as if collected during the year ending June thirtieth eighteen hundred and eighty-two.

MISCELLANEOUS.

William H. Greenleaf.

Provided, That the sum of six hundred and forty-four dollars and thirty-eight cents be appropriated, out of any money in the Treasury not otherwise appropriated, to pay William H. Greenleaf the amount due him as receiver of public moneys at Benson, Minnesota: Provided, That of this sum four hundred and eight dollars and fifty-eight cents shall be credited to him on his accounts as receiver, and so forth, for the sale of Sioux Indian lands, and the remainder paid to him, the same being to his credit on the books of the Treasury Department.

To pay Thomas J. Hobbs for disbursing the appropriations for the construction of the National Museum Building, under appointment of the Secretary of the Treasury of March twenty-eighth, eighteen hundred and seventy-nine, two hundred and fifty dollars, in full satisfaction therefor.

To pay John S. Williams, of the General Land Office, for extra services in compiling and supervising the Biennial Register for eighteen hundred and seventy-nine, two-hundred dollars: Provided, That hereafter no extra compensation shall be allowed any officer or clerk of the Interior Department for compiling the Biennial Register.

To pay General M. C. Meigs for expenses incurred for drawings and advertising under the provision of the sundry civil act for eighteen hundred and eighty-two relating to a new pension-office building, three hundred and six dollars and nineteen cents.

To complete the reconstruction of the salmon-hatching establishment on the McCloud River, California, five thousand and one dollars and forty-five cents.

Payment of claims certified by accounting officers of the Treasury, etc.

Sec. 2.—That for the payment of claims certified to be due by the several accounting officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the act of June twentieth, eighteen hundred and seventy-four, and under appropriations heretofore treated as permanent, being for the service of the fiscal year...
eighteen hundred and eighty-one and prior years, and which have been
certified to Congress under section four of the act of June fourteenth,
eighteen hundred and seventy-eight, as fully set forth in House Execu-
tive Document Number Twenty-six, Forty-seventh Congress, first ses-
sion, there is appropriated as follows:

CLAIMS ALLOWED BY THE FIRST COMPTROLLER.

STATE DEPARTMENT.

For foreign intercourse as follows: For contingent expenses of United
States consulates for eighteen hundred and seventy-nine and prior years,
two hundred and thirty dollars.

For salaries in the consular service for same period, six hundred and
seventy-three dollars and forty-seven cents.

For relief and protection of American seamen for same period, two
hundred and fifty-one dollars and sixty-five cents.

TREASURY DEPARTMENT.

For internal revenue as follows: For redemption of stamps prior to
July first, eighteen hundred and seventy-nine, nine thousand four hun-
dred and fifty-eight dollars and seventy-six cents.

For allowance or drawback for same period nine hundred and twenty
dollars and ninety-eight cents.

For refunding taxes illegally collected for same period, eleven thou-
sand and seventy-five dollars and five cents.

For punishment for violation of internal revenue laws for same period,
three hundred and ninety-two dollars and sixty-three cents.

For expenses of assessing and collecting internal revenue for eighteen
hundred and seventy-five and prior years, six hundred and fifty-three
dollars and fifty-six cents.

For salaries and expenses of supervisors and subordinate officers of
internal revenue for eighteen hundred and seventy-seven and prior years,
seven hundred and fifty dollars and twenty-two cents.

For salaries and expenses of agents and subordinate officers of inter-
renal revenue for eighteen hundred and seventy-nine and prior years, four
hundred and eighty-eight dollars and eighty-one cents.

For mints and assay-offices, all being for the fiscal year eighteen hun-
dred and seventy-nine and prior years, as follows:

For contingent expenses of the mint at Carson, one hundred and fifty
dollars and nineteen cents.

For contingent expenses of the mint at San Francisco, seven hundred
and eighty-six dollars and seventy-one cents.

For contingent expenses of the assay-office at Helena, thirty-six dollars
and twenty-five cents.

For freight on bullion for the mint at Philadelphia, three thousand
two hundred and eighty-six dollars and four cents.

For miscellaneous expenses, all being for the fiscal year eighteen hun-
dred and seventy-nine and prior years, as follows:

For contingent expenses of independent treasury two hundred and
fifty-three dollars and nine cents.

For building for Bureau of Engraving and Printing, eight hundred
and ninety-eight dollars.

For propagation of food-fishes, twenty-three dollars and eighty cents.

For refunding to national-banking associations excess of duty prior
to July first, eighteen hundred and seventy-nine, one thousand four hun-
dred and one dollars and sixty-five cents.

For contingent expenses of steamboat-inspection service prior to July
first, eighteen hundred and seventy-nine, eleven dollars and seventy-
five cents.
Redemption five-twenties of 1892. For redemption of five-twenties of eighteen hundred and sixty-two, seven hundred and twelve dollars and forty-seven cents.

Correction of error on books of Treasury, etc. To enable the accounting officers of the Treasury to make the necessary entries on the books of the department to correct an error in the redemption account of the public debt caused by the erroneous payment, under direction of the First Comptroller, dated January eighteen, hundred and seventy-seven, of the principal and interest of coupon bond numbered seventeen hundred and sixteen, first series, issued under act of February twenty-fifth, eighteen hundred and sixty-two, to Hamilton B. Russell, administrator of the estate of Mary McDonald, deceased, by fraudulent statements and affidavits of himself and others asserting the destruction of said bond.

Hamilton B. Russell, administrator of Mary McDonald, deceased.

Interior Department.
Fuel and lights. For fuel and lights in the Department of the Interior for eighteen hundred and seventy-seven and prior years, ninety-four dollars and fifty cents.

Contingent expenses office of Secretary. For contingent expenses of the Office of the Secretary of the Interior for same period, thirty-six dollars.

Surveying public and private lands. For surveying public and private lands for eighteen hundred and seventy nine and prior years, two hundred and eleven dollars and ninety-five cents.

Registers and receivers. For salaries and commissions of registers and receivers for same period, four hundred and eighty-two dollars and twenty-four cents.

Five, three, and two per centum funds to the States of Minnesota and Nebraska. For five, three, and two per centum fund to States prior to July first, eighteen hundred and seventy-nine: To the State of Minnesota, thirty-seven thousand two hundred and thirty-three dollars and fifty-seven cents; to the State of Nebraska, one thousand nine hundred and ninety-three dollars and eighty-seven cents; in all, thirty-nine thousand one hundred and ninety-seven dollars and forty-four cents.

Rocky Mountain locusts. For commission to report upon the depredations of Rocky Mountain locusts, for eighteen hundred and seventy-nine and prior years, two thousand five hundred dollars.

Yellowstone National Park. For protection and improvement of Yellowstone National Park, for same period, one hundred and fifty-five dollars.

Judicial.
United States courts. For expenses of United States courts for eighteen hundred and seventy-nine and prior years, fifty-four thousand seven hundred and eleven dollars and ninety-six cents.

Territorial courts, Utah. For expenses of Territorial courts in Utah for same period, two hundred and three dollars and fifty cents.

Supervisors of elections. For fees of supervisors of elections prior to July first, eighteen hundred and seventy-nine, two hundred and forty dollars.

DEPARTMENT OF JUSTICE—JUDICIAL.

Revenue from customs. For collecting the revenue from customs prior to July first, eighteen hundred and seventy-nine, ninety thousand six hundred and ninety-eight dollars and eighty-three cents.

Public building, Evansville, Ind. For custom-house, court-house, and post office at Evansville, Indiana, one dollar and twelve cents.

Compensation in lieu of moieties. For compensation in lieu of moieties foreighteen hundred and seventy-nine and prior years, sixty dollars and fifteen cents.

Revenue Cutter Service. For expenses of Revenue Cutter Service for eighteen hundred and seventy-nine and prior years, five dollars and fifty cents.

Marine Hospital Service. For Marine Hospital Service prior to July first, eighteen hundred and seventy-nine, six dollars and seventeen cents.

Light-house supplies. For supplies for light houses for eighteen hundred and seventy-nine and prior years, five hundred and sixty-five dollars and eighty-nine cents.

CLAIMS ALLOWED BY THE COMMISSIONER OF CUSTOMS.

For collecting the revenue from customs prior to July first, eighteen hundred and seventy-nine, ninety thousand six hundred and ninety-eight dollars and eighty-three cents.

For custom-house, court-house, and post office at Evansville, Indiana, one dollar and twelve cents.

For compensation in lieu of moieties foreighteen hundred and seventy-nine and prior years, sixty dollars and fifteen cents.

For expenses of Revenue Cutter Service for eighteen hundred and seventy-nine and prior years, five dollars and fifty cents.

For Marine Hospital Service prior to July first, eighteen hundred and seventy-nine, six dollars and seventeen cents.

For supplies for light houses for eighteen hundred and seventy-nine and prior years, five hundred and sixty-five dollars and eighty-nine cents.
For salaries and traveling expenses of agents at seal fisheries in Alaska for eighteen hundred and eighty-one, two hundred and fifty-five dollars.

For expenses of light-vessels for eighteen hundred and seventy-nine and prior years, seven dollars and ninety-two cents.

For steam-tender for the fourth district, seven dollars and ninety-two cents.

For Fowey Rocks light-station, Florida, four dollars.

For Life-Saving Service for eighteen hundred and seventy-nine and prior years, two hundred and eighty-three dollars and eighty-seven cents.

For depot for thirteenth light-house district, five dollars and sixty-two cents.

For fuel, lights, and water for public buildings for eighteen hundred and seventy-nine and prior years, one hundred and ten dollars and eighty-two cents.

**WAR DEPARTMENT CLAIMS ALLOWED BY THE SECOND AUDITOR AND SECOND COMPTROLLER.**

For pay of volunteers (Mexican war) for eighteen hundred and seventy-one and prior years, two hundred and seventy-four dollars and thirty-three cents.

For pay of mounted riflemen (volunteers), under Colonel Fremont, for eighteen hundred and forty-six, eighteen hundred and seventy-one, and prior years, one hundred and one dollars and sixty-six cents.

For traveling expenses of First-Michigan Cavalry prior to July first, eighteen hundred and seventy-nine, three hundred and fifty-nine dollars and thirty-four cents.

For traveling expenses of California and Nevada volunteers prior to July first, eighteen hundred and seventy-nine, one hundred and fifty-five dollars and twelve cents.

For collecting, drilling, and organizing volunteers in eighteen hundred and seventy-one and prior years, three dollars and twelve cents.

For draft and substitute fund for eighteen hundred and seventy-one and prior years, two dollars and seventy-nine cents.

For allowance for reduction of wages under eight-hour law prior to July first, eighteen hundred and seventy-nine, thirty dollars and fifty-six cents.

For contingencies of the Army for eighteen hundred and seventy-nine and prior years, two thousand two hundred and seventy-six dollars and sixty-seven cents.

For contingencies of the Army for same period, to pay the judgment, including costs and interest rendered against Lieutenant Royal E. Whitman, Third Cavalry, in the United States court in Nebraska, in eighteen hundred and seventy-seven, two hundred and forty-nine dollars and fifty cents

For medical and hospital department for same period, one thousand, two hundred and five dollars and ninety-six cents.

For expenses of recruiting for same period, ninety-three dollars and forty-three cents.

For expenses of recruiting for eighteen hundred and eighty-one, six hundred and forty-one dollars and three cents

**INTERIOR DEPARTMENT CLAIMS ALLOWED BY THE SECOND AUDITOR AND SECOND COMPTROLLER.**

For pay of superintendent in Dakota for eighteen hundred and seventy-eight and prior years, forty-four dollars and forty-four cents.

For pay of Indian agents for eighteen hundred and seventy-nine and
prior years, two thousand one hundred and thirty-one dollars and seventy-one cents.

For pay of interpreters for same period, thirty-four dollars and twenty cents.

Interpreters.

For traveling expenses of Indian inspectors for same period, seven hundred and twenty-two dollars and fifty cents.

Inspectors.

For contingencies of the Indian Department for same period, two thousand two hundred and six dollars and six cents.

Contingencies, Indian Department.

For expenses of Indian commissioners for same period, six hundred and ninety dollars.

Indian commissioners.

For support of Apaches of Arizona and New Mexico for same period, two hundred and twenty-one dollars and eighty-one cents.

Apache Indians, Arizona and New Mexico.

For support of Blackfeet, Bloods, and Piegans for same period, twenty-five dollars and twenty cents.

Blackfeet, Bloods, and Piegans.

For support of Chippewas, Pillager, and Lake Winnebagogoshish bands for same period, five hundred and fifteen dollars and eleven cents.

Chippewas, Pillager, and Lake Winnebagogoshish bands.

For support of Chippewas of Red Lake and Pembina for same period, fifty three dollars and seventeen cents.

Chippewas of Red Lake, etc.

For support of Flatheads and other confederated tribes, for same period, thirteen dollars and fifty cents.

Flatheads, etc.

For support of mixed Shoshones, Bannocks, and Sheepeaters for same period, three hundred and forty-one dollars and fifty-five cents.

Mixed Shoshones, Bannocks, and Sheepeaters.

For support of Navajoes for same period, five hundred and ninety-eight dollars and fifty-eight cents.

Navajoes.

For support of Poncas for same period, four dollars and fifty cents.

Poncas.

For support of Crows for same period, four hundred dollars and seventy-five cents.

Crow.

For support of Pawnees for same period, six hundred and eighty-one dollars and forty-three cents.

Pawnees.

For support of schools not otherwise provided for, for same period, one hundred and twenty-five dollars.

Schools.

For support of Sioux of different tribes, including Santee Sioux of Nebraska, for same period, eight thousand four hundred and twenty dollars and twenty-two cents.

Sioux.

For support of Tabequache, Muache, Capote, Weeminuche, Yampa, Grand River, and Uintah bands of Utes for same period, three thousand four hundred and forty-eight dollars and thirty-one cents.

Tabequache, Muache, Capote, etc.

For support of Shoshones and Bannocks for same period, eight thousand two hundred and four dollars and one cent.

Shoshones and Bannocks.

For support of Utahs, Tabequache band, for same period, seventy-one dollars and sixty-six cents.

Utahs.

For incidental expenses of the Indian service in eighteen hundred and seventy-nine, as follows: In Arizona, one thousand and eighty-seven dollars and thirteen cents; in California, eight hundred and twenty-seven dollars and thirty-one cents; in Dakota, sixty-nine dollars and five cents; in Idaho two hundred and twenty-four dollars and forty-four cents; in Nevada, three thousand four hundred and thirty-eight dollars and thirteen cents; in New Mexico, ninety-two dollars and ninety-six cents; in Oregon, one thousand seven hundred and forty-six dollars and eighty-three cents; in Utah, seven hundred and seventy-nine dollars and twenty-two cents; in Washington Territory, five hundred and sixty dollars.

Incidental expenses of Indian service in Arizona, California, Dakota, Idaho, Nevada, etc.

For telegraphing and purchase of Indian supplies for same period, three hundred and sixty-four dollars and sixty-five cents.

Telegraphing, etc.

For transportation of Indian supplies for same period, three thousand nine hundred and forty-four dollars and forty-eight cents.

In Nevada for eighteen hundred and eighty, forty-six dollars and fifty cents.

For telegraphing and purchase of Indian supplies for eighteen hun-
dred and eighty-one, three hundred and nineteen dollars and sixty-five cents.

For contingencies of the Indian Department for eighteen hundred and eighty, one thousand six hundred and seventy dollars and forty-four cents.

For contingencies of the Indian Department for eighteen hundred and eighty-one, three hundred and thirty-six dollars and twenty cents.

In California, for incidental expenses of the Indian service for eighteen hundred and eighty, seventy-eight dollars and twenty-five cents; and in Colorado, twenty-one dollars and fifty-nine cents.

For transportation of Indian supplies for eighteen hundred and eighty, five thousand five hundred and eighty-six dollars and twenty-six cents.

For maintaining peace among and with the various tribes and bands of Indians for eighteen hundred and seventy-three and prior years, one thousand two hundred and five dollars and seventy-eight cents.

To reimburse the State of Nebraska for expenses incurred in repelling Indian hostilities under settlement made by the Second Comptroller March eighteenth, eighteen hundred and eighty-two, four thousand one hundred and ninety-three dollars and seventy-eight cents.

Fulfilling treaty with Flatheads and other confederated tribes, eighteen hundred and seventy three and prior years.

To pay balance found due by the accounting officers to Charles S. Jones, late Indian agent, on settlement of his accounts, seven hundred and nineteen dollars and thirty-two cents, as per letter of the Secretary of the Treasury of June twenty-second, eighteen hundred and eighty-two.

WAR DEPARTMENT CLAIMS ALLOWED BY THE THIRD AUDITOR AND SECOND COMPTROLLER.

For barracks and quarters for eighteen hundred and seventy-eight and prior years: To pay two claims, each numbered ninety nine hundred and seventy-two, one to John W. Twiggs, one thousand two hundred and forty-one dollars and eighty cents, the other to Marion Twiggs Myers, two thousand and twenty-six dollars and sixty-seven cents, as per House Executive Document Number Thirty, Forty-sixth Congress, third session.

For regular supplies of Quartermaster's Department for eighteen hundred and seventy-nine and prior years, two thousand eight hundred and three dollars and sixty-one cents.

For Army transportation for same period, one hundred and twenty-five thousand five hundred and ninety-three dollars and eighty-seven cents.

For incidental expenses of Quartermaster's Department, for same period, two thousand two hundred and ninety-six dollars and nine cents.

For barracks and quarters for same period, three hundred and ninety-seven dollars and forty-three cents.

For horses for cavalry and artillery for same period, four thousand and ninety-nine dollars.

For clothing and camp and garrison equipage for same period, one hundred and eighty-nine dollars and seventy-one cents.

For national cemeteries for same period, one hundred and seventy dollars and forty-five cents.

For subsistence of the Army for same period, one thousand six hundred and sixty dollars and ninety-one cents.

For commutation of rations to prisoners of war in rebel States prior to July first, eighteen hundred and seventy-nine, twelve thousand six hundred and twenty dollars and fifty cents; and of this amount on the claim numbered sixty thousand one hundred and seventy-two, for fifty-nine dollars and seventy-five cents, twenty-seven dollars and seventy-five cents only is to be paid the claimant, and the balance, thirty-two

Contingent expenses Indian Department.

Reimbursement to State of Nebraska.

Charles S. Jones.

John W. Twiggs.

Marion Twiggs Myers.

Supplies.

Transportation, Army.

Barracks.

Horses.

Clothing, etc.

National cemeteries.

Subsistence, Army.

Remission of rations to prisoners of war in rebel States, etc.
dollars, shall be applied to a charge against him on the books of the Second Auditor.

For transportation of officers and their baggage for eighteen hundred and seventy-one and prior years, one hundred and three dollars and ten cents.

For barracks and quarters for eighteen hundred and eighty-one, six hundred and forty-eight dollars and eighty-five cents.

For pay, transportation, services, and supplies of Oregon and Washington volunteers for eighteen hundred and fifty-six, eighteen hundred and seventy-one, and prior years, two thousand five hundred and one dollars and eighty-one cents.

For horses and other property lost in the military service prior to July first, eighteen hundred and seventy-nine, fifty-six thousand nine hundred and twenty-four dollars and three cents.

For twenty per centum additional compensation prior to July first, eighteen hundred and seventy-nine, two hundred and twenty-five dollars and seventy-three cents.

To refund to the State of Missouri payments made to officers and privates of the militia forces of that State for military services actually performed in the suppression of the rebellion, two hundred and thirty-four thousand five hundred and ninety-four dollars and ten cents.

NAVY DEPARTMENT CLAIMS ALLOWED BY THE FOURTH AUDITOR.

For the pay of the Navy prior to July first, eighteen hundred and seventy-nine, twenty thousand three hundred and seventy-eight cents.

For pay of the Marine Corps for same period, three hundred and fifty-two dollars and ninety-five cents.

For contingent of the Marine Corps for eighteen hundred and seventy-nine and prior years, thirty-one dollars.

For enlistment bounties to seamen prior to July first, eighteen hundred and seventy-nine, two thousand five hundred and sixty-seven dollars and eighteen cents.

For bounty for destruction of enemy’s vessels prior to July first, eighteen hundred and seventy-nine, six hundred and six dollars and forty-two cents.

For indemnity for lost clothing for same period, eight hundred and twenty dollars and eighty-three cents.

For Bureau of Provisions and Clothing for eighteen hundred and seventy-nine and prior years, one thousand and eighty-three dollars and forty-seven cents, and for eighteen hundred and eighty, twenty-one dollars and sixty cents.

For contingent Bureau of Equipment and Recruiting for eighteen hundred and seventy-nine and prior years, two hundred and seventy-nine dollars and ninety cents.

For pay miscellaneous, eighteen hundred and seventy-nine and prior years, twenty-five dollars and sixty-eight cents.
For allowance for reduction of wages under eight-hour law prior to
July first, eighteen hundred and seventy-nine, twenty-two dollars.

For Bureau of Construction and Repair, eighteen hundred and seventy-nine and prior years, two dollars and twenty-five cents.

For maintenance Yards and Docks for eighteen hundred and seventy-nine and prior years, thirty-three dollars.

POST-OFFICE DEPARTMENT.

For deficiency in postal revenues for eighteen hundred and seventy-nine and prior years, to pay certificates numbered one hundred and five to one hundred and thirty-six, both inclusive, five thousand nine hundred and ninety-six dollars and two cents.

For deficiency in postal revenues for same period, to pay E. T. Fox, N. N. Betts, and C. M. Manville, sureties of S. W. Alvord, late post-master at Towanda, Pennsylvania, two hundred and twenty-five dollars.

SEC. 3.—That for the payment of the following supplemental list of claims, which are fully set forth in House Executive Document Number Two hundred and two, Forty-seventh Congress, first session, and are allowed by, the accounting officers of the Treasury under the fourth section of the act of June fourteenth, eighteen hundred and seventy-eight, since January fourteenth, eighteen hundred and seventy-two, transmitted by letter of Secretary of the Treasury of May fifteenth, eighteen hundred and eighty-two, there be appropriated as follows:

CLAIMS ALLOWED BY THE FIRST COMPTROLLER.

LEGISLATIVE.

For improving Botanic Garden, eighteen hundred and seventy-nine and prior years, nine dollars and thirty-two cents.

TREASURY DEPARTMENT.

For internal revenue as follows: For refunding taxes illegally collected prior to July first, eighteen hundred and seventy-nine, five thousand five hundred and nineteen dollars and ninety-five cents.

For expenses of assessing and collecting internal revenue, eighteen hundred and seventy-five and prior years, three hundred and ninety-five dollars and twelve cents.

For salaries and expenses of collectors of internal revenue, eighteen hundred and seventy-nine and prior years, one hundred and ninety-five dollars and seventy cents.

For salaries and expenses of agents and subordinate officers of internal revenue, same period, eleven dollars and thirty-five cents.

For miscellaneous expenses as follows: For contingent expenses of the Treasury Department, freight, telegrams, and so forth, eighteen hundred and seventy-nine and prior years, thirty-one dollars and eleven cents.

For vaults, safes, and locks for public buildings, same period, seven dollars and eighty cents.

INTERIOR DEPARTMENT.

For surveying public and private lands, eighteen hundred and seventy-nine and prior years, one hundred and twenty-four dollars and sixty-seven cents.

DEPARTMENT OF JUSTICE—JUDICIAL.

For expenses of United States courts, same period, three thousand nine hundred and sixty-six dollars and seventy cents.

For expenses of Territorial courts in Utah, same period, five hundred and fifty-five dollars and fifty-one cents.
CLAIMS ALLOWED BY THE COMMISSIONER OF CUSTOMS.

For collecting the revenue from customs prior to July first, eighteen hundred and seventy-nine, three, thousand two hundred and fifty-five dollars and thirty-one cents;

For Life-Saving Service, contingent expenses, forty-two dollars and twenty-one cents;

For repairs and preservation of public buildings, one hundred and fifty-six dollars and twenty-four cents;

For supplies of light-houses, thirty-eight dollars and forty cents;

For expenses of light-vessels, thirty-nine dollars and sixty cents;

For expenses of buoyage, forty-three dollars and twenty-cents; all being for eighteen hundred and seventy-nine and prior years.

CLAIMS ALLOWED BY SECOND AUDITOR AND SECOND COMPTROLLER.

For pay of two and three year volunteers, eighteen hundred and seventy-one and prior years, three thousand nine hundred and thirty-four dollars and thirty cents.

For pay of the Army, eighteen hundred and seventy-nine and prior years, four hundred and thirty-four dollars and eighty cents.

For bounty to volunteers and their widows and legal heirs, eighteen hundred and seventy-one and prior years, fourteen thousand four hundred and twenty-seven dollars and eighty-eight cents.

For draft and substitute fund, same period, five dollars and fifty-eight cents.

For expenses of recruiting, eighteen hundred and seventy-nine and prior years, ninety-nine dollars and thirty-two cents.

For ordnance, ordnance stores, and so forth, same period, four hundred and fifty-two dollars.

INTERIOR DEPARTMENT.

For pay of Indian agents, eighteen hundred and seventy-nine and prior years, four hundred and ninety-two dollars and ninety-seven cents.

For contingencies of Indian Department, eighteen hundred and seventy-nine and prior years, forty-six dollars.

For incidental expenses of the Indian service in Arizona, eighteen hundred and seventy-nine and prior years, one hundred and eighty dollars.

For incidental expenses of the Indian service in Nevada, eighteen hundred and seventy-nine and prior years, eighty-three dollars and forty cents.

For support of Apaches of Arizona and New Mexico, eighteen hundred and seventy-nine and prior years, one thousand two hundred and eighty dollars and eighty-nine cents.

For telegraphing and purchase of Indian supplies, eighteen hundred and eighty-one, thirty-nine dollars.

CLAIMS ALLOWED BY THE THIRD AUDITOR AND SECOND COMPTROLLER.

For regular supplies, Quartermaster's Department, eighteen hundred and eighty-eight, eighty-two dollars and fifty cents.

For regular supplies, Quartermaster's Department, eighteen hundred and seventy-nine and prior years, seven hundred and five dollars and eighty cents.

For transportation of the Army and its supplies, same period, nineteen thousand three hundred and ninety-one dollars and forty-three cents.
For incidental expenses, Quartermaster's Departments same period, 
seven hundred and forty-four dollars and twenty-four cents.

For barracks and quarters, eighteen hundred and eighty-one, one hun-
dred and thirty-eight dollars and seventy-eight cents

For barracks and quarters, eighteen hundred and seventy-nine and
prior years, three thousand two hundred and seventy-eight dollars and
nine cents.

For horses for cavalry and artillery, same period, two hundred dol-
ars.

For clothing and camp and garrison equipage, same period, two dol-
ars and forty-one cents.

For observation and report of storms, same period, two hundred and
forty-seven dollars and sixteen cents.

For subsistence of the Army, same period, three hundred and forty-six
dollars and twenty-one cents.

For commutation of rations to prisoners of war in rebel States, prior
to July first, eighteen hundred and seventy-nine, six thousand four hun-
dred and fifty-six dollars and seventy-five cents.

For horses and other property lost in the military service, for same
period, fifteen thousand four hundred and eighty-two dollars and sixty-
nine cents.

For Army pensions eighteen hundred and seventy-nine and prior
years, five hundred dollars and ninety-cents.

CLAIMS ALLOWED BY THE FOURTH AUDITOR AND SECOND
COMPTROLLER.

For pay of the Navy prior to July first, eighteen hundred and seventy-
eight, twenty thousand seven hundred and seventeen dollars and
fifty-nine cents.

For pay, miscellaneous, eighteen hundred and seventy-nine, eleven
thousand seven hundred and forty-four dollars and twenty-seven cents.

For pay of the Marine Corps prior to July first, eighteen hundred and
seventy-nine, seven hundred and twenty-four dollars and forty-five
cents.

For enlistment bounties to seamen, same period, nine hundred and
sixty dollars and sixty-one cents.

For bounty for the destruction of enemies' vessels, same period, five
hundred and forty-two dollars and thirty cents.

For indemnity for lost clothing, same period, one hundred and twenty
dollars.

For allowance for the reduction of wages under eight-hour law, same
period, forty-one dollars and ninety-one cents.

For gratuity to seamen, same period, one hundred dollars.

For contingent Bureau of Equipment and Recruiting, eighteen hun-
dred and seventy-nine and prior years, thirty-four dollars and fifty-nine
cents.

For provisions for Navy, Bureau of Provisions and Clothing, eighteen
hundred and eighty, ninety dollars and ninety-cents.

CLAIMS ALLOWED BY THE SIXTH AUDITOR.

For deficiency in postal revenues, eighteen hundred and seventy-nine
and prior years, to pay certificates numbered one hundred and thirty-
nine, one hundred and forty, and one hundred and forty-one, for mail
transportation and mail messengers, three hundred and seventy-four
dollars and ten cents.

SEC. 4.—That the United States pension agent for paying pensions at
Detroit, Michigan, be, and he is hereby, authorized and required to issue
to John B. Jarse of the village and county of Newago, in the State of
Michigan, a duplicate of his check for one thousand four hundred and
sixty-nine dollars and sixty cents, dated November fifteenth, anno
Horses.

Clothing, etc.

Report of storms.

Subsistence.

Commutation of
rations, etc.

Horses, etc., lost.

Army pensions.

Navy.

Pay.

Bounties.

Lost clothing.

Wages under
eight-hour law.

Gratuity to sea-
men.

Contingent, Bu-
reau of Equipment
and Recruiting.

Provisions.

Deficiency, post-
al revenues.

Duplicate for
lost check to John
B. Jarse.
Domini eighteen hundred and eighty, and payable to the order of said John B. Jarse, after said Jarse shall furnish to said pension agent sufficient proof of the loss or non-payment of said check: Provided, That said John B. Jarse execute and deliver to said pension agent a bond with sureties, as required by section thirty-six hundred and forty-six of the Revised Statutes.

SEC. 5.—To pay J. J. McElhone, chief of the corps of official reporters of the House of Representatives, for extra services and for clerk-hire paid out by him, one thousand dollars, for the first session of the Forty-seventh Congress, and to pay D. F. Murphy, official reporter of the Senate, for extra services and for clerk-hire paid out by him, one thousand dollars, for the first session of the Forty-seventh Congress.

SEC. 6.—That in all cases in this act where the year for the use of the appropriation made is stated, for instance, the year "eighteen hundred and eighty-one," it is intended to indicate the year ending June thirtieth, eighteen hundred and eighty-one, and the same with any other year stated, it in all cases indicates the fiscal year. In all cases where no year is indicated it is understood that the appropriation is for the year ending June thirtieth eighteen hundred and eighty-two, for which deficiencies this act is principally intended.

SEC. 6.—That a board of audit consisting of the First and Second Comptrollers of the Treasury and the Treasurer of the United States, is hereby constituted, to whom shall be referred all claims and the determination of all just and reasonable allowances to be made growing out of the illness and burial of the late President, James A. Garfield; that the said board shall hear, and examine, and determine all questions arising out of said claims and proposed allowances, and shall make an award in each case for services rendered, or supplies furnished, which, when received, shall be taken in full compensation of all demand whatsoever; that said board of audit shall issue a certificate, signed by each member of said board, setting forth the amount awarded to each person, and on account of what services rendered, or supplies furnished, and shall transmit said certificate to the Secretary of the Treasury, who shall cause to be paid to the several persons named therein, or their legal representatives, the amount so certified; and to enable the Secretary of the Treasury to pay said awards the sum of fifty seven thousand five hundred dollars, or so much thereof as may be necessary, is hereby appropriated; and of this amount not more than thirty-five thousand five hundred dollars in all shall be certified and paid for medical services and attendance; and in making said awards it shall be lawful for said board to make allowances to employees of the government for extra services in amounts not exceeding three months of their current pay: Provided, That no claim shall be considered and no allowance shall be made by said board on or after January first, eighteen hundred and eighty three: And provided further, That the aggregate amount of awards made by said board shall not exceed the amount hereby appropriated: And provided further, That no claim shall be considered under this section unless the person filing the same shall file a release under seal of all claims against the representatives of the late President growing out of said illness and burial.

Approved, August 5, 1882.

CHAP. 391.—An act making appropriations for the naval service for the fiscal year ending June thirtieth, eighteen hundred and eighty three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the naval service of the government for the year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes:
For the pay of the Navy, for the active-list, namely: For one Admiral, one Vice-Admiral, twelve rear-admirals, eight chiefs of bureau, twenty-four commodores, forty-nine captains, eighty-nine commanders, eighty lieutenant-commanders, two hundred and eighty lieutenants, one hundred and one masters, one hundred ensigns, eighty-two midshipmen, fifteen medical directors, fourteen medical inspectors, fifty surgeons, seventy-nine passed assistant surgeons, ten assistant surgeons, two assistant surgeons not in the line of promotion, who shall, after fifteen years' service, be entitled to receive, as annual pay, when at sea, twenty one thousand dollars; when on shore duty, eighteen hundred dollars, and when on leave or waiting orders, sixteen hundred dollars; twelve pay directors, thirteen pay-inspectors, fifty paymasters, thirty passed assistant paymasters, twenty assistant paymasters, sixty-nine chief engineers, one hundred passed assistant engineers, thirty-five assistant engineers, seventy-three cadet engineers (graduates), twenty-four chaplains, twelve professors of mathematics, ten naval constructors, seven assistant naval constructors, ten civil engineers, one hundred and ninety-one warrant-officers, forty-one mates, two hundred and one cadet-midshipmen (on probation), one hundred and two cadet-engineers, one hundred and thirty-cadet-midshipmen (not graduates); in all, four million forty-eight thousand three hundred dollars: Provided, That hereafter there shall be no appointments of cadet-midshipmen or cadet-engineers at the Naval Academy, but in lieu thereof naval cadets shall be appointed from each Congressional district and at large, as now provided by law for cadet-midshipmen, and all the undergraduates at the Naval Academy shall hereafter be designated and called "naval cadets;" and from those who successfully complete the six years' course appointments shall hereafter be made as it is necessary to fill vacancies in the lower grades of the line and Engineer Corps of the Navy and of the Marine Corps: And provided further, That no greater number of appointments into these grades shall be made each year than shall equal the number of vacancies which has occurred in the same grades during the preceding year; such appointments to be made from the graduates of the year, at the conclusion of their six years' course, in the order of merit, as determined by the academic board of the Naval Academy; the assignment to the various corps to be made by the Secretary of the Navy upon the recommendation of the academic board. But nothing herein contained shall reduce the number of appointments from such graduates below ten in each year, nor deprive of such appointment any graduate who may complete the six years' course during the year eighteen hundred and eighty-two. And if there be a surplus of graduates, those who do not receive such appointment shall be given a certificate of graduation, an honorable discharge, and one year's sea-pay, as now provided by law for cadet-midshipmen; and so much of section fifteen hundred and twenty-one of the Revised Statutes as is inconsistent herewith is hereby repealed.

That any cadet whose position in his class entitles him to be retained in the service may, upon his own application, be honorably discharged at the end of four years' course at the Naval Academy, with a proper certificate of graduation.

That the Secretary of the Navy may prescribe a special course of study and training at home or abroad for any naval cadet.

That the pay of naval cadets shall be that now allowed by law to cadet-midshipmen; and as much of the money hereby appropriated as may be necessary during the fiscal year ending June thirtieth, eighteen hundred and eighty-three, shall be expended for that purpose.

That the active-list of the medical corps of the Navy shall hereafter consist of fifteen medical directors, fifteen medical inspectors, fifty surgeons, and ninety assistant and passed assistant surgeons.

That the active-list of the pay corps of the Navy shall hereafter consist of thirteen pay-directors, thirteen pay-inspectors, forty paymasters, twenty passed assistant paymasters, and ten assistant paymasters.

Navy active-list.

Proviso.

Term "naval cadets" substituted for cadet-midshipmen.

Appointments to equal number of vacancies in each year; exception.

Surplus of graduates, however disposed of.

R. S. 1521, 261, repealed.

Discharge with certificate of graduation.

Special course of study may be prescribed.

Pay of naval cadets.

Active-list of medical corps to consist of, etc.

Pay corps of Navy to consist of, etc.
That the active-list of the engineer corps of the Navy shall hereafter consist of ten chief engineers with the relative rank of captain, fifteen chief engineers with the relative rank of commander, forty-five chief engineers with the relative rank of lieutenant-commander or lieutenant, sixty passed assistant engineers, and forty assistant engineers, with the relative rank for each as now fixed by law; and after the number of officers in the said grades shall be reduced as above provided, the number in each grade shall not exceed the reduced number which is fixed by the provisions of this act for the several grades.

That no officer now in the service shall be reduced in rank or deprived of his commission by reason of any provision of this act reducing the number of officers in the several staff corps: Provided, That no further appointments of cadet-engineers shall be made by the Secretary of the Navy under section three of the act of eighteen hundred and seventy-four.

That as vacancies shall occur in any of the grades of the medical, pay, and engineer corps of the Navy; no promotion shall be made to fill the same until the number in said grade shall be reduced below the number which is fixed by the provisions of this act for such grade.

For pay of the retired-list, namely: For forty-two rear-admirals, twenty commodores, twelve captains, ten commanders, fifteen lieutenant-commanders, eight lieutenants, eleven masters, five ensigns, two midshipmen, twenty-two medical directors, two medical inspectors, two surgeons, five passed assistant surgeons, seven assistant surgeons, nine pay-directors, two pay-inspectors, three paymasters, two passed assistant paymasters, one assistant paymaster, nine chief engineers, nineteen passed assistant engineers, twenty-five assistant engineers, nine chaplains, seven professors of mathematics, three naval constructors, ten boatswains, five gunners, thirteen carpenters, and ten sailmakers; in all, six hundred and ninety-seven thousand nine hundred and twenty-five dollars. Hereafter only one-half of the vacancies in the various grades in the line of the Navy shall be filled by promotion until such grades shall be reduced to the following numbers, namely: rear admirals, six; commodores, ten; captains, forty-five; commanders, eighty-five; lieutenant commanders, seventy-four; lieutenants, two hundred and fifty; masters, seventy-five; ensigns, seventy-five; and thereafter promotions to all vacancies shall be made but not to increase either of said grades above the numbers aforesaid. Hereafter there shall be no promotion or increase of pay in the retired list of the Navy but the rank and pay of officers on the retired list shall be the same that they are when such officers shall be retired: And provided further, That whenever on an inquiry had pursuant to law, concerning the fitness of any officer of the Navy for promotion, it shall appear that such officer is unfit to perform at sea the duties of the place to which it is proposed to promote him, by reason of drunkenness, or from any cause arising from his own misconduct, and having been informed of and heard upon the charges against him, he shall not be placed on the retired-list of the Navy, and if the finding of the board be approved by the President, he shall be discharged with not more than one year's pay.

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

For two secretaries, one to the Admiral and one to the Vice Admiral, clerks to paymasters, clerks at inspections, navy-yards, and stations, and extra pay to men enlisted under honorable discharge; commission and interest, transportation of funds, exchange, mileage to officers while traveling under orders in the United States, and for actual personal expenses of officers while traveling abroad under orders; and officers of the Navy traveling abroad under orders, hereafter issued shall travel by the most direct route, the occasion and necessity for such order to be certified by the officer issuing the same; and shall receive, in lieu of
the mileage now allowed by law, only their actual and reasonable expenses, certified under their own signatures and approved by the Secretary of the Navy; and for the payment of any such officers as may be in service, either upon the active or retired list, during the year ending June thirtieth, eighteen hundred and eighty-three, in excess of the numbers of each class provided for in this act, and for any increase of pay arising from different duty, as the needs of the service may require, three hundred thousand dollars. And all officers of the Navy shall be credited with the actual time they may have served as officers or enlisted men in the regular or volunteer Army or Navy, or both, and shall receive all the benefits of such actual service in all respects in the same manner as if all said service had been continuous and in the regular Navy: Provided, That nothing in this clause shall be so construed as to authorize any change in the dates of commission or in the relative rank of such officers. And should the sums appropriated for the pay of the officers on the active and retired lists of the Navy be insufficient, then and in that case the Secretary of the Navy is hereby authorized to use any and all balances which may be due or become due to "pay of the Navy," from the other bureaus of the department, for that purpose.

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

**BUREAU OF NAVIGATION.**

For foreign and local pilotage and towage of ships of war; services and materials in correcting compasses on board ship, and for adjusting and testing compasses on shore; nautical and astronomical instruments, nautical books, maps, charts, and sailing directions, and repairs of nautical instruments for ships of war; books for libraries for ships of war; naval signals and apparatus, namely, signal-lights, lanterns, rockets, running-lights, drawings, and engravings for signal-books; compass-fittings, including binnacles, tripods, and other appendages of ships' compasses; logs and other appliances for measuring the ship's ways, and leads and other appliances for sounding; lanterns and lamps, and their appendages, for general use on board ship, including those for the cabin, ward-room, and steerage, for the holds and spirit-room, for decks and quartermasters' use; bunting and other materials for flags, and making and repairing flags of all kinds; oil for ships of war other than that used for the engineer department, candles when used as a substitute for oil in binnacles and running-lights, for chimneys and wicks, and soap, used in navigation department; stationery for commanders and navigators of vessels of war, and for use of courts-martial; musical instruments and music for vessels of war; steering-signals and indicators, and for speaking-tubes and gongs, for signal communication on board vessels of war, one hundred thousand dollars.

For experimenting in lighting vessels of war by means of electricity, five thousand dollars.

Pay of officers, the number of which may be in excess of quota fixed by provisions of this act.

Credit of service.

Proviso.

Balances of certain appropriations may be used, etc., for pay of officers.

Contingent expenses.

Extraordinary expenses.

Navigation supplies.

Experiments in lighting vessels of war by electricity.
Transfer, etc., of photolithographic charts.
Contingent expenses.

Civil establishment.
Completion of survey of west coast of Mexico, etc.

Ordnance stores and supplies.
Meaning of words "ordnance" and "gunpowder" in R.S. 3721, 735.

Steel rifled breech-loading guns.
Repairs, etc.

Powder house, etc., at magazine, Mare Island.
Miscellaneous.

Civil establishment.
Torpedo corps.

Equipment of vessels.

Recruiting.

Transportation of enlisted men.

For beginning the transfer to copper-plates of five hundred and thirty photolithographic charts, fifteen thousand dollars.

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

For the civil establishment at naval-yards and stations, five thousand two hundred and eight dollars and sixty-two cents.

To complete survey of west coast of Mexico and extend the same to the Gulf of Dulce, fourteen thousand dollars.

BUREAU OF ORDNANCE.

For fuel, tools, materials, and labor used in procuring, producing, and preserving ordnance material; for the armament of ships, and for the general work of the Ordnance Department for these purposes, one hundred and fifty thousand dollars. The words "ordnance" and "gunpowder" in section thirty-seven hundred and twenty-one of the Revised Statutes shall be construed to mean offensive and defensive arms, ammunition, and explosives, the apparatus for their military use, and the materials for producing the whole, and also transportation, necessary information concerning them, and whatever is requisite in military experiments with them.

For steel rifled breech-loading guns, with carriages and ammunition, one hundred thousand dollars.

For necessary repairs to ordnance buildings, magazines, gun-parks, boats, lighters, wharves, machinery, and other objects of the like character (including the necessary building at the magazine at Mare Island for filling powder and shell and storing empty tanks, two thousand five hundred dollars), seventeen thousand five hundred dollars.

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

For the civil establishment at naval-yards and stations, five thousand nine hundred and forty-three dollars and twelve cents.

For the torpedo corps, namely: For labor, material, and freight and express charges; general repairs to grounds, buildings, and wharves; boats; instruction, experiments, and general torpedo outfits; purchase of torpedoes and appliances for their use, sixty thousand dollars.

BUREAU OF EQUIPMENT AND RECRUITING.

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

For expenses of recruiting: For expenses of recruiting, rent of rendezvous, and expenses of maintaining the same, advertising for men and boys, and all other expenses attending the recruiting for the naval service, ten thousand dollars.

For expenses of recruiting: For expenses attending the transportation of enlisted men and boys at home and abroad, thirty-five thousand dollars.
For contingent expenses equipment and recruiting: For extra expenses of training-ships, freight and transportation of equipment stores, printing, advertising, telegraphing, books and models, postage, car-tickets, ferriage, ice, apprehension of deserters and stragglers, assistance to vessels in distress, continuous-service certificates and good-conduct badges for enlisted men, school-books for training-ships, extra medals for boys, and emergencies arising under cognizance of Bureau of Equipment and Recruiting unforeseen and impossible to classify, fifteen thousand dollars.

For the civil establishment at navy-yards and stations, nine thousand one hundred and twenty five dollars and eighty-seven cents,

**BUREAU OF YARDS AND DOCKS.**

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

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

For the civil establishment at navy-yards and stations, eighteen thousand nine hundred and fifty-three dollars and twelve cents: *Provided,* That if the Secretary of the Navy shall find that work at all the navy-yards now maintained cannot be carried on during the current fiscal year with advantage to the service and economy to the government for the amounts in this act appropriated for the maintenance of and civil establishment at the navy yards, he shall not make any deficiency for these purposes, but he shall suspend work at those yards where he finds it can best be dispensed with, and shall close such yards and transfer all perishable property and stores therefrom to other yards for use therein, and report the facts and the reasons governing his action to the next session of Congress; and at the yards so closed only such officers and employees shall be retained as are necessary to preserve and take care of the property of the government, and all other persons shall be transferred or discharged: *Provided further,* That the navy-yard at Washington, District of Columbia, may, at the discretion of the Secretary of the Navy, be maintained as a manufacturing yard for the Bureaus of Equipment and Recruiting and Ordnance, and that work may be continued in the rope-walk in the Boston navy-yard: *And provided further,* That nothing herein shall be held to interfere with the permanent improvement of any navy-yard as now authorized by law, or the expenditure for such purpose of any money appropriated by Congress therefor.

That the Secretary of the Navy be, and he is hereby, authorized and directed to ascertain on what terms can be had such additional lands and water front contiguous to the Norfolk navy-yard as are deemed necessary for the construction of a wet-dock, and such other works as are demanded for the sufficient capacity and efficiency of that yard; and that he report the result of such negotiations to the next session of Congress.

That the Secretary of the Navy shall appoint a commission, to consist of three persons, one of whom shall be appointed from the line officers Commission to examine and re-
and one from the staff officers of the Navy, and one from civil life, which
commission shall consider and report to the next session of Congress
upon the question whether it is advisable to sell any of the navy-yards,
and, if so, which; and as to each of said yards said commission shall
report as to its cost, its area, its present value, including in separate
items the value of the land, structures, machinery, and other personal
property; the depth of water at the yard, and whether it remains and
will remain at such depth, or will require expense to keep open its
water communication; its condition as to being in working order or
otherwise; the condition and value of its "plant" in the different de-
partments; its advantages and disadvantages as a naval station, and
for the construction of vessels; its probable value for other purposes,
in case the yard is discontinued; whether there is any demand for the
yard for mercantile or other purposes; whether it can probably be sold,
and at what price, in case of discontinuance; the annual cost during
each of the past fifteen years of maintaining it; the value of what it has
produced during each of said years, so far as it can be ascertained; its
value or necessity for purposes of defense on that part of the coast where
it is situated, or in general, and also as regards any city in its vicinity;
and any other facts which such commission may deem useful or advisa-
ble to report in regard to this question.

BUREAU OF MEDICINE AND SURGERY.

Surgeons' neces-

saries.

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

Hospital fund.

For the naval-hospital fund, namely: For maintenance of the naval
hospitals at the various navy-yards and stations, thirty thousand dol-

Contingent ex-

lars.

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

Repairs.

For necessary repairs of naval laboratory, naval hospitals, and appen-
dedgments, including roads, wharves, out-houses, sidewalks, fences, gar-
dens, farms, and cemeteries, fifteen thousand dollars.

Civil establish-

ment.

For the maintenance of the civil establishment at the several naval
hospitals, navy-yards, naval laboratory, and Naval Academy, twenty
thousand dollars.

Investigation of

For continuing investigations of atmospheric impurities, two thousand
atmospheric

dollars.

impurities.

BUREAU OF PROVISIONS AND CLOTHING.

Provisions and

Clothing.

For provisions for the seamen and marines; commuted rations for
officers, seamen, and marines; expenses of the handling and transpor-
tation of provisions; of inspections and storhouses; and for purchase
of water for ships, for cooking and drinking purposes, and for provisions
and commutation of rations for seven hundred and fifty boys, one mil-

Contingent ex-

lars.

For contingent expenses: For freight on shipments (except provi-
sions), candles, fuel; books and blanks; stationery; advertising and
commissions on sales; foreign postage, telegrams, and express charges;
toll, ferriages, and car-tickets; and yeoman's stores, iron safes, ice,
newspapers, and incidental expenses absolutely necessary, fifty thousand dollars.

For civil establishment, six thousand two hundred and five dollars and seventy-five cents.

**BUREAU OF CONSTRUCTION AND REPAIR.**

For preservation and completion of vessels on the stocks and in ordinary; purchase of materials and stores of all kinds; labor in navy-yards and on foreign stations; preservation of materials; purchase of tools; wear, tear, and repair of vessels afloat, and for general care, increase, and protection of the Navy in the line of construction and repair, and incidental expenses, namely, advertising and foreign postage, one million seven hundred and fifty thousand dollars: *Provided,* That no part of this sum shall be applied to the repairs of any wooden ship when the estimated cost of such repairs shall exceed thirty per centum of the estimated cost of a new ship of the same size and like material: *Provided,* Nothing herein contained shall deprive the Secretary of the authority to order repairs of ships damaged in foreign waters or on the high seas, so far as may be necessary to bring them home. Any portion of said sum not required for the purposes aforesaid may be applied toward the construction of two steam cruising vessels of war, which are hereby authorized, at a total cost, when fully completed, not to exceed the amount estimated by the late Naval Advisory Board for such vessels, the same to be constructed of steel, of domestic manufacture, having as near as may be a tensile strength of not less than sixty thousand pounds to the square inch, and a ductility in eight inches of not less than twenty-five per centum; said vessels to be provided with full sail-power and full steam-power. One of said vessels shall be of not less than five thousand nor more than six thousand tons displacement, and shall have the highest attainable speed, and shall be adapted to be armed with not more than four breech-loading rifled cannon, of high power, of not less than eight-inch caliber, or two of ten-inch caliber, and not more than twenty-one breech-loading rifled cannon, of high power, of not less than six-inch caliber; one of said vessels shall be of not less than four thousand three hundred nor more than four thousand seven hundred tons displacement, and shall have the highest attainable speed, and shall be adapted to be armed with four breech-loading rifled cannon, of high power, of not less than eight-inch caliber, or two of ten-inch caliber, and not more than fifteen breech-loading rifled cannon, of high power, of not less than six-inch caliber. The Secretary of the Navy is hereby empowered and directed to organize a board of naval officers and experts for his advice and assistance, to be called the "Naval Advisory Board," to serve during the period required for the construction, armament, and trial of the vessels hereby authorized to be constructed, and no longer. Said board shall consist of five officers on the active list of the Navy in the line and the staff, to be detailed by the Secretary of the Navy, without reference to rank and with reference only to character, experience, knowledge, and skill, and two persons of established reputation and standing, as experts in naval or marine construction, to be selected from civil life, and employed for this sole duty by the Secretary of the Navy, and to be paid such sum, out of the appropriation hereby made, not exceeding eleven thousand dollars, as he may direct: *Provided however,* That no person shall be a member of said board who has any interest, direct or indirect, in any invention, device, or process, patented or otherwise, to be used in the construction of said vessels, their engines, boilers, or armament, nor in any contract for the same. It shall be the duty of said board to advise and assist the Secretary of the Navy, in his office or elsewhere, in all matters referred to them by him relative to the designs, models, plans, specifications, and contracts for said vessels in all their parts, and relative to the materials to be used therein and to the construction thereof, and espe-
specially relative to the harmonious adjustment, respectively, of their hulls, machinery, and armament; and they shall examine all materials to be used in said vessels, and inspect the work on the same as it progresses, and have general supervision thereof, under the direction of said Secretary. But said board shall have no power to make or enter into any contract, nor to direct or control any officer of the Navy, the chief of any bureau of the Navy, or any contractor. Neither of the vessels hereby authorized to be built shall be contracted for or commenced until full and complete detail drawings and specifications thereof, in all its parts, including the hull, engines, and boilers, shall have been provided or adopted by the Navy Department, and shall have been approved, in writing, by said board, or by a majority of the members thereof, and by the Secretary of the Navy; and after said drawings and specifications have been provided, adopted, and approved as aforesaid, and the work has been commenced or a contract made for it, they shall not be changed in any respect, when the cost of such change shall in the construction exceed five hundred dollars, except upon the approval of said board, or a majority of the members thereof, in writing, and upon the written order of the Secretary of the Navy; and, if changes are thus made, the actual cost thereof and the damage caused thereby shall be ascertained, estimated, and determined by said board; and in any contract made pursuant to this act it shall be provided in the terms thereof that the contractor shall be bound by the determination of said board, or a majority thereof, as to the amount of the increased or diminished compensation said contractor shall be entitled to receive, if any, in consequence of such change or changes. The Secretary of the Navy is hereby authorized to cause the said cruiseing vessels of war aforesaid to be provided with interior deflection steel armor, if the same, upon full investigation, shall seem to be practicable and desirable, and if the same shall be approved by said board, or a majority thereof, in writing. Before any of the vessels hereby authorized shall be contracted for or commenced the Secretary of the Navy shall, by proper public advertisement and notice, invite all engineers and mechanics of established reputation, and all reputable manufacturers of vessels, steam-engines, boilers, and ordnance, having or controlling regular establishments, and being engaged in the business, all officers of the Navy, and especially all naval constructors, steam-engines, and ordnance officers of the Navy, having plans, models, or designs of any vessels of the classes hereby authorized, or of any part thereof, within any given period, not less than sixty days, to submit the same to said board; and it shall be the duty of said board to carefully and fully examine the same and to hear any proper explanation thereof, and to report to the Secretary of the Navy, in writing, whether, in their opinion, any such plan, model, or design, or any suggestion therein, is worthy of adoption in the construction of said vessels, their engines, boilers, or armament; and if in such construction any such plan, model, design, or suggestion shall be adopted, for the use of which any citizen not an officer of the Navy would have a just claim for compensation, the contractor shall bind himself to discharge the government from all liability on account of such adoption and use: Provided, That said Naval Advisory Board herein provided for shall, under the direction of the Secretary of the Navy, prepare plans, drawings, and specifications for vessels, their machinery, and armament, recommended by the late Naval Advisory Board not herein authorized to be built.

For the civil establishment, twenty thousand and fifty-two dollars and eighty-seven cents.

BUREAU OF STEAM-ENGINEERING.

For repairs, completion, and preservation of machinery and boilers in vessels on the stocks and in ordinary; purchase and preservation of all
materials and stores; and patent rights, purchase, fitting, and repair of machinery and tools in the navy-yards and stations; wear, tear, and repair of machinery and boilers of naval vessels; incidental expenses, such as foreign postages, telegrams, advertising, freight, photographing, books, and instruments, one million six hundred thousand dollars: Provided, That no part of said sum shall be applied to the repair of engines and machinery of wooden ships where the estimated cost of such repair shall exceed thirty per cent, of the estimated cost of new engines and machinery of the same character and power. That four hundred thousand dollars of the above amount, or so much thereof as may be necessary, shall be applied by the Secretary of the Navy to the following objects, namely: Under the Bureau of Construction and Repair: To building and fitting the turrets and pilot-house of the iron-clad steamer Miantonomoh; and to the launching to the best advantage with such necessary attachments and appliances as will render redocking of the ships unnecessary, of the iron-clad steamers Monadnock, Puritan, Amphitrite, and Terror; and that no further steps shall be taken or contracts entered into or approved for the repairs or completion of any of the four iron-clads aforesaid until the further order of Congress; and the Naval Advisory Board, created by this act, is directed to report to the Secretary of the Navy in detail by the first day of December, eighteen hundred and eighty two, as to the wisdom and expediency of undertaking and completing the engines, armor, and armaments of said iron-clads, and whether any changes in the original plan or plans should be made, together with the cost of the changes of each according to the plans recommended, if the completion of any of them is recommended; and the said Secretary shall transmit said report to Congress at its next session with his recommendation thereon, and that any part of the appropriation for said bureau not used as above specified may be applied toward the construction of engines and machinery of the two new cruising vessels provided for in this act.

For the purchase of one testing-machine, for making tests of plate-iron, and so forth, six thousand dollars.

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

For the civil establishment, ten thousand and nineteen dollars.

NAVAL ACADEMY.

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

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

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

For pay of employees in the department of steam-engineering: For master machinist, boilermaker, and pattern-maker, at one thousand two hundred and seventy-seven dollars and fifty cents per annum each; two machinists, one blacksmith, and one molder, at nine hundred and twelve dollars and fifty cents per annum each; and two laborers, at five hundred and forty-seven dollars and fifty cents per annum each; in all eight thousand five hundred and seventy-seven dollars and fifty cents.

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

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

For contingent expenses, Naval Academy: For purchase of books for the library, two thousand dollars.

For stationery, blank-books, models, maps, and for text-books for use of instructors, two thousand dollars.

For expenses of the board of visitors to the Naval Academy, two thousand six hundred dollars.

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

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

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

For materials for repairs in steam-machinery, one thousand dollars.
MARINE CORPS.

For pay of officers on the active-list, as follows: For one colonel commandant, one colonel, two lieutenant-colonels, one adjutant and inspector, one quartermaster, one paymaster, four majors, two assistant quartermasters, one judge-advocate-general United States Navy, nineteen captains, thirty first lieutenants, and fourteen second lieutenants, one hundred and seventy-two thousand eight hundred and forty dollars.

For pay of officers on the retired-list: For one colonel, one lieutenant-colonel, three majors, two assistant quarter-masters, two capt'ns, three first lieutenants, and three second lieutenants, twenty-seven thousand three hundred and seventy dollars.

For pay of non-commissioned officers, musicians, and privates: For one leader of the band, one sergeant-major, one quartermaster sergeant, and one drum major, fifty first sergeants, one hundred and forty sergeants, one hundred and eighty corporals, thirty musicians, ninety six drummers and fifers, and one thousand five hundred privates, three hundred and eighty-nine thousand and fifty-two dollars.

For ten clerks and two messengers, sixteen thousand and thirty-five dollars; payments to discharged soldiers for clothing undrawn, twenty thousand dollars; transportation of officers traveling under orders without troops, eight thousand dollars; commutation of quarters for officers where there are no public buildings, ten thousand dollars; in all, fifty-four thousand and thirty-five dollars.

For provisions, sixty-eight thousand and thirteen dollars and ten cents.

For clothing, seventy-nine thousand eight hundred and twenty-three dollars and forty cents.

For fuel, eighteen thousand four hundred and ninety-six dollars and fifty cents.

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

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

For repairs of barracks, and rent of buildings to be used for the manufacture of clothing, stores for supplies, and offices of assistant quartermaster at Philadelphia, and for hire of quarters where there are no public buildings, thirteen thousand dollars.

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

For the purchase of forage, four thousand six hundred and eighty dollars: Provided, That no commutation for forage shall be paid.

For contingencies, namely: For freight; ferriage; toll; cartage; funeral expenses of marines; stationery; telegraphing; rent of telephones; apprehension of deserters; per diem to enlisted men employed on constant labor; repair of gas and water fixtures; office and barrack furniture; packing-boxes; wrapping-paper; oil-cloth; crash; rope; twine; carpenter's tools; tools for police purposes; purchase and repair of hose; repairs to public carryall; purchase and repair of harness; purchase and repair of hand-carts and wheel-barrows; purchase and repair of cooking-stoves, ranges, and so forth; stoves where there are no grates; purchase of ice; towels and soap for offices; improving parade-
grounds; repair of pumps; and for other purposes, including gas and oil for marine barracks maintained at the various navy-yards and stations; and water at marine barracks, Boston Massachusetts; Brooklyn New York; and Mare Island, California; also straw for bedding for enlisted men at the various posts, and furniture for government houses, twenty-five thousand dollars.

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

SEC. 2.—That it shall be the duty of the Secretary of the Navy, as soon as may be after the passage of this act, to cause an account to be taken of the stock of stores and supplies pertaining and belonging to the several bureaus of the Navy Department, in which account shall be stated the original cost of each article and the date of purchase, so far as the same is known, and cause an appraisement of the present value of such stores and supplies to be made and entered in such account; and said appraised value, when so entered, shall hereafter be the price at which they shall be charged in accounting with the several bureaus. Such appraisals shall be made by boards of officers of the Navy to be designated by the Secretary; and all such stores and supplies as shall be found by boards of appraisers to be unserviceable for use in the Navy, shall be condemned and sold in the manner hereinafter provided for the sale of old materials, and the proceeds thereof, after deducting the cost of such appraisal, condemnation, and sale, shall be paid into the Treasury. And no old material of the Navy shall hereafter be sold or exchanged by the Secretary of the Navy, or by any officer of the Navy, which can be profitably used by reworking or otherwise in the construction or repair of vessels, their machinery, armor, armament, or equipment; but the same shall be stored and preserved for future use. And when any such old material cannot be profitably used as aforesaid, the same shall be appraised and sold at public auction after public notice and advertisement shall have been given according to law under such rules and regulations and in such manner as the said Secretary may direct. The net proceeds arising from the sales of such old materials shall be paid into the Treasury. It shall be the duty of the Secretary of the Navy annually to report in detail to Congress, in his annual report, the proceeds of all sales of materials, stores, and supplies, made under the provisions of this act, and the expenses attending such sales. It shall also be the duty of the Secretary of the Navy, as soon as may be after the passage of this act, to cause to be examined by competent boards of officers of the Navy, to be designated by him for that duty, all vessels belonging to the Navy not in actual service at sea, and vessels at sea as soon as practicable after they shall return to the United States, and hereafter all vessels on their return from foreign stations, and all vessels in the United States as often as once in three years,
when practicable; and said boards shall ascertain and report to the Secretary of the Navy, in writing, which of said vessels are unfit for further service, or, if the same are unfinished in any navy-yard, those which cannot be finished without great and disproportionate expense, and shall in such report state fully the grounds and reasons for their opinion. And it shall be the duty of the Secretary of the Navy, if he shall concur in opinion with said report, to strike the name of such vessel or vessels from the Navy Register and report the same to Congress.

Sec. 3. No officer of the Navy whose pay is appropriated for in this bill shall be employed on any shore duty after October first eighteen hundred and eighty two, unless the Secretary of the Navy shall determine that the employment of an officer on such duty is required by the public interests, and shall so state in the order of employment, and also the duration of such service, beyond which time it shall not continue.

Approved, August 5, 1882.

CHAP. 392.—An act authorizing the Secretary of the Interior to dispose of certain lands adjacent to the town of Pendleton, in the State of Oregon, belonging to the Umatilla Indian Reservation, 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 Interior be, and he hereby is, authorized to cause to be surveyed and laid out into lots and blocks so much of the Umatilla Indian Reservation, in the State of Oregon, lying and being contiguous to or in the vicinity of the town of Pendleton, as may be necessary to allow said town proper and needful extension and growth, not exceeding six hundred and forty acres. That the lands so authorized to be laid out into town-lots shall, in the plan and survey thereof, correspond as near as may be to the plans and survey of the said town of Pendleton, as laid out and established. That at the time of the said survey the Secretary of the Interior shall cause the said lots and blocks to be appraised by three disinterested persons, to be appointed by him, who, after taking and subscribing an oath before the county clerk of Umatilla County, Oregon to faithfully and impartially perform their duty as appraisers of said lots and blocks under the provisions of this act, which oath shall be returned with their appraisement, shall go in person upon the ground and determine the value of each lot and parcel thereof; making lists thereof particularly describing each lot, block, and parcel, with the appraised value thereof, as by them determined; which said list shall be verified by the affidavit of at least two of said appraisers, made before the said clerk of Umatilla County, Oregon, to the effect that said list is a correct list of the said lots, blocks, and parcels appraised by them, and that the appraisements thereof, are the true value of each parcel appraised, and that the same were determined by them after due and full inspection of each and every parcel thereof.

Sec. 2. That upon the return of said survey and the appraision of said lands, if the same shall be approved, the Secretary of the Interior shall cause said lands to be offered for sale at public auction at the door of the court house in the town of Pendleton, which sale shall be advertised, for at least thirty days, in such manner as the said Secretary shall direct. The said sale shall be open, public, and to the highest bidder, and shall continue from day to day until all of the said lands shall have been sold or offered for sale. The said lands shall be offered in single lots and parcels, and no bid shall be received for any lot or parcel less than the appraised value of the same. Payment shall be made as follows: One third at the time of sale, one third in one year, and one third in two years; but no patent shall issue until full payment shall have been made. All lots, blocks, and parcels of said lands not sold at said public sale shall thereafter be subject to private entry at the appraised value thereof. Upon a failure of any purchaser to make any of the de
fered payments upon any lot or parcel of said land sold at public auction, for the period of thirty days after demand, the same shall be subject to private entry as unsold lots or parcels, and all payments made thereon shall be forfeited to the fund for the use and benefit of said Indians as hereinafter provided: Provided, That the title to so much of said lands as is covered by a patent issued by the United States to Moses E. Goodwin, on the twentieth day of August, eighteen hundred and sixty-nine, for the north half of the northeast quarter of section ten, the southwest quarter of the southwest quarter of section two, and the northwest quarter of the northwest quarter of section eleven, township two north, range thirty-two east of the Willamette meridian, be, and the same is hereby confirmed to the heirs and legal representatives of the said Moses E. Goodwin, now deceased, and to their assigns, upon compliance with the following condition and not otherwise: The heirs and legal representatives of the said Moses E. Goodwin, or their assigns, shall pay for the use of said Indians the value of the said lands at the time of Goodwin's settlement thereon; which value shall be determined by the persons who shall be appointed to appraise the lots and blocks by this act authorized to be laid out and appraised; and the said appraisers shall certify and return their action in this respect in the same manner and at the same time as they do their action in respect of the lands laid out into town-lots: And provided further, That any right heretofore acquired by the Oregon Railway and Navigation Company for right of way for a line of railway and to lands for use and occupancy by said company for station or depot purposes, shall not be affected by this act.

SEC. 3. That the funds arising from the sale of said lands, after deducting the expenses of the survey, appraisement, and sale of the same, shall be deposited in the Treasury of the United States to the credit of the Indians belonging on said reservation, and shall bear five per centum per annum interest; and the Secretary of the Interior shall expend, from time to time, for the benefit and support of an industrial school for said Indians on said reservation, so much of the principal and accrued interest thereon as he shall see fit.

SEC. 4. That the Secretary of the Interior shall make all needful rules and regulations requisite to carry this act into effect, shall determine the compensation to be allowed the appraisers for their services in appraising said lands, and also the compensation of the surveyor for his services in laying out said lands into town-lots.

SEC. 5. That before the Secretary of the Interior shall execute any part of the provisions of this act he shall obtain the full and free consent of the Indians upon the said reservation to the sale and disposition of the said lands in the manner and for the purposes in this act provided.

SEC. 6. That the sum of fifteen hundred dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of carrying this act into effect, which said sum, or so much thereof as may be expended, shall be reimbursed to the Treasury out of the sales of said lands.

SEC. 7. That the interior lines of the land by this act authorized to be laid out in town-lots and separating the same from the lands of said reservation shall from the date of the approval of said survey by the Secretary of the Interior, be and constitute the line of said reservation between the same and the town of Pendleton.

Approved, August 5, 1882.

CHAP. 393.—An act relating to the registration of trade-marks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That nothing contained in the law entitled "An act to authorize the registration of trade-marks and
protect the same," approved March third, eighteen hundred and eighty-one, shall prevent the registry of any lawful trade-mark rightfully used by the applicant in foreign commerce or commerce with Indian tribes at the time of the passage of said act.

Approved, August 5, 1882.

CHAP. 394.—An act granting the right of way to the Arizona Southern Railroad Company through the Papago Indian Reservation, in Arizona.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a right of way not exceeding two hundred feet in width through the Papago Indian Reservation, in the Territory of Arizona, shall be, and is hereby, granted to the Arizona Southern Railroad Company, a corporation duly organized under the laws of the Territory of Arizona, according to the plans of route and survey of the said company now on file in the Department of the Interior, which said plans of route and survey have been approved by the Secretary of the Interior, except as to that portion running through said reservation: Provided, That the consent of the Indians occupying said reservation be first obtained, and such compensation as may be fixed by the Secretary of the Interior be paid to him by the said railroad company, to be expended by him for the benefit of the said Indians.

SEC. 2. That whenever said right of way shall cease to be used for the purposes of the said railroad company the same shall revert to the United States.

Approved, August 5, 1882.

CHAP. 395.—An act to fix the compensation of the master armorer at the national armory in Springfield, Massachusetts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in addition to the compensation now allowed and paid to the master armorer at the national armory in Springfield, Massachusetts, there shall be paid to him, from and after the passage of this act, further compensation at the rate of one thousand dollars per annum during such time as he shall perform the duties of master machinist at said armory in addition to those of master armorer.

Approved, August 5, 1882.

CHAP. 396.—An act donating condemned cast-iron cannon and cannon balls for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to donate four condemned cast-iron cannon to Nelson Post Number One hundred and ninety-four of the Grand Army of the Republic, at Newport, Kentucky, to be used for monumental purposes.

Also, to donate to the Monumental Association of Pickaway County, Ohio, five condemned cast-iron cannon and five cannon balls.

Approved, August 5, 1882.

CHAP. 397.—An act to provide for the erection of a public building in the city of Saint Joseph, in the State of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a
site for, and cause to be erected thereon, a suitable building, with fire-
proof vault extending to each story, for the accommodation of the post-
office, custom-house, bonded warehouse, internal revenue offices, and
other government offices, at the city of Saint Joseph, in the State of
Missouri. The site, and building thereon, when completed upon plans
and specifications to be previously made and approved by the Secre-
tary of the Treasury, shall not exceed the cost of seventy-five thousand
dollars: Provided, That no money to be appropriated for this purpose
shall be available until a valid title to the site of said building shall be
vested in the United States, and until the State of Missouri shall cede
to the United States exclusive jurisdiction over the same, during the time
the United States shall be or remain the owner thereof, for all purposes
except the administration of the criminal laws of said State and the
service of civil processes therein

SEC. 2.—That the sum of fifty thousand dollars be, and the same is
hereby, appropriated out of any money in the Treasury not otherwise
appropriated, to be used and expended toward the construction of said
building.

Approved, August 5, 1882.

CHAP. 398.—An act to provide for deductions from the gross tonnage of vessels of
the United States

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That section forty-one hundred
and fifty-three of the Revised Statutes of the United States be amended
by inserting before the last paragraph thereof the following words:

That from the gross tonnage of every vessel of the United States
there shall be deducted the tonnage of the spaces-or compartments
occupied by or appropriated to the use of the crew of the vessel, but the
deduction for crew-space shall not, in any case, exceed five per centum
of the gross tonnage. And in every such vessel propelled by steam or
other power requiring engine-room there shall also be deducted from
the gross tonnage of the vessel the tonnage of the space or spaces actu-
ally occupied by or required to be inclosed for the proper working of
the boilers and machinery, including the shaft trunk or alley in screw-
steamers, with the addition in the case of vessels propelled with paddle-
wheels of fifty-per centum, and in the case of vessels propelled by
scrods of seventy-five per centum of the tonnage of such space, but in
no case shall the deductions from the gross tonnage exceed fifty per
centum of such tonnage; and the proper deductions from the gross
 tonnage having been made, the remainder shall be deemed the net
or register tonnage of such vessels.

"That the register or other official certificate of the tonnage or
nationality of a vessel of the United States in addition to what is now
required by law to be expressed therein, shall state separately the de-
ductions made from the gross tonnage, and shall also state the net or
register tonnage of the vessel. But the outstanding registers or enroll-
ments of vessels of the United States shall not be rendered void by the
addition of such new statement of her tonnage, unless voluntarily sur-
rrendered, but the same may be added to the outstanding document, or
by an appendix thereto, with a certificate of a collector of customs that
the original estimate of tonnage is amended."

SEC. 2. That section forty-one hundred and fifty-four of the Revised
Statutes be, and hereby is, repealed, and instead thereof the following
is substituted, to wit:

"SEC. 4154. Whenever it is made to appear to the Secretary of the
Treasury that the rules concerning the measurement for tonnage of ves-
sels of the United States have been substantially adopted by the gov-
ernment of any foreign country, he may direct that the vessels of such
foreign country be deemed to be of the tonnage denoted in their certifi-
cates of register or other national papers, and thereupon it shall not be necessary for such vessels to be remeasured at any port in the United States; and when it shall be necessary to ascertain the tonnage of any vessel not a vessel of the United States, the said tonnage shall be ascertained in the manner provided by law for the measurement of vessels of the United States."

SEC. 3. "That the Secretary of the Treasury is authorized and directed to make all needful regulations to carry into effect the provisions of this act, and he shall establish and promulgate a proper scale of fees to be paid for the remeasurement of the spaces to be deducted from the gross tonnage of a vessel, on the basis of the last sentence of section forty-one hundred and eighty-six of the Revised Statutes, beginning with the words "But the charge for the measurement."

Approved, August 5, 1882.

CHAP. 399.—An act to establish diplomatic relations with Persia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section sixteen hundred and seventy-five of the Revised Statutes of the United States be, and the same is hereby, amended by inserting after the words "Liberia, four thousand dollars," the words "charge d'affaires and consul-general at Teheran, Persia, five thousand dollars," and the sum necessary therefore is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, August 5, 1882.

CHAP. 431.—An act to correct an error in section twenty-five hundred and four of the Revised Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the paragraph beginning with the words "clothing, ready-made and wearing apparel," under schedule M of section twenty-five of the Revised Statutes of the United States, be and the same is hereby, amended by the insertion of the word "wool" before the word "silk" in two places where it was omitted in the revision of the said statutes; so that the same shall read as follows:

"Clothing, ready-made, and wearing apparel of every description, of whatever material composed, except wool, silk and linen, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, not otherwise provided for, caps, gloves, leggins, mitts, socks, stockings, wove shirts and drawers, and all similar articles made on frames of whatever material composed, except wool, silk and linen, worn by men, women, or children, and not otherwise provided for, articles worn by men, women, or children, of whatever material composed, except wool, silk and linen, made up, or made wholly or in part by hand, not otherwise provided for: thirty-five per cent. ad valorem."

Approved, August 7, 1882.

CHAP. 432.—An act to reimburse the Creek orphan fund.

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-seven thousand five hundred and fifty-five dollars and ninety-seven cents, with five per centum interest on one hundred and seventy-six thousand seven hundred and fifty-five dollars and ninety-seven cents from April sixth, eighteen hundred and seventy-two, be, and the same
are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of reimbursing the Creek orphan fund, which sum has been diverted from the said fund, and is due to the Creek orphans and their heirs under the treaty of March twenty-fourth, eighteen hundred and thirty-two: Provided, That said sum shall, in the discretion of the President, be paid to the Creeks who were orphans on the twenty-fourth day of March, eighteen hundred and thirty-two, and their heirs under the direction of the Secretary of the Interior: Provided further, That it shall be the duty of the Secretary of the Interior to ascertain who are entitled under the aforesaid treaty of March twenty-fourth, eighteen hundred and thirty-two and the provisions of this act, to receive the money hereby appropriated; and it shall be his duty to see that said moneys shall be paid to the actual beneficiaries under said law, the orphans and their heirs, to the exclusion of all claims by attorneys for fees, except such reasonable attorneys' fees as shall be approved by the Secretary of the Interior after the passage of this act, unless in the judgment of the President it shall be for the best interest of the said orphans or their heirs that the same, in whole, or in part, be deposited in the Treasury to their credit as now provided by law for Indian trust-funds, and the interest thereon only to be paid to the actual beneficiaries under this act: Provided further, That all bonds heretofore purchased with moneys belonging to this fund shall be the property of the United States: Provided further, That the Secretary of the Interior is hereby authorized and instructed to charge the sum of sixty-nine thousand nine hundred and fifty-six dollars and sixty-eight cents, used for general purposes of the Creek Nation, against the general fund of said nation, and said sum shall be retained by the Secretary of the Interior in such installments as shall not seriously embarrass the object of the annual appropriations for the support and necessities of the Creek Nation; but nothing in this act contained shall be construed to prevent the United States from asserting its right to be reimbursed by the Creek Nation in any future settlements there-with the further sum of one hundred and six thousand seven hundred and ninety-nine dollars and sixty-eight cents, expended by the United States out of the Creek orphans fund for the support of loyal Creek refugees.

Approved, August 7, 1882.

CHAP. 432.—An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated for the objects hereinafter expressed for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, namely:

STATE DEPARTMENT.

FRENCH AND AMERICAN CLAIMS COMMISSION.

To defray the expenses of the French and American Claims Commission: For salaries, compensation, and contingent expenses, to enable the government to fulfill its treaty obligations to France, as well as to enable the counsel for the United States to take the testimony needed for defending the government against unjust claims, seventy-five thousand dollars.

For the payment of the actual and necessary expenses of the two civilian experts as delegates of the United States to an International Commission for the Establishment of Electrical Units, three thousand dollars.
For commission to represent the United States at the reassembling of a conference to adopt a common ratio between gold and silver for the purpose of establishing internationally the use of bi metallic money and securing fixity of relative value between those metals, and in negotiations with reference thereto, twenty-five thousand dollars, and their reasonable expenses, to be approved by the Secretary of State.

For the proportion to be paid by the United States of the joint expense of said conference, two thousand dollars, or so much thereof as may be necessary.

For the purchase of books for the library of the Department of State, three hundred dollars.

For salary of consul general at Madrid (in addition to that of secretary of legation when acting as such), twelve hundred dollars.

UNDER THE TREASURY DEPARTMENT.

PUBLIC BUILDINGS.

For the custom-house and post-office at Albany, New York; For completion of the of the approaches to the building, twenty-five thousand dollars.

To enable the Secretary of the Treasury to purchase a site for and cause the erection of a building, with fire-proof vaults therein, for the accommodation of the post-office and other government offices, to be commenced in the city of Syracuse, New York, one hundred thousand dollars.

For the post-office and court-house at Baltimore, Maryland: For continuation of building, two hundred and fifty thousand dollars; and the same shall be built of white marble, provided the cost shall be no greater than if constructed of granite.

For the post-office and subtreasury at Boston Massachusetts: For completion of building, heating apparatus, elevators, and vaults, one hundred and seventy-five thousand dollars.

To enable the Secretary of the Treasury to purchase a site for, and cause the commencement of the construction thereon, of a suitable building, with fire-proof vaults therein, for the uses of the post-office, United States courts, and other government offices, in the city of Williamsport, Pennsylvania, fifty thousand dollars.

To enable the Secretary of the Treasury to purchase a site for, and cause the commencement of the construction thereon, of a suitable building, with fire-proof vaults therein, for the uses of the post-office and other government offices, at the city of Scranton Pennsylvania, thirty-seven thousand five hundred dollars.

To enable the Secretary of the Treasury to purchase a site for, and cause the erection thereon, of a building, with fire-proof vaults therein, for the accommodation of the post-office and other government offices, to be commenced at the city of Council Bluffs, Iowa, fifty thousand dollars.

For the custom-house at Cleveland, Ohio: For completion of building and sidewalk, one hundred and fifty thousand dollars.

For the post-office, court-house, and so forth, at Charleston, West Virginia: For approaches, ten thousand dollars.

For the custom-house and post-office at Cincinnati, Ohio: For continuation of building, including heating apparatus, elevators, and vaults, three hundred and fifty thousand dollars.

For the court house and post-office at Danville, Virginia: For completion of building, grading of grounds, and approaches, thirty thousand dollars.

To enable the Secretary of the Treasury to purchase a site for, and cause to be commenced thereon, the erection of a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, and other government offices, at Harrisonburg, Virginia, twenty five thousand dollars.
Abingdon, Va.; purchase of site, etc.

To enable the Secretary of the Treasury to purchase a site for, and cause to be commenced thereon, the erection of a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, and other government offices, at Abingdon, Virginia, twenty-five thousand dollars.

Marquette, Mich.; purchase of site, etc.

To enable the Secretary of the Treasury to purchase a site for, and cause to be commenced thereon, the erection of a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts, post-office, and internal-revenue, land, and other government offices, at the city of Marquette, in the State of Michigan, fifty thousand dollars.

Detroit; purchase of site, etc.

To enable the Secretary of the Treasury to procure a site, and cause to be commenced thereon, the construction of a building at Detroit, Michigan, for the use of the United States courts and other government offices, two hundred and fifty thousand dollars.

Greensborough, N. C.; purchase of site, etc.

To enable the Secretary of the Treasury to purchase a site for, and cause the commencement of the construction thereon, of a suitable building, with fire-proof vaults therein, for the accommodation of the United States courts and other government offices, at Greensborough, North Carolina, twenty-five thousand dollars.

Galveston, Tex.; purchase of site, etc.

To enable the Secretary of the Treasury to purchase a site for and cause to be commenced the erection thereon of a building, with fire-proof vaults therein, for the uses of the custom-house and other government offices, in the city of Galveston, Texas, sixty-two thousand five hundred dollars.

Hartford.

For the custom-house and post-office at Hartford, Connecticut: For approaches, twenty thousand dollars.

Hannibal, Mo.; purchase of site, etc.

To enable the Secretary of the Treasury to purchase a site for, and cause the commencement of the construction thereon, of a suitable building, with fire-proof vaults therein, for the uses of the post-office and other government offices, at the city of Hannibal, Missouri, thirty-seven thousand five hundred dollars.

Jackson, Tenn.; purchase of site, etc.

To enable the Secretary of the Treasury to purchase a site for, and cause to be commenced thereon, the erection of a building, with fire-proof vaults therein, for the uses of the United States courts and other government offices, in the city of Jackson, Tennessee, twenty-five thousand dollars.

Kansas City, Mo.

For the custom-house and post-office at Kansas City, Missouri: For the completion of building, seventy-five thousand dollars.

Lynchburg, Va.; purchase of site, etc.

To enable the Secretary of the Treasury to purchase a site for, and cause the commencement of the construction thereon, of a suitable building for the United States courts and other government offices, at the city of Lynchburg, Virginia, fifty thousand dollars.

Montgomery, Ala.

For the court-house and post-office at Montgomery, Alabama: For completion of building, sixty thousand dollars.

Memphis.

For the custom-house, court-house, and post-office at Memphis Tennessee: For continuation of building, seventy-five thousand dollars; and the law requiring that the marble used in this building shall be cut and dressed at the site of the building is hereby amended so as to permit the cutting and dressing of the said marble at any point within the limits of the State of Tennessee, as the Secretary of the Treasury may direct.

New Orleans.

For the custom-house and post-office at New Orleans, Louisiana: For repairing the building, including constructing of a passenger elevator, sixty thousand dollars.

New York City.

For the barge-office building at New York, New York: For completion of building and approaches, twenty thousand dollars.

Brooklyn; purchase of site, etc.

To enable the Secretary of the Treasury to purchase a site, and to commence the erection thereon, of a building for the uses of the government in the city of Brooklyn, New York, as provided by law, three hundred thousand dollars.
For the post-office at Jersey City, New Jersey: For improvement of grounds, four thousand dollars.

For the court-house and post-office at Pittsburgh, Pennsylvania: For continuation of building, two hundred thousand dollars.

For the post-office and court-house at Philadelphia, Pennsylvania: For continuation of building, including heating apparatus, elevators, and vaults, four hundred thousand dollars; Provided, That so much of this appropriation as may be necessary shall be applied to and expended in completing immediately and fitting up for use, exclusive of furniture, the rooms in said building intended for occupancy by the United States courts and the offices connected therewith.

For custom-house building at Chicago, Illinois: For repairs and improvements to building, thirty-one thousand dollars.

To enable the Secretary of the Treasury to purchase a site for and cause to be commenced the erection thereon of a building for the uses of the post-office and other government offices in the city of Quincy, Illinois, eighty-seven thousand five hundred dollars.

For the post-office and court-house at Paducah, Kentucky: For completion of building, including approaches and drainage and water-supply, twenty-five thousand dollars.

For the custom-house and post-office at Saint Louis, Missouri: For continuation of the building, including approaches, heating apparatus, elevators, and vaults, one hundred and eighty thousand dollars.

For the custom-house and court-house at Toledo, Ohio: For completion of building, one hundred thousand dollars.

For the court-house and post-office at Topeka, Kansas: For completion of building and approaches, forty thousand dollars.

For the purchase by the Secretary of the Treasury of a suitable site for the erection of a public building for the use of the United States courts, internal-revenue and post-offices at Leavenworth, Kansas, ten thousand dollars, or so much thereof as may be necessary, the entire cost of building and site not to exceed one hundred thousand dollars.

To enable the Secretary of the Treasury to purchase a site in the city of Dallas, Texas, and cause to be commenced the erection thereon of a suitable building for a court-house and post-office thirty-seven thousand five hundred dollars.

For repairs and extension and repair of custom-house and post-office at Buffalo, New York, eighty-seven thousand five hundred dollars, the total cost of which shall not exceed one hundred and seventy-five thousand dollars.

To enable the Secretary of the Treasury to purchase a site and cause to be commenced thereon the erection of a building for the uses of the government offices at the city of Rochester, New York, one hundred and fifty thousand dollars; Provided, That no act passed authorizing the Secretary of the Treasury to purchase a site and erect a public building thereon shall be held or construed to appropriate money unless the act in express language makes such appropriations.

For the Bridewell dock property at Chicago, Illinois: For repairs of pavement and sidewalk around Bridewell dock property, three thousand dollars; Provided, That the Secretary of the Treasury shall make examination and recommendation to Congress at its next session as to the advisability of selling this property.

To enable the Secretary of the Treasury to purchase blocks ninety-one and one hundred and two in Port Townsend, Washington Territory, together with the hospital buildings thereon, for use as a marine hospital, in accordance with a report heretofore made to the Secretary of the Treasury by a board specially appointed by him for such purpose, eighteen thousand dollars.

For the marine hospital at Key West, Florida: For completing seawall, four thousand dollars.
For a marine hospital at Cincinnati, Ohio, one hundred thousand dollars.

For a marine hospital at New Orleans, Louisiana, one hundred thousand dollars.

For constructing a marine hospital at Baltimore, Maryland, one hundred thousand dollars.

For a marine hospital at Cairo, Illinois, sixty thousand dollars. And the sums respectively appropriated for the four hospital buildings are in full in each case for the completion of the same, including the purchase of sites for the same, and their cost is hereby limited to the sums in each case herein provided.

For the Treasury building at Washington, District of Columbia: For annual repairs to the Treasury buildings, fifteen thousand dollars.

For the court-house and post-office at Utica, New York: To finish the building and approaches, seven thousand five hundred dollars.

For the custom-house, court-house, and post-office building at Nashville, Tennessee: To complete certain work upon the building and approaches, six thousand dollars.

For the court-house and post-office at Little Rock, Arkansas: For the extension of the sewer and completion of work on the approaches, three thousand dollars.

For repairs and preservation of public buildings: For repairs and preservation of custom-houses, court-houses, and post-offices, and other public buildings under control of the Treasury Department, one hundred and forty thousand dollars. And any disbursing agent who has been or may be appointed to disburse any appropriation for any United States court-house and post-office, or other building or grounds, not located within the city of Washington, shall be entitled to the compensation allowed by law to collectors of customs for such amounts as have been or may be disbursed.

That the Supervising Architect of the Treasury be, and he is, required to make a report through the Secretary of the Treasury to the next session of Congress: First, as to a suitable plat of ground belonging to the United States, upon which a suitable fire-proof building can be erected, to be built of brick, to be used for the safe-keeping of records of the executive, legislative, and judicial departments which are not required for constant reference. Second, the probable cost of such building, with plans and specifications for same.

That any balance of the appropriations for repair and preservation of public buildings in Alaska, made by the act of March third, eighteen hundred and eighty-one, for the service of the fiscal year eighteen hundred and eighty-two, which remains unexpended on the thirtieth of June, eighteen hundred and eighty-two, is hereby reappropriated and rendered available for the original purpose.

To enable the Commissioner of Agriculture to erect a suitable brick building to be used for storing, packing, and shipping seed, twenty five thousand dollars, the same to be expended on plans to be made and approved by the Supervising Architect of the Treasury and the Architect of the Capitol.

That the paragraph in the act approved March third, eighteen hundred and seventy-nine making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes, which authorizes the purchase of land adjoining the site of the custom-house and post-office building at Fall River, Massachusetts, is hereby amended by adding thereto the words "and the Secretary of the Treasury is hereby authorized to acquire said land by private purchase or by condemnation;" and the appropriation of twenty-five thousand dollars in said paragraph is hereby continued and made available, and in addition thereto the further sum of fifteen thousand dollars is appropriated for the purchase of said land. And it is further provided that the Secretary of the Treasury is author-
ized to acquire, by private purchase or by condemnation, the necessary lands for the public buildings and the light-houses to be constructed and for which money is appropriated by this act.

And the Secretary of the Treasury is also authorized to secure, by private purchase or by condemnation, land on the Savannah River, between the city of Savannah and the bar at Tybee, for the location of lights under the appropriation of sixty thousand dollars made by the Forty-sixth Congress to light the river from the bar to the city; and said Secretary may use not exceeding three thousand dollars of said sum so appropriated to pay for such land for the locations of lights as may be necessary; and said appropriation of sixty thousand dollars shall be used as soon as convenient for the location and construction of said lights.

**LIFE-SAVING STATIONS.**

For salaries of superintendents for the life-saving stations as follows:

On the coasts of Maine and New Hampshire one, and on the coast of Massachusetts one, at one thousand five hundred dollars each; on the coasts of Rhode Island and Long Island one, at one thousand eight hundred dollars; of one assistant superintendent on the coasts of Rhode Island and Long Island, who may hereafter reside in any portion of the State of Rhode Island, one thousand dollars.

For salary of one superintendent on the coast of New Jersey, one thousand eight hundred dollars.

For salaries of superintendents on the coasts of Delaware, Maryland, and Virginia, one, at one thousand five hundred dollars; on the coasts of Virginia and North Carolina, one, at one thousand eight hundred dollars.

For salary of one superintendent for life-saving stations and for the houses of refuge on the coast of South Carolina, Georgia, and Florida, one thousand two hundred dollars; and of one superintendent for the life-saving and life-boat stations on the coast of the Gulf of Mexico, one thousand five hundred dollars, and of one on the coasts of Lake Ontario and Erie, one thousand eight hundred dollars.

For salaries of superintendent for the life-saving and life-boat stations: One on the coasts of Lake Huron and Superior, and of one on the coast of Lake Michigan, and one on the coasts of Washington Territory, Oregon, and California, at one thousand eight hundred dollars each.

For salary of two hundred and two keepers of life-saving and life-boat stations and of houses of refuge, one hundred and forty-one thousand four hundred dollars.

For pay of crews of surfmen employed at the life-saving and life-boat stations, during the period of actual employment; compensation of volunteers at life-saving and life-boat stations, for actual and deserving service rendered upon any occasion of disaster, at such rate, not to exceed ten dollars for each person, as the Secretary of the Treasury may determine; pay of volunteer crews for drill and exercise; fuel for stations and houses of refuge; repairs and outfits for same; rebuilding and improvement of same; supplies and provisions for houses of refuge and for ship-wrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department; for carrying out the provisions of sections seven and eight of the act approved May fourth, eighteen hundred and eighty-two, and contingent expenses, including freight, storage, repairs to apparatus, medals, labor, stationery, advertising, and miscellaneous expenses that cannot be included under any other head of life-saving stations on the coasts of the United States, five hundred and eighty thousand dollars.

To replace life-saving medals provided for by section seven of the act of July twentieth, eighteen hundred and seventy-four, which have been stolen from parties upon whom they have been bestowed or have been lost without fault on their part, one hundred dollars, or so much thereof as may be necessary, to be expended under the direction of the Secretary of the Treasury.
ESTABLISHING LIFE-SAVING STATIONS.


REVENUE-CUTTER SERVICE.

Revenue-Cutter Service. For expenses of the Revenue-Cutter Service: For pay of captains, lieutenants, engineers, cadets, and pilots, and for rations for the same; and for pay of petty officers, seamen, cooks, stewards, boys, coal-passers, and firemen, and for rations for the same; and for fuel for vessels, and repairs and outfits for the same; ship-chandlery and engineers' stores for the same; traveling expenses of officers traveling on duty under orders from the Treasury Department; instruction of cadets; commutation of quarters; and contingent expenses, including wharfage, towage, dockage, freight, advertising, surveys, common labor, and miscellaneous expenses which cannot be included under special heads, eight hundred and seventy-five thousand dollars.

Steam launches. For constructing one revenue steamer for duty on the southern coast of the United States, or for rebuilding the revenue steamer Commodore Perry with iron hull, as the Secretary of the Treasury shall determine, seventy-five thousand dollars.

Steam launches. For the construction of two steam launches for service in Mobile Harbor, Alabama, and Galveston Harbor, Texas, sixteen thousand dollars.

ENGRAVING AND PRINTING.

Engraving and printing. For labor and expenses of engraving and printing, namely; For salaries of all necessary clerks and employees and for labor (by the day, piece, or contract), including labor of workmen skilled in engraving, transferring plate-printing, and other specialties necessary for carrying on the work of engraving and printing notes, bonds, and other securities of the United States, the pay for such labor to be fixed by the Secretary of the Treasury at rates not exceeding the rates usually paid for such work; and for other expenses of engraving and printing notes, bonds, and other securities of the United States; for materials required in the work of engraving and printing; for purchase of engravers' tools, dies, rolls, and plates, and for machinery and repairs of same; and for expenses of operating macerating machines for the destruction of the United States notes, bonds, national-bank notes, and other obligations of the United States authorized to be destroyed, four hundred thousand dollars. And the Secretary of the Treasury shall, at the next session of Congress, submit for the year thereafter commencing July first, eighteen hundred and eighty-three, an itemized estimate for the above service, and, so far as practicable, for the force of employees that can be individually and specifically appropriated for; and shall also estimate for the force that cannot so be appropriated for; and for material in separate amounts, and itemized as far as practicable.

LIGHT-HOUSE ESTABLISHMENT.

Keepers of light-houses. For salaries of keepers of light-houses: For salaries, fuel, rations, rent of quarters, where necessary, and similar incidental expenses of one thousand and fifteen light-keepers and fog-signal keepers, five hundred and eighty-five thousand dollars.

Light-vessels. For expenses of light-vessels: For seamen wages, rations, repairs, salaries supplies, and incidental expenses of thirty-one light-ships, two hundred and forty thousand dollars.

Buoyage. For expenses of buoyage: For expenses of raising, cleaning, painting, repairing, removing, and supplying losses of buoys, spindles, and day-beacons, and for chains, sinkers, and similar necessaries, three hundred and twenty-five thousand dollars.
For expenses of fog-signals: For establishing, renewing, duplicating, and improving fog-signals and buildings connected therewith, and for repairs and incidental expenses of the same, sixty thousand dollars.

For inspecting lights: For expenses of visiting and inspecting lights and other aids to navigation, including rewards paid for information as to collisions, four thousand dollars.

For supplies of light houses: For supplying the light-houses, beacon lights, and fog-signals on the Atlantic, Gulf, Lake, and Pacific coasts with illuminating and cleansing materials, and such other materials as may be required for annual consumption, including the expenses of inspection and delivery of the same; for books and furniture for stations, and other incidental and necessary expenses, three hundred and seventy-five thousand dollars.

For repairs of light-houses: For repairs and incidental expenses of light-houses and stations; for rebuilding, renovating, and improving the same, and building connected therewith; for the establishing and repairing of pier-head lights; and for the purchase and repair of illuminating apparatus and machinery, three hundred and ten thousand dollars.

For lighting and buoyage of the Mississippi, Missouri, and Ohio Rivers: For maintenance of lights and buoys on the Mississippi, Ohio, and Missouri Rivers, and at the mouth of Red River, Louisiana, one hundred and fifty thousand dollars.

To complete the lighting and buoyage of the Ohio River, fifteen thousand dollars.

That all parties owning, occupying, or operating bridges over any navigable river shall maintain at their own expense, from sunset to sunrise, throughout the year, such lights on their bridges as may be required by the Light-House Board for the security of navigation: and in addition thereto all persons owning, occupying, or operating any bridge over any navigable river shall, in any event, maintain all lights on their bridge that may be necessary for the security of navigation.

For survey of light house sites: For examination and survey of sites for proposed light-houses and preparing plans for proposed structures, ten thousand dollars.

LIGHT-HOUSES, BEACONS, AND FOG-SIGNALS.

For rebuilding tower and keepers dwelling at Throgg's Neck, entrance to East River, New York, ten thousand dollars.

For establishing a fog bell on the Hudson River at Danskammer Point, five thousand dollars.

For the erection of a light-house at Tarrytown, on the Hudson River, twenty-five thousand dollars.

For the construction of a light-house at or near Sakonnet Point, Rhode Island, twenty thousand dollars.

For the erection of a beacon light on the end of the west jetty-wall at Saybrook Bar, Connecticut, twenty thousand dollars.

For building a light-house to replace the light-ship now on Fourteen-foot Bank, Delaware Bay, one hundred thousand dollars.

For building a light-house on Sandy Point Shoal, Maryland, to take place of the one on Sandy Point, and establish an efficient fog signal, twenty-five thousand dollars.

For the establishment of two range lights at the mouth of the Patuxent River, Maryland, twenty-five thousand dollars.

For completing the light-house at Sanibel Island, Punta Rasa Harbor, Florida, thirty thousand dollars.

For the establishment of a light and range beacons at the turn of the channel through Mannee Bay, Ohio, twenty thousand dollars.

For reconstructing the light station at Wangoshance, Lake Michigan, and establishing a steam fog-signal, twenty-five thousand dollars.

Mouth of Detroit River.

For constructing a light-house, and for the establishment of a steam fog-signal in connection therewith, at or near the mouth of the Detroit River, in Lake Erie, twenty thousand dollars.

Site, etc., Portage River.

For purchasing a site for the light station at Portage River, Lake Superior, Michigan, one thousand dollars.

Lime Point, harbor of San Francisco.

For the establishment of a steam fog-signal on Lime Point, at the entrance of the harbor of San Francisco, California, twenty thousand dollars.

Electric lights, Hell Gate.

For establishing one or more electric lights at Hell Gate, New York, twenty thousand dollars.

Additional land, etc., Cohansey Light Station.

To purchase additional land for the site of Cohansey Light Station, New Jersey, one thousand dollars.

Belle Isle, Detroit River.

To complete the light-house on the northern end of Belle Isle, Detroit River, Michigan, six thousand dollars.

Little Traverse Bay.

For the erection of a light-house in Little Traverse Bay, Michigan, fifteen thousand dollars.

Point Saint George.

For the establishment of such lights, day-beacons, and buoys as may be necessary for the use of vessels navigating the Willamette and Columbia Rivers from Portland to the sea, the sum of three thousand dollars.

Willamette and Columbia Rivers.

Steam-tender, Atlantic coast.

For building a steam-tender for general use on the Atlantic coast, sixty thousand dollars.

Hired labor and purchase of materials, when.

That it shall be the duty of the Light House Board to apply the money herein appropriated, as far as can be without detriment to the interests of the government, by contract. When work cannot be done or materials purchased by contract without injury to the public interests, it may be prosecuted by hired labor, and materials purchased in open market.

That section forty-four hundred and twenty nine Revised Statutes is hereby amended by adding at the end thereof the following: "Provided, however, That the Secretary of the Treasury may grant permission to use any boiler or steam generator not constructed of riveted iron or steel plates upon the certificate of the supervising inspector of steamboats for the district wherein such boiler or generator is to be used, and other satisfactory proof that the use of the same is safe and efficient; said permit to be valid until the next regular meeting of the supervising inspectors who shall act thereon."

COAST AND GEODETIC SURVEY.

Survey of Atlantic and Gulf coasts.

For survey of the Atlantic and Gulf coasts, Eastern division: For every purpose and object necessary for and incident to the continuation of the survey of the Atlantic and Gulf coasts of the United States; of the survey of the Mississippi River and other rivers to the head of tide-water or ship navigation, of deep-sea soundings, temperature, and current observations off and along the above-named coasts, in the Gulf of Mexico, and throughout the Gulf Stream; for re-surveys of such portions of the above named coasts as may be necessary, including the resurvey of Long Island Sound and the completion of the resurvey of Delaware Bay and river; for the preparation and publication of charts, of the Coast Pilot, of a magnetic map of Eastern North America, and of a general map of the eastern part of the United States, and for the compensation of the superintendent, assistants, aids, clerks, computers, draughtsmen, engravers, electrotypists, instrument makers, copper-plate
For furnishing points for State surveys, sixteen thousand dollars.

For transcontinental geodetic work, thirty thousand dollars.

For survey of the Pacific coasts, Western division: For every purpose and object necessary for and incident to the continuation of the survey of the Pacific coasts of the United States, the Columbia and other rivers, to the head of either tidal influence or of ship-navigation; deep-sea soundings; temperatures, currents, and dredgings along and also in the Japan Stream flowing off these coasts; the preparation and publication of charts, the Coast Pilot, the magnetic map of Western North America, and other results of the work, with the purchase of materials thereof, including compensation of clerks watchmen, messengers, and laborers, and of civilians employed in the work, one hundred and seventy thousand dollars.

For repairs of vessels for the Coast and Geodetic Survey: For the repairs and maintenance of the complement of vessels used in the Coast and Geodetic Survey, thirty thousand dollars.

For publishing observations of the Coast and Geodetic Survey: For continuing the publication of observations, and their discussions, made in the progress of the Coast and Geodetic Survey, including compensation of civilians engaged in the work, the publication to be made at the Government Printing Office; six thousand dollars.

For general expenses of the Coast and Geodetic Survey: For rent of buildings for offices, workrooms, and workshops in Washington, ten thousand five hundred dollars.

For rent of fire-proof building, numbered two hundred and five New Jersey avenue south, including rooms for standard weights and measures, for the safe-keeping and preservation of the original astronomical, magnetic, hydrographic, and other records; the original topographical and hydrographic maps and charts; instruments, engraved plates, and other valuable articles of the Coast and Geodetic Survey, six thousand dollars.

For fuel for all the offices and buildings, two thousand dollars.

For transportation of instruments, maps, and charts; the purchase of new instruments, books, maps, and charts; gas and other miscellaneous expenses, thirteen thousand four hundred dollars.

And the Secretary of the Treasury is hereby directed to organize the force for which this appropriation is to be expended, and fix the salaries and compensation to be paid to the members thereof, and to make his estimate for the fiscal year commencing July first, eighteen hundred and eighty-three, in detail, in reference to the force to be employed, with its grades and compensation to the respective grades, and specifying the branches of work in which it should be employed, and the amount to be expended upon each branch: Provided, That the Secretary of the Treasury be, and he is hereby, authorized to credit Thad Butler, lately in the employment of the Interior Department, with the sum of two hundred and fifteen dollars, the same being stopped against him because it was expended in payment of salary from the contingent fund, this being the only fund or money furnished or available in the Interior Department for the purpose above named.

MISCELLANEOUS OBJECTS UNDER THE TREASURY DEPARTMENT.

For freight on bullion and coin: For freight on bullion and coin between the mints and assay-offices, thirty-thousand dollars.

For dies, paper, and stamps, five hundred thousand dollars; the engraving and printing to be done in the Bureau of Engraving and Printing.
Printing of the Treasury Department, to be expended under the direction of the Secretary of the Treasury.

For detecting, and bringing to trial and punishment, persons guilty of violating the internal-revenue laws, or accessory to the same, including payments for information and detection sixty-five thousand dollars; and the Commissioner of Internal Revenue shall make a detailed statement to Congress once in each year as to how he has expended this sum, and also a detailed statement of all miscellaneous expenditures in the Division of Internal Revenue for which appropriation is made in this act.

For contingent expenses under the requirements of section thirty-six hundred and fifty-three of the Revised Statutes of the United States, for the collection, safe-keeping, transfer, and disbursement of the public money, and for transportation of notes, bonds, and other securities of the United States, seventy-five thousand dollars. And hereafter no part of the money appropriated for the purposes mentioned in this paragraph shall be expended for clerical services or payment of employees of any nature or grade.

For expenses of the national currency: For paper, engraving, printing, express-charges, and other expenses, one hundred and twenty thousand dollars.

For the distinctive paper for United States securities: For paper, including mill expenses, transportation, examination, counting and delivery, thirty-five thousand dollars.

For the redemption of worn and mutilated United States notes: For preparation and issue of new United States notes in place of worn and mutilated United States notes, and transportation of each to and from the Treasury, under such regulations as the Secretary of the Treasury may prescribe, forty-eight thousand dollars.

For the transportation of silver coins: That the Secretary of the Treasury be, and he is hereby, authorized and directed to transport, free of charge, silver coins when requested to do so: Provided, That an equal amount in coin or currency shall have been deposited in the Treasury by the applicant or applicants; and that there is hereby appropriated ten thousand dollars, or so much thereof as may be necessary, for that purpose, and that the same be available from and after the passage of this act.

For the recoinage of gold and silver coins: For the recoinage of gold and silver coins in the Treasury, to be expended under the direction of the Secretary of the Treasury, ten thousand dollars.

For the recoinage of all uncurren T silver coins in the Treasury, twenty five thousand dollars.

For loss on recoinage of mutilated and uncurren T minor coins now in the vaults of the Treasury and which may be presented during the fiscal year eighteen hundred and eighty-three, one thousand dollars.

For fuel, lights, and water for public buildings: For fuel, lights, water, and miscellaneous items required by the janitors and firemen in the proper care of the buildings, furniture, and heating apparatus, exclusive of personal services, for all public buildings under the control of the Treasury Department, four hundred thousand dollars.

For furniture and repairs of furniture for public buildings: For furniture and repairs of furniture, and carpets, for all public buildings under the control of the Treasury Department; and furniture for nine new buildings, namely: At Harrisburg, Pennsylvania; New York, New York (barge office); Albany, New York; Charleston, West Virginia; Danville, Virginia; Montgomery, Alabama; Paducah, Kentucky; Topeka, Kansas; Saint Louis, Missouri; and at Cleveland, Ohio; two hundred thousand dollars.

For pay of assistant custodians and janitors: For pay of assistant custodians and janitors, including all personal services in connection with all public buildings under control of the Treasury Department outside of the District of Columbia, three hundred thousand dollars.
For heating apparatus for public buildings: For heating, hoisting, and ventilating apparatus, and repairs to the same, for all public buildings under control of the Treasury Department, one hundred thousand dollars.

For vaults, safes, and locks for public buildings: For vaults, safes, and locks, and repairs to the same, for all public buildings under control of the Treasury Department, sixty thousand dollars.

For plans for public buildings: For books, photographic materials, and in duplicating plans required for all public buildings under control of the Treasury Department, two thousand five hundred dollars.

For suppressing counterfeiting and similar felonies: For the expenses of detecting and bringing to trial and punishment persons engaged in counterfeiting Treasury notes, bonds, national-bank notes, and other securities of the United States, as well as the coins of the United States, and other felonies committed against the laws of the United States relating to the pay and bounty laws, and for no other purpose whatever, sixty-seven thousand dollars.

For compensation in lieu of moieties: For compensation in lieu of moieties in certain cases under the customs-revenue laws, thirty thousand dollars.

To enable the Secretary of the Treasury to co-operate with State and municipal authorities, and corporations and persons engaged in the transportation of neat cattle by land or water, in establishing regulations for the safe conveyance of such cattle from the interior to the seacoast, and the shipment thereof, so that such cattle may not be exposed to the disease known as pleuro-pneumonia or lung plague, and to prevent the spread of said disease, and to establish quarantine stations and provide proper shelter for neat cattle imported, at such ports as he may deem necessary, the sum of fifty thousand dollars, or so much thereof as may be necessary.

FOR THE SUPPRESSION OF BIGAMY.

To enable the Secretary of the Treasury to carry out the provisions of the act entitled "An act to amend section fifty-three hundred and fifty-two of the Revised Statutes of the United States, in reference to bigamy, and for other purposes," approved March twenty-second, eighteen hundred and eighty-two, as follows.

For compensation of the officers of election, including contingent expenses, twenty-five thousand dollars.

For expenses of the commission, for printing, stationery, clerical hire, and rent, fifteen thousand dollars.

The governor of the Territory of Utah is hereby authorized to appoint officers in said Territory to fill vacancies which may be caused by a failure to elect on the first Monday in August, eighteen hundred and eighty-two, in consequence of the provisions of the act entitled "An act to amend section fifty-three hundred and fifty-two of the Revised Statutes of the United States in reference to bigamy, and for other purposes," approved March twenty-second eighteen hundred and eighty-two, to hold their offices until their successors are elected and qualified under the provisions of said act: Provided, That the term of office of any of said officers shall not exceed eight months.

MISCELLANEOUS.

That the Secretary of the Treasury be and he is hereby, authorized and directed to pay to the Treasurer of the United States, out of any money in the Treasury not otherwise appropriated, the sum of two hundred and fifty-seven dollars to reimburse him for that amount of standard silver dollars lost while in transit between Washington District of Columbia, and the assay-office at Helena, Montana, in June eighteen hundred and eighty.
First National Bank, New Orleans; payment in trust for.

Expenses of certain treaty stipulations relating to Chinese.
Ante, p. 58.
Bitting and Davidson, payment to.

 Territory of Nebraska credited in account, direct tax, etc.
12 Stat., 296.

Appropriation.
Charles Osborn.

Powers and Mabry.

Legal representatives of George C. Johnston.

Payment to employees under Architect of Capitol for time, etc.

Agents at seal fisheries, Alaska.

To pay the Comptroller of the Currency twenty eight thousand one hundred and seventy-three dollars and fifty-eight cents, in trust for the creditors of the First National Bank of New Orleans, for the purpose of adjusting the accounts between that bank and the United States.

To meet such expenses as may be necessary to be incurred in carrying out the provisions of the act to execute certain treaty stipulations relating to Chinese approved May sixth, eighteen hundred and eighty-two, five thousand dollars.

To enable the Secretary of the Treasury to pay Messrs Bitting and Davidson, additional for laying pressed brick, instead of common red brick, in the exterior walls of the building for the Bureau of Engraving and Printing, under contract of January sixteenth eighteen hundred and seventy-nine four thousand five hundred and ninety-five dollars.

To enable the Secretary of the Treasury to adjust the account of the Territory of Nebraska for direct tax laid upon the Territory under the provisions of the act of August fifth, eighteen hundred and sixty-one and to pay to the State of Nebraska an amount certified to be due on account of five per centum of the net proceeds of sales of certain Indian reservations within the limits of said State during the period commencing January first, eighteen hundred and seventy-eight, and ending June thirtieth, eighteen hundred and eighty, he is hereby authorized and directed to credit said Territory with the sum of fifteen thousand and thirty dollars and forty cents, now standing against it on the books of the Treasury on account of direct tax, and pay to the State of Nebraska the sum of four thousand two hundred and eighty-one dollars and sixty cents, the balance certified by the accounting officers to be due said State on account of five per centum of net proceeds of sales of certain Indian reservations, which said sum is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

To pay Charles Osborn the amount of a judgment rendered in his favor by the Court of Claims, and heretofore paid to Edwin J. Sweet on a forged assignment, one hundred and sixty-nine dollars and sixty-four cents.

To enable the Secretary of the Treasury to pay to Messrs. Powers and Mabry the sum of eighty-nine dollars and one cent, being amount suspended in settlement numbered twenty-five hundred and forty-nine, of December first, eighteen hundred and seventy-six, and since allowed for cattle furnished for "support of Sioux of different tribes, including Santee Sioux of Nebraska, eighteen hundred and eighty, and prior years".

To enable the Secretary of the Treasury to pay to the legal representatives of George C. Johnston the amount, not exceeding ten thousand five hundred and ten dollars, which may be ascertained to be due to them under the provisions of an act of Congress approved March third, eighteen hundred and forty-three, entitled "An act for the relief of George C. Johnston."

That the Architect of the Capitol is authorized and directed to pay the employees under his charge the pay deducted from them for the time lost by them, respectively, during the obsequies of the late President James A. Garfield, in the month of September, eighteen hundred and eighty-one.

ALASKAN SEAL FISHERIES.

For salaries and traveling expenses of agents at seal fisheries in Alaska as follows:
For one agent, three thousand six hundred and fifty dollars.
For one assistant agent, two thousand nine hundred and twenty dollars.
For two assistant agents, at two thousand one hundred and ninety dollars each, four thousand three hundred and eighty dollars.

For necessary traveling expenses of agents in going to and returning from Alaska, at six hundred dollars each per annum, two thousand four hundred dollars.
For the protection of sea-otter hunting-grounds and seal-fisheries in Alaska: To enable the Secretary of the Treasury to use revenue steamers for the protection of the interests of the government on the seal-islands and the sea otter hunting grounds, and the enforcement of the provisions of law in Alaska, twenty-five thousand dollars.

For salaries and expenses of the National Board of Health as follows:

For pay and expenses of the members of the National Board of Health, ten thousand dollars.

For pay of Secretary and disbursing agent, and pay of clerks, messengers, and laborers, five thousand five hundred dollars.

For rent, light, fuel, furniture, stationery, telegrams, and postage, two thousand dollars.

For miscellaneous expenses, five hundred dollars.

And the President of the United States is hereby authorized, in case of a threatened or actual epidemic, to use a sum not exceeding one hundred thousand dollars, out of any money in the Treasury not otherwise appropriated, in aid of State and local boards or otherwise, in his discretion, in preventing and suppressing the spread of the same.

For aid to State and local boards of health and to local quarantine stations in carrying out their rules and regulations to prevent the introduction and spread of contagious and infectious diseases in the United States, fifty thousand dollars: Provided, That no other public money than that hereby appropriated shall be expended for the purposes of the Board of Health: And provided further, That hereafter the duties and investigations of the Board of Health shall be confined to the diseases of cholera, small-pox and yellow fever.

For the library of the Treasury Department: For purchase of law-books and suitable books of reference for the library of the Treasury Department, five hundred dollars. And for the purpose of limiting the appropriations, the head of each department shall report to Congress, at the beginning of the next session of Congress, the condition of the several libraries in his department, the number of volumes in each, and duplicates in all, and a plan for consolidating the same, so that hereafter there shall be but one library in each department, and the amount of annual appropriation necessary to maintain said departmental library.

For the purchase of books and serials for use in the office of the government actuary, two hundred and fifty dollars, to be expended under direction of the Secretary of the Treasury.

For materials and labor for repairs on the United States court-house and post-office at Des Moines, Iowa, and providing additional room therein for the courts and post-office, to be expended under the direction of the Secretary of the Treasury, forty-five thousand dollars, the total cost of which enlargement shall not exceed one hundred thousand dollars.

**UNDER THE WAR DEPARTMENT.**

**ARMORIES AND ARSENALS.**

For the Rock Island Arsenal, Rock Island, Illinois, as follows:

For completing shop I, a wood-working and leather-working shop for the arsenal, fifty-eight thousand five hundred dollars.

For shop H, an iron-finishing shop for the armory, eighty thousand dollars.

For armory-shop K, one hundred thousand dollars.

For storehouse numbered four, twenty thousand dollars.

For machinery and shop fixtures, fifteen thousand dollars.

For general care, preservation, and improvement; for building new roads; for care and preservation of the water power; for painting and care and preservation of permanent buildings, bridges, and shores of the island; for building fences, grading grounds, and repairs and extension of railroad, twelve thousand five hundred dollars.

Revenue steamers for seal-fisheries.

National Board of Health.

President authorized to expend money, etc., in case of epidemic.

Local quarantine stations.

State and local boards of health, etc.

Proviso.

Duties of Board of Health confined to cholera, etc.

Purchase of books for library of Treasury Department.

Head of each department to report to Congress condition of library, etc., respectively.

Books for government actuary.

Public building, Des Moines, Iowa.
For water-power at Rock Island Arsenal, Rock Island, Illinois: For completing the improvement of the water-power pool, thirty thousand dollars.

For deepening the canal, fifty-five thousand dollars.

For placing in the wall or dike six new openings for water-wheels, fifteen thousand dollars.

And the unexpended balance of the appropriation of fifty thousand dollars for developing and maintenance of said water-power under the act of June sixteenth, eighteen hundred and eighty, and the unexpended balance of fifty thousand dollars for continuing the improvement of the water-power pool under the act of March third, eighteen hundred and eighty-one, are hereby reappropriated and made available for the purpose named in said acts: Provided, That no part of the said moneys hereby appropriated for completing the said water-power shall be expended until detailed plans and specifications for actual work to be done, the estimated cost of which shall be within the said appropriations, shall be prepared by the Secretary of War and assented to by the Moline Water-Power Company, with an agreement from said company that the expenditure of the sums hereby appropriated for continuing and completing the improvement of the water-power pool according to such plans and specifications, and also the deepening of said canal to an average depth of at least three feet at its present width, and also the placing of six openings for water-wheels according to such plans and specifications, will be accepted by the Moline Water-Power Company in full discharge of the obligation of the United States to develop the water-power; And provided further, That the certificate of the commanding officer of the Rock Island Arsenal shall be conclusive evidence as to the required deepening of said canal and placing the said openings for water-wheels; And provided further, That before the expenditure of any part of the appropriations hereby made for deepening said canal and the placing of said openings for water-wheels, said Moline Water-Power Company shall give to the Secretary of War satisfactory assurances and guarantees that it will complete the corresponding deepening of the Tail Race above said canal at the same time the deepening of said canal shall be completed. The appropriations hereby made shall be available until the same, or so much thereof as may be necessary to complete the work hereby provided for, shall be expended.

For the Rock Island bridge as follows:

For care and preservation of the Rock Island bridge, and expenses of maintaining and operating the draw, nine thousand dollars.

For protecting the Rock Island bridge by means of sheer-booms, two hundred and fifty dollars.

For the Benicia Arsenal, Benicia, California: For completing the erection of the machine and armorer's shop, and for completing the rebuilding of the blacksmith's and carpenter's shops, the two latter injured by the fire on the night of November third, eighteen hundred and eighty, and eighty, fifty thousand dollars.

To purchase one steam-engine, five thousand six hundred dollars.

For completing repairs on wharf, three thousand eight hundred dollars.

For the San Antonio Arsenal, San Antonio, Texas: For construction of a two-story storehouse forty-three feet by one hundred and fifty-five feet, eleven thousand dollars.

For construction of a shed for artillery carriages, two thousand four hundred and fifty-five dollars.

For construction of one set of officers' quarters, eight thousand dollars.

For the Sandy Hook Proving-Ground, New Jersey: For clearing, leveling, grading, and building roads and walks, at the proving-ground, five thousand dollars.

For the Springfield Arsenal, Springfield, Massachusetts: For repairs and preservation of grounds, buildings, and machinery not used for manufacturing purposes, fifteen thousand dollars.
For additional compensation to the master armorer at the national armory in Springfield, Massachusetts, while performing the duties of master machinist at said armory, one thousand dollars.

For repairs of arsenals: For repairs of arsenals, and to meet such unforeseen expenditures at arsenals as accidents or other contingencies during the year may render necessary, forty thousand dollars.

BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON.

For the improvement and care of public grounds as follows:
For improving grounds south of the Executive Mansion, fifteen thousand dollars.
For ordinary care of greenhouses and nursery, including construction of two additional greenhouses for propagation of bedding plants for decorating the public grounds, four thousand dollars.
For ordinary care of Lafayette Square, one thousand dollars.
For care and improvement of reservation numbered three (Monument Grounds), one thousand dollars.
For construction and repair of iron fences, five hundred dollars.
For manure and hauling the same, five thousand dollars.
For painting iron fences, vases, lamps, and lamp posts one thousand five hundred dollars.
For purchase and repair of seats, one thousand dollars.
For purchase and repair of tools, two thousand dollars.
For trees, tree-stakes, lime, whitewashing, and stock for nursery, three thousand dollars.
For removing snow and ice, one thousand dollars.
For flower-pots, twine, baskets, and lycopodium, one thousand dollars.
For care, construction, and repair of fountains in the public grounds, including the enlargement of basin and purchase of suitable material for the fountain at the north front of the Executive Mansion, two thousand dollars.
For abating nuisances, five hundred dollars.
For improving various reservations, fifteen thousand dollars.
For improvement and care of Smithsonian Grounds, five thousand dollars.
For improvement of reservation numbered seventeen and site of old canal northwest of same, twenty thousand dollars: Provided, That no part thereof shall be expended upon other than property belonging to the United States.
For paving roadways and sidewalks to the north front of the Executive Mansion, ten thousand five hundred dollars.
For rent of the office for the use of the "colonel in charge of public buildings and grounds", in the city of Washington, six hundred dollars; to be paid from the appropriation for rent of quartermasters' offices in the act making appropriations for the Army, and for other purposes, for eighteen hundred and eighty three.
For repairs and fuel at the Executive Mansion as follows:
For care and repair of the Executive Mansion, including the improvement of the drainage of the basement, twenty thousand dollars.
For refurbishing the Executive Mansion, twenty thousand dollars.
For fuel for the Executive Mansion and greenhouses, two thousand five hundred dollars.
For care and necessary repair of the conservatories of the Executive Mansion, five thousand five hundred dollars.

For lighting the Executive Mansion and public grounds: For gas, pay of lamp-lighters, gas-fitters, plumbers, plumbing, lamps, lamp-posts, matches, and repairs of all kinds, fuel and lights for office, and stables, for watchmen's lodges, and for the greenhouses at the nursery, fifteen thousand dollars: Provided, That for each burner not connected with a meter in the lamps on the public grounds no more than twenty five dollars shall be paid per lamp for gas, including lighting, cleaning, and
keeping in repair the lamps, under any expenditure provided for in this act: and in case a contract cannot be made at that rate the engineer in charge is hereby authorized to substitute other illuminating material in the lamps on the public grounds, and to use so much of the sum hereby appropriated as may be necessary for that purpose.

For repair of water-pipes and fire-plugs: For repairing and extending water-pipes, purchase of apparatus to clean them, and cleaning the springs and repairing and renewing the pipes to the same that supply the Capitol, the Executive Mansion, and the building for the State, War, and Navy Departments, two thousand five hundred dollars.

For telegraph to connect the Capitol with the departments and Government Printing Office: For care and repair of the same, one thousand five hundred dollars.

For the new hospital for cadets at the Military Academy at West Point, namely: For blinds, laying pine flooring and base board, doors, windows, bath rooms, water-closets, locks, screws, hinges, basement windows, outside doors, iron mantels, with grates, plastering, plumbing, gas-fitting, iron stairs, gas-fixtures, iron railing and platform, painting, retaining wall, with coping outside of sally-port, platform and stairs to bath-room and closet, inclosing grounds with wall and fencing, water-tank, skylight in roof of main building, inclosure of basement and stairs, iron paneling, and for steam-heating apparatus, fifteen thousand dollars

For the building for the State, War, and Navy Departments: For continuing the construction of the north wing; painting, decorating, and interior finish; and completion of the approaches, cleaning down stone-work of exterior walls, cleaning up and preparing for occupancy and minor operations for completing this wing; and for labor and contingencies, one hundred thousand dollars.

For preparing granite for the construction of the west and center wings, and preparation of foundation, three hundred and fifty thousand dollars.

For furniture, carpets, file-cases, and shelving for the north wing of the State; War; and Navy Department building, fifty thousand dollars.

For the observation and report of storms: For expenses of the observation and report of storms by telegraph and signal for the benefit of commerce and agriculture throughout the United States; for manufacture, purchase, and repair of meteorological and other necessary instruments for telegraphing reports; for expenses of storm-signals announcing the probable approach and force of storms; for continuing the establishment and connections of stations at life-saving stations and light-houses; for instrument shelters; for hire, furniture, and expenses of offices maintained for public use in cities and ports receiving reports; for river reports; for maps and bulletins to be displayed in chambers of commerce and boards of trade rooms, and for distribution; for books, periodicals, newspapers, and stationery; and for incidental expenses not otherwise provided for, two hundred and eighty thousand dollars: Provided, That the work of no other department, bureau, or commission authorized by law, shall be duplicated by this bureau: Provided, further, That nothing herein contained shall restrict the performance of all duties of the Signal Service Bureau prescribed by existing laws.

For the construction, maintenance, and repair of military-telegraph lines: For the construction and continuing the construction, maintenance, and use of military-telegraph lines on the Indian and Mexican frontiers and in the Northwest. For the connection of military posts and stations, and for the better protection of immigration and the frontier settlements from depredations, especially in the States of Texas and Nevada and the Territories of New Mexico, Arizona, Dakota, Wash-
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Ingington, Montana, Idaho, and Wyoming, and the Indian Territory, under the provisions of the acts approved March third, eighteen hundred and seventy-five, and June twentieth, eighteen hundred and seventy-eight, forty thousand dollars: Provided, That the construction of new lines of telegraph shall be under the supervision and direction of the several military commanders, subject to the approval of the Secretary of War.

And it is provided that to support the Signal Service no money shall be expended except such as is appropriated by this act and the act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year eighteen hundred and eighty-three, and such sums as are specifically appropriated for said service in the act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes; and the further sum of three hundred thousand dollars, payable from the respective appropriations in said last-named act, similar to those heretofore drawn upon for its support, which sum, or so much thereof as may be necessary, the Secretary of War may apply to the support of said service from said appropriations; and it is further provided that at the next session of Congress the Secretary of War shall submit to Congress a detailed estimate of the force required for the Signal Service for the fiscal year commencing July first, eighteen hundred and eighty-three, of the officers and other employees that will be necessary, and their compensation, respectively, and the amount that should be appropriated for labor when the employees cannot be specifically estimated for, and for material and for rent of offices and for any other objects that he may deem necessary, each separately stated.

That hereafter the appropriations for “observation and report of storms,” and for the Signal Service, shall be expended under the direction of the Secretary of War.

NATIONAL CEMETERIES.

For national cemeteries: For maintaining and improving national cemeteries, one hundred thousand dollars.

For superintendents of national cemeteries: For pay of seventy-three superintendents of national cemeteries, sixty thousand four hundred and forty dollars.

For the road from Fort Scott to the national cemetery, Kansas: For the completion of the roadway from Fort Scott, Kansas, to the national cemetery near that city, three thousand dollars.

For the road from Chattanooga to the national cemetery, Tennessee: For the completion of the roadway from Chattanooga national cemetery to the city of Chattanooga, Tennessee, five thousand dollars: Provided, That none of the money appropriated by this and the preceding paragraph shall be expended unless in each case the amount appropriated shall complete said roadways.

MISCELLANEOUS OBJECTS.

For the transportation of reports and maps to foreign countries: For the transportation of reports and maps to foreign countries, through the Smithsonian Institution, three hundred dollars.

Lands and other property of the United States: For custody, care, protection, and sale of lands and other property belonging to the United States, one thousand dollars. The Secretary of the Treasury is authorized to sell such lands as have been acquired by the United States by devise, upon such terms and after such public notice by advertisement as he may deem best for the public interest.

Survey of northern and northwestern lakes: For printing and issuing charts for use of navigators, electro-typing copper-plates for chart-printing, and completion of office-work, twelve thousand dollars.
For the publication of the official records of the war of the rebellion, both of the Union and Confederate armies, as follows:

For continuing the publication of the official records, and printing and binding, under direction of the Secretary of War, of eleven thousand copies of a compilation of the official records, Union and Confederate, of the war of the rebellion, so far as the same may be ready for publication during the fiscal year, thirty-six thousand three hundred dollars.

The volumes of the official records of the war of the rebellion shall be distributed as follows: One thousand copies to the executive departments, as now provided by law. One thousand copies for distribution by the Secretary of War among officers of the Army and contributors to the work. Eight thousand three hundred copies shall be sent by the Secretary of War to such libraries, organizations, and individuals as may be designated by the Senators, Representatives, and Delegates of the Forty-seventh Congress. Each Senator shall designate not exceeding twenty-six, and each Representative and Delegate not exceeding twenty-one of such addresses, and the volumes shall be sent thereto from time to time as they are published, until the publication is completed. Senators, Representatives, and Delegates shall inform the Secretary of War in each case how many volumes of those heretofore published they have forwarded to such addresses. The remaining copies of the eleven thousand to be published, and all sets that may not be ordered to be distributed as provided herein, shall be sold by the Secretary of War for cost of publication with ten per cent added thereto, and the proceeds of such sale shall be covered into the Treasury. If two or more sets of said volumes are ordered to the same address the Secretary of War shall inform the Senators, Representatives, or Delegates, who have designated the same, who thereupon may designate other libraries, organizations or individuals. The Secretary of War shall report to the first-session of the Forty-eighth Congress what volumes of the series heretofore published have not been furnished to such libraries, organizations and individuals. He shall also inform distributees at whose instance the volumes are sent.

For the expenses of military convicts: For payment of costs and charges of State penitentiaries for the care, clothing, maintenance, and medical attendance of United States military convicts confined in them, twelve thousand dollars.

For the artillery school at Fortress Monroe, Virginia: To provide for text books, drawing materials, models, and material necessary in the science of engineering and artillery, stationery, and miscellaneous necessities for use of the school, five thousand dollars.

For the support of the military prison at Fort Leavenworth, Kansas, as follows:

For subsistence stores, oil for illuminating purposes, wicking and lamps and lanterns, and for tobacco for issue to prisoners on special or excessive hard labor, twenty-two thousand dollars;

For hay for prisoners' bedding, three hundred and seventy-six dollars;

For hard wood for making steam and for heating and cooking, ten thousand dollars;

For hose, belting, machine-oil, cotton-waste, and for repairs, and for stoves and stove-pipe, one thousand dollars;

For stationery and blank-books for officers, three hundred and sixty dollars;

For stamped envelopes and letter paper for the use of prisoners, and for books, periodicals, and newspapers for the prison library, four hundred dollars;

For hats and material for clothing for prisoners on discharge, one thousand dollars;

For paving-brick for cisterns and coping-stone for prison-walls, six hundred and thirty dollars;
For tools and stores for shops and general use, and for drainage of
grounds and disinfectants, three thousand six hundred dollars;
For medicine: hospital stores, and appliances, and for stoves and
furniture for hospital, one thousand dollars;
For repairs and painting prison hospital, two hundred and seventy
dollars;
For donations of five dollars to each prisoner on discharge, one thou-
sand three hundred and fifty dollars;
For rewards for capture of escaped prisoners and expenses of pur-
suit, two hundred and twenty-five dollars;
For cost of advertising for proposals for supplies, fifty dollars;
For extra-duty pay to eight members of the prison guard on special
duty, six hundred and forty dollars and five cents;
For pay of clerks, one at one hundred and fifty dollars per month,
one at one hundred and sixteen dollars per month, and two night watch-
men at thirty dollars each per month, three thousand nine hundred and
nineteen dollars;
For pay of foremen in shops, one carpenter, one blacksmith, one en-
gineer running stationary engine, one engineer in charge of heating and
cooking apparatus and portable engine, one machinist, one stone-mason
(six in all), at one hundred dollars per month each, seven thousand two
hundred dollars;
For five teamsters driving prison teams, one thousand eight hundred
dollars;
For the construction of buildings and water-closets, and repairs to
buildings, four thousand five hundred dollars;
For material for clothing to be made at the prison for prisoners’ wear,
seven thousand dollars;
For felt hats, straw hats, and material for boots and shoes, three
thousand three hundred dollars;
For woolen blankets and bed-sacks, one thousand eight hundred and
eighty-eight dollars;
For material for lining, and thread and buttons for clothing to be
made, one thousand three hundred and ninety dollars;
For horse and mule shoes, shoe-nails, farrier’s tools, and coal, two
hundred and thirty-eight dollars;
For lanterns, water-buckets, wheel-barrows, forks, and curry-combs
for the stables, one hundred and eighty dollars; in all, seventy-four
thousand three hundred and twenty-two dollars and five cents.
To enable the Secretary of War to have buildings constructed and
improvements made at military posts, as follows:

At Fort Leavenworth, Kansas: To replace the brick building at Fort
Leavenworth, Kansas, destroyed by fire on the first of February last,
eighteen thousand seven hundred and forty-five dollars and seventy-
seven cents;
For completion of the new barracks at Fort Leavenworth, Kansas,
to be expended under the direction of the Secretary of War, forty-seven
thousand dollars.
For erection of additional quarters for officers at Fort Leavenworth,
Kansas, to be expended under the direction of the Secretary of War,
four-one thousand two hundred and eleven dollars;
At Fort Maginnis, Montana: To complete the post of Fort Maginnis,
in the Territory of Montana, twenty-five thousand dollars.
At Fort Bliss, Texas: To open and construct the approaches to Fort
Bliss, Texas, five thousand dollars.
For new buildings for officers’ quarters at Fort Apache, Arizona Ter-
ritory, thirteen thousand nine hundred and twenty-eight dollars and
forty-four cents.
To improve the military road from Yankton to Fort Randall, Dakota
Territory, five thousand dollars.
Fort McKinney. To enable the Secretary of War to have completed the military post at Fort McKinney, in Wyoming Territory, twenty-five thousand dollars.

St. Paul. For the erection of a building for a quartermaster and commissary depot at St. Paul, Minnesota, for the Department of Dakota, forty-eight thousand five hundred dollars: Provided, That lot three and the lower portion of lot four, block thirty-one, Saint Paul proper, offered to the United States for the erection and maintenance of said building thereon, be conveyed without cost to the United States for said purpose by a good and sufficient deed, which together with the title to the premises shall be approved by the Attorney-General of the United States, and no money shall be expended until said title is perfected.

Proviso. Title to site, etc.

Sea-wall on west side Governor's Island. For completing a sea-wall already commenced on the west side of Governor's Island, New York Harbor, and constructing a sea-wall on its southeastern portion, thirty-nine thousand dollars.

Transients paupers, Washington, D.C. For the support and medical treatment of transient paupers: For the care, support and medical treatment of seventy-five transient paupers, medical and surgical patients, in the city of Washington, under a contract to be made with such institution as the Surgeon-General of the Army may select, fifteen thousand dollars.

Artificial limbs. For artificial limbs: For furnishing artificial limbs and appliances or commutation therefor, and transportation, to be disbursed under the direction of the Secretary of War, one hundred and twenty thousand dollars together with the unexpended balance of appropriations here-tofore made for said purposes:

Surgical appliances. For appliances for disabled soldiers: For providing surgical appliances for persons disabled in the military or naval service of the United States, and not entitled to artificial limbs, two thousand dollars.

National Home for Disabled Volunteer Soldiers for the support of the National Home for Disabled Volunteer Soldiers as follows:

Dayton, Ohio. For current expenses, including construction and repairs, at the Central Branch, at Dayton, Ohio, six hundred and eighty-two thousand five hundred and forty-six dollars and thirty-two cents.

Milwaukee, Wis. For current expenses, including construction and repairs, at the Northwestern Branch, at Milwaukee, Wisconsin, one hundred and fifty-one thousand six hundred and nineteen dollars and twenty-nine cents;

Togus, Me. Eastern Branch. For current expenses, including construction and repairs, at the Eastern Branch, at Togus, Maine, one hundred and forty-seven thousand and twenty dollars.

Hampton, Va. For current expenses, including construction and repairs, at the Southern Branch, at Hampton, Virginia, one hundred and twenty-five thousand nine hundred and two dollars and forty-two cents;

in all, one million one hundred and twenty-two thousand and eighty-eight dollars and three cents.

Leonard A. Harris, James S. Negley, John A. Martin appointed managers to fill vacancies, etc. That Colonel Leonard A. Harris, of Ohio, General James S. Negley, of Pennsylvania, and Colonel John A. Martin, of Kansas, be, and they are hereby, appointed managers of the National Home for Disabled Volunteer Soldiers to fill vacancies occasioned by the expiration of the terms of office of Leonard A. Harris, Richard Coulter, and John A. Martin.

Pensions, etc., due inmates of National Home to be paid to treasurers, etc. That all pensions and arrears of pensions payable or to be paid to pensioners who are or may become inmates of the National Home for Disabled Volunteer Soldiers shall be paid to the treasurers of said home, to be applied by such treasurers as provided by law, under the rules and regulations of said home. Said payments shall be made by the pension agent upon a certificate of the proper officer of the home that the pensioner is an inmate thereof on the day to which said pension is drawn. The treasurers of said home, respectively, shall give security, to the satisfaction of the managers of said home, for the payment and application by them of all arrears of pension and pension-moneys they may receive under the aforesaid provision. And section
two of the act entitled "An act making appropriations for the payment of invalid and other pensions of the United States for the fiscal year ending June thirteenth, eighteen hundred and eighty-two, and for deficiencies, and for other purposes," approved February twenty-sixth, eighteen hundred and eighty-one, is hereby revived and continued in force.

For the collection and payment of bounty, prize-money, and other claims of colored soldiers and sailors: For payment of agents; rent of offices; stationery, office-furniture, and repairs; mileage and transportation of officers and agents; telegraphing, postage, and post-office money-orders, two thousand nine hundred dollars.

For the Mississippi River Commission as follows:

For salaries and traveling expenses of the commission, office expenses, and reduction of work; for continuation of surveys and gaugings of the Mississippi River and its tributaries; for permanent gauge-stations and borings; and for publication of maps and results, one hundred and fifty thousand dollars; and an itemized statement of the expenditure of this sum shall be included with the annual report of the commission to Congress.

UNDER THE NAVY DEPARTMENT.

APPROPRIATION FOR TRANSIT OF VENUS, EIGHTEEN HUNDRED AND EIGHTY-TWO.

To enable the Secretary of the Navy to organize parties to observe the transit of Venus in December, eighteen hundred and eighty-two, seventy-five thousand dollars: Provided, That this appropriation shall be expended, subject to the approval of the Secretary of the Navy, under the direction of the Transit-of-Venus Commission created by the act approved March third, eighteen hundred and seventy-one, and the provision in the act of March sixth, eighteen hundred and eighty-two, creating the Superintendent of the Nautical Almanac an additional member: Provided further, That the Secretary of the Navy be, and he is hereby, authorized to detail a vessel of the Navy to convey parties to such points selected for the observation of said transit of Venus as are not otherwise easily accessible: Provided further, That all officers of the government serving with the parties engaged in observing the said transit of Venus shall be paid the regular compensations and allowances from the appropriations for the support of the branches of public service to which the said officers are severally attached; but allowances for traveling expenses, quarters, and subsistence shall be paid out of this appropriation, or, in lieu thereof, the said Transit-of-Venus Commission may substitute a fixed sum per diem, for the expenditure of which bills properly receipted by the recipients, with the approval of the presiding officer of the said commission, shall be sufficient vouchers to the accounting officers of the Treasury: And provided further, That no part of this appropriation shall be covered into the Treasury until the objects for which it is made shall have been accomplished.

NAVY-YARDS AND STATIONS.

For the navy-yard at Brooklyn, New York: For dredging, constructing sewer, and for caisson for dry-dock, one hundred and fifty thousand dollars.

For the navy-yard at Washington: For dredging channel, twenty thousand dollars; for two dredging-scows, seven thousand eight hundred dollars.

For the navy-yard at Norfolk: For cistern, five thousand dollars.

For the navy-yard at Mare Island, California: For completing iron-plating shop, three thousand dollars; for continuation of dry dock, two hundred and fifty thousand dollars; for enlarging reservoir, ten thousand dollars. And the said dock shall be completed of granite, unless
the Secretary of the Navy shall, upon reinvestigation of the subject, be
convinced that the dock can be completed with equal strength and
durability with other material for less money.

For navy-yards and stations, one hundred and fifty thousand dollars,
and fifty thousand dollars additional, which shall be used only in the
care and preservation of such yards or stations as may be closed.

For establishing and completing a coaling-dock and naval storehouse
at Port Royal Harbor, South Carolina, twenty thousand dollars, the
site for said coaling-dock and naval storehouse to be located by a board
of naval officers appointed by the Secretary of the Navy for that pur-
pose.

For Naval Museum of Hygiene: For rent of quarters necessary for the
preservation of objects already collected; transportation of contribu-
tions intended for exhibition; preparation of models and drawings to
be used in the illustration of sanitary science and its progress, affecting
the Navy, seven thousand five hundred dollars.

To enable the Secretary of the Navy to pay the owners of the Nor-
wegian bark "Vasa" for damages sustained by said vessel in a collision
with the United States steamer Hartford, in March eighteen hundred
and seventy-seven, one hundred and thirty-three dollars.

And to pay to Isaac A. Sylvester, for the losses and damages sus-
tained by him on account of the collision of the United States sloop of
war Lancaster with the drill-platform and sloop Derry, at Gangway
Rock, Portsmouth, New Hampshire, two thousand dollars in full satis-
faction thereof.

For repairing bridge over College Creek, on the government farm, at
Annapolis, Maryland, to be expended under the supervision of the
Superintendent of the Naval Academy, three thousand dollars.

For repairing and extending wharf and the erection of boat-houses
on Coasters' Harbor Island, five thousand dollars, and the cession by
the State of Rhode Island to the United States of said Island for use
as a Naval Training Station is hereby accepted.

To defray the expenses of removing and transporting to the United
States from their present place of burial the remains of Lieutenant-
Commander George W. De Long, United States Navy, and his com-
panions, eleven in all, and for their proper burial within the United States,
twenty-five thousand dollars, or so much thereof as may be necessary,
to be expended under direction of the Secretary of the Navy,

UNDER THE DEPARTMENT OF THE INTERIOR.

PUBLIC BUILDINGS.

For casual repairs of the Interior Department building; For casual
repairs of the department building, five thousand seven hundred and
eighty dollars.

For the construction of a passenger-elevator for the Interior Depart-
ment building, seven thousand five hundred dollars.

For the erection of a brick and metal fire-proof building, to be used
and occupied by the Pension Bureau, in accordance with plans to be
approved by the Secretary of War and the Secretary of the Interior,
under the supervision of General M. C. Meigs, late Quartermaster-
General, United States Army; retired, the sum of two hundred and fifty
thousand dollars appropriated by the sundry civil act approved March
third, eighteen hundred and eighty-one, is hereby reappropriated and
made available for this purpose. Said building to be erected on the
open space opposite the Smithsonian Grounds, at the intersection of
Ohio and Louisiana avenues and Tenth and Twelfth streets, in the city
of Washington, or upon such other government reservation in said city
as may be selected by the Secretary of the Interior, the Secretary of
War, and General M. C. Meigs, subject to the approval of the President:
Provided, That the Attorney-General shall approve the title of the
United States thereto: Provided further, That the total cost of said building shall not exceed the sum of four hundred thousand dollars.

For the Capitol extension: For work on the Capitol, and for general repairs thereof, including wages of mechanics and workmen and fresco-painter, forty thousand nine hundred dollars.

For improving the Capitol Grounds: For continuing the work of the improvement of the Capitol Grounds, including permanent approaches to the House and Senate wings, pay of landscape architect, one clerk, and wages of mechanics, gardeners, and workmen, sixty-five thousand dollars.

For lighting the Capitol and grounds: For lighting the Capitol and grounds about the same, including the Botanic Garden and Senate stables; for gas, pay of superintendent of meters, lamp-lighters, gas-fitters, and for materials for electric-lighting, and for general repairs to and purchase of lamps, lamp-posts, and pipes, thirty thousand dollars: Provided, That the proper accounting officer of the United States Treasury is authorized to allow to be paid to the superintendent of meters, from the appropriation for lighting the Capitol and grounds for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, the sum of one thousand two hundred dollars, in full for his salary for the said fiscal year, which sum has been withheld from the said superintendent of meters by a decision of the First Comptroller of the Treasury: And provided further, That the said superintendent of meters be hereafter allowed to draw an additional salary of nine hundred dollars per annum, to be paid by the District government, for his services as superintendent of street lamps under the said government of the District of Columbia. But the aggregate annual salary of said superintendent shall not exceed two thousand one hundred dollars.

For the Senate stable and engine-house: For new furnace for engine-house and casual repairs to buildings, four hundred dollars.

PUBLIC LANDS.

Office of the surveyor-general of Louisiana:
For contingent expenses of the office of the surveyor-general of Louisiana: For fuel, books, stationery, messenger, and other incidental expenses, one thousand dollars.

Office of the surveyor-general of Florida:
For contingent expenses of the office of the surveyor-general of Florida: For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand dollars.

Office of the surveyor general of Minnesota:
For contingent expenses of the office of the surveyor-general of Minnesota: For fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand dollars.

Office of the surveyor-general of Dakota:
For contingent expenses of the office of the surveyor general of Dakota: For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, two thousand dollars.

Office of the surveyor-general of Colorado:
For contingent expenses of the office of the surveyor-general of Colorado: For rent of office for the surveyor-general, fuel, books, stationery and other incidental expenses, one thousand five hundred dollars.

Office of the surveyor-general of New Mexico:
For contingent expenses of the office of the surveyor-general of New Mexico: For rent of office for the surveyor-general, pay of messenger, fuel, books stationery, purchase of safe, and other incidental expenses, two thousand five hundred dollars.

Office of the surveyor-general of California:
For contingent expenses of the office of the surveyor-general of California: For fuel, books, stationery, pay of messenger, and other incidental expenses, four thousand dollars.
Office of the surveyor-general of Idaho:
For contingent expenses of the office of the surveyor-general of Idaho:
For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Office of the surveyor-general of Nevada:
For contingent expenses of the office of the surveyor-general of Nevada: For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Office of the surveyor-general of Oregon:
For contingent expenses of the office of the surveyor-general of Oregon: For fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Office of the surveyor-general of Washington:
For contingent expenses of the office of the surveyor-general of Washington: For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Office of the surveyor-general of Montana:
For contingent expenses of the office of the surveyor-general of Montana: For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, two thousand dollars.

Office of the surveyor-general of Nebraska and Iowa:
For contingent expenses of the office of the surveyor-general of Nebraska and Iowa: For rent of office for the surveyor, general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Office of the surveyor-general of Utah:
For contingent expenses of the office of the surveyor-general of Utah: For rent of office for the surveyor-general, pay of messenger, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars,

Office of the surveyor-general of Wyoming:
For contingent expenses of the office of the surveyor-general of Wyoming: For rent of office for the surveyor-general, pay of messenger, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Office of the surveyor-general of Arizona:
For contingent expenses of the office of the surveyor-general of Arizona: For rent of office for the surveyor-general, pay of messenger, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

To reimburse George A. Sheridan, late recorder of deeds for the District of Columbia, one thousand one hundred and two dollars, for the record books purchased and paid for by him for the use of said office during his incumbency, from June, eighteen hundred and seventy eight, to April, eighteen hundred and eighty-one.

EXPENSES OF THE COLLECTION OF REVENUE FROM SALES OF PUBLIC LANDS.

For salaries and commissions of registers of land-offices and receivers of public moneys at district land-offices, at not exceeding three thousand dollars each, four hundred and eighty thousand dollars.

For incidental expenses of the several land-offices, one hundred and twenty thousand dollars.

For expenses of depositing money received from the sale of public lands, ten thousand dollars.

To meet expenses of protecting timber on the public lands, seventy-five thousand dollars.

For expenses of agents employed in adjusting claims for swamp lands, and for indemnity for swamp lands, fifteen thousand dollars.
SURVEYING THE PUBLIC LANDS

For surveying the public lands, four hundred thousand dollars, at rates not exceeding nine dollars per linear mile for standard and meander lines, seven dollars for township and five dollars for section lines, except that the Commissioner of the General Land Office may allow, for the survey of standard and meander lines through lands heavily timbered, mountainous, or covered with dense undergrowth, a sum not exceeding thirteen dollars per linear mile for standard lines, eleven dollars for township, and seven dollars for section lines: Provided, That the part of the sum hereby appropriated which may be apportioned to the surveying district of Louisiana, together with such sums as have been or may be deposited for surveys therein by actual settlers, under sections twenty-four hundred and one, twenty-four hundred and two, and twenty-four hundred and three of the Revised Statutes, may be, in whole or in part, employed in making such surveys as may be necessary in the discretion of the Commissioner of the General Land Office; and he may also, in his discretion, make resurveys of other portions of the public lands from this appropriation; and an amount not exceeding fifty thousand dollars thereof may be expended for occasional examinations of public surveys in the several surveying districts, in order to test the accuracy of the work in the field, and to prevent payment for fraudulent and imperfect surveys returned by deputy surveyors, and inspecting mineral deposits, coal-fields, and timber districts: Provided further, That no certificate issued for a deposit of money for the survey of lands under section twenty-four hundred and three of the Revised Statutes, and the act approved March third, eighteen hundred and seventy-nine, amendatory thereof, shall be received in payment for lands except at the land office in which the lands surveyed for which the deposit was made are subject to entry, and not elsewhere; but this section shall not be held to impair, prejudice, or affect in any manner certificates issued or deposits and contracts made under the provisions of said act prior to the passage of this act.

For survey of confirmed private land-claims in California at the rates prescribed by law, including office expenses incidental to the service, ten thousand dollars.

For preliminary survey of unconfirmed and survey of confirmed private land-claims in New Mexico, at a rate not exceeding thirteen dollars per linear mile, and office expenses, eight thousand dollars.

For preliminary survey of unconfirmed and survey of confirmed private land-claims in Arizona, at a rate not exceeding thirteen dollars per linear mile, and office expenses, eight thousand dollars.

To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced official plats of surveys now on file, and other plats, constituting a part of the records of said office, and also to furnish local land-officers with the same, twenty thousand dollars.

For the survey of lands within the Sioux Indian Reservation west of Big Stone Lake, Dakota, and retracement of the west boundary of the reservation, four thousand dollars.

For the survey of the boundary-line between the Crow Indian diminished reservation in Montana Territory and the lands purchased from said Crow Indians by the act of April eleventh, eighteen hundred and eighty-two, as described in said act, four thousand eight hundred dollars.

MISCELLANEOUS

For the Ute Commission: For this amount, or so much thereof as may be necessary, for the payment of expenses of the Ute Commission provided for under section two of the "Act to accept and ratify the agreement submitted by the confederated bands of Ute Indians in Colorado for the sale of their reservation in said State, and for other purposes," fifteen thousand dollars: Provided, That the work of said commission
shall be completed and final report made prior to September fifteenth, eighteen hundred and eighty-three.

For this amount, or so much thereof as may be necessary, to enable the Secretary of the Interior to employ an agent for the Eastern Band of Cherokee Indians, in accordance with section three of the act approved July twenty-seventh, eighteen hundred and sixty-eight, eight hundred dollars.

For this amount, or so much thereof as may be necessary, to enable the Secretary of the Interior to cause the census to be taken and a new roll to be made of all the Cherokee Indians residing east of the Mississippi River, eight hundred dollars.

The Secretary of the Interior shall investigate and report to Congress what in his opinion would be an equitable settlement of all matters of dispute between the Eastern Band of Cherokee Indians (including all the Cherokees residing east of the Mississippi River) and the Cherokee tribe or nation west; also all matters of dispute between other bands or parts of the Cherokee Nation; also all matters between any of said bands, or parts thereof, and the United States, arising from or growing out of treaty stipulations, or the laws of Congress relating thereto; and what sum or sums of money, if any, should, in his opinion, be paid under such settlement; and the sum of two thousand five hundred dollars is hereby appropriated for such investigation.

For this amount, or so much thereof as may be necessary, to pay expenses of the delegates representing the Eastern Band of Cherokee Indians while in the city of Washington, during the months of May, June, and July, eighteen hundred and eighty-two, including traveling expenses in coming to and returning home from said city, six hundred dollars, to be paid out of any funds belonging to said tribe.

For this amount, or so much thereof as may be necessary, to enable the Secretary of the Interior to negotiate with the Sioux Indians for such modification of existing treaties and agreements with said Indians as may be deemed desirable by said Indians and the Secretary of the Interior, five thousand dollars; but any such agreement shall not take effect until ratified by Congress: Provided, however, That if any lands shall be acquired from said Indians by the United States, it shall be on the express condition that the United States shall only dispose of the same to actual settlers under the provisions of the homestead laws.

For the purpose of survey and appraisal of the Otoe and Missouri Indian lands in the States of Kansas and Nebraska (exclusive of such portion thereof as has heretofore been ceded by said Indians as right of way to railroads) in accordance with provisions of an act approved March third eighteen hundred and eighty-one, five thousand dollars, or so much thereof as may be necessary; said sum to be reimbursed to the government out of the proceeds of the sale of said lands.

For this amount, or so much thereof as may be necessary, for the purchase of additional beef for Indians, to be distributed by the Secretary of the Interior, at such Indian agencies as the necessities of the Indians shall require, two hundred thousand dollars; and the Secretary shall cause a report to be made to Congress at its next session thereafter of his action under this provision.

For the support of the Indians of the Mescalero agency and the Jicarilla agency, in addition to amounts heretofore appropriated twenty-five thousand dollars.

To enable the Secretary of the Interior to pay the amount found due R. H. Taylor, June ninth, eighteen hundred and sixty-nine, for herding cattle, the sum of three hundred and thirty-one dollars and ninety-seven cents, appropriated by the act of July fifteenth, eighteen hundred and seventy, is hereby reappropriated and made available for this purpose.

Where two or more Indian agencies have been or may hereafter be consolidated, the expenditures, at such consolidated agencies, for employees, exclusive of the agent's salary, shall not exceed fifteen thou-
sand dollars, and in no case shall money be expended for such purpose at any such agency, beyond the actual needs of the service.

To enable the Secretary of the Interior to purchase one hundred and sixty acres of land, in addition to that now owned by the government, on the old Pawnee reservation, in the State of Nebraska, two thousand two hundred dollars, or so much thereof as may be necessary: Provided, That this amount shall be available only in the event that an Indian industrial school shall be established upon said reserve in pursuance of an act of Congress approved May seventeenth, eighteen hundred and eighty two.

For the improvement of Hot Springs Creek: For the erection of a wall along its left bank, and other improvements upon the Hot Springs Mountain Reservation, in Arkansas, thirty-three thousand seven hundred and forty-four dollars and seventy-eight cents, to be expended under the direction of the Secretary of the Interior, said amount having been collected by the receiver appointed by the Court of Claims and covered into the United States Treasury; and out of this sum the Secretary is authorized to reimburse the superintendent for amount paid for damages done private property in making excavations for foundations of a new bath-house in eighteen hundred and eighty-one, not to exceed the sum of three hundred and forty-five dollars and forty cents.

For the protection and improvement of the Yellowstone National Park: For every purpose and object necessary for the protection, preservation, and improvement of the Yellowstone National Park, including compensation of superintendent and employees, fifteen thousand dollars.

To pay P. W. Norris salary and expenses incurred while discharging the duties of superintendent of the Yellowstone National Park, for the period from April eighteen hundred and seventy-seven, to June thirtieth, eighteen hundred and seventy-eight, three thousand one hundred and eighty dollars and forty-one cents.

To enable the Architect of the Capitol to construct partitions and shelving for the rooms in the crypt at the west side for storing surplus books of the Library of Congress, three thousand five hundred dollars.

Botanic Garden: For labor and materials in connection with repairs and improvements to Botanic Garden, seven thousand one hundred and fifty dollars.

For the United States Geological Survey: For the Geological Survey, and the classification of the public lands, and examination of the geological structure, mineral resources, and products of the national domain, and to continue the preparation of a geological map of the United States, to be expended under the direction of the Secretary of the Interior, two hundred and twenty-two thousand dollars; and the Secretary of the Interior is hereby directed to organize the force for which this appropriation is to be expended and to fix the salaries and compensation to be paid to the members thereof, and to make his estimate for the fiscal year commencing July first, eighteen hundred and eighty-three, in detail, in reference to the force to be employed, with its grades and compensation to the respective grades, and specifying the branches of work in which it should be employed and the amount to be expended on each branch. And not to exceed ten thousand dollars of the amount appropriated in this paragraph may be applied under the direction of the Secretary of the Interior to the procuring of statistics in relation to mines and mining other than gold and silver and in making chemical analysis of iron, coal, and oil.

MISCELLANEOUS OBJECTS.

GOVERNMENT HOSPITAL FOR THE INSANE.

For current expenses of the Government Hospital for the Insane: For support, clothing, and treatment in the Government Hospital for the Insane of the insane of the Army and Navy, Marine Corps, and

Insane of the Army, etc.
Revenue-Cutter Service, and those committed from the National Homes for Disabled Volunteer Soldiers, and persons charged with or convicted of crimes against the United States, and of all persons who have become insane since their entry into the military or naval service of the United States, and who are indigent, and of the indigent insane of the District of Columbia, two hundred and two thousand five hundred dollars; and not exceeding one thousand dollars of this sum may be expended in defraying the expenses of the removal of patients to their friends; and that hereafter the surplus products and waste material of the hospital may be sold or exchanged for the benefit of the hospital, and proceeds to be used and accounted for the same as its other funds: Provided, That in addition to the persons now entitled to admission to said hospital, any inmate of the National Home for Disabled Volunteer Soldiers, who is now or may hereafter become insane shall, upon an order of the president of the board of managers of the said National Home, be admitted to said hospital and treated therein; and if any inmate so admitted from said National Home is or thereafter becomes a pensioner, and has neither wife, minor child, nor parent dependent on him, in whole or in part, for support, his arrears of pension and his pension money accruing during the period he shall remain in said hospital shall be applied to his support in said hospital, and be paid over to the proper officer of said institution for the general uses thereof.

That section one of the act of June twenty-third, eighteen hundred and seventy-four, chapter four hundred and sixty five, concerning insane convicts, be amended so as to read as follows:

That upon the application of the Attorney-General the Secretary of the Interior be, and he is hereby, authorized and directed to transfer to the Government Hospital for the Insane in the District of Columbia all persons who, having been charged with offenses against the United States, are in the actual custody of its officers, and all persons who have been or shall be convicted of any offense in a court of the United States and are imprisoned in any State prison or penitentiary of any State or Territory, and who during the term of their imprisonment have or shall become and be insane.

For the buildings and grounds of the Government Hospital for the Insane, as follows:

For general repairs and improvements, ten thousand dollars.

For special improvements, namely: A supply of pure water; and for fire-walls between sections, twenty-five thousand dollars.

To construct such additional accommodations as may be rendered necessary by the admission of insane persons from the National Home for Disabled Volunteer Soldiers, and approved by the board of managers of the National Home for Disabled Volunteer Soldiers, one hundred and twenty-five thousand dollars, or so much thereof as may be necessary: Provided, That the plans, specifications, and estimates for the same shall be prepared under the supervision of the Architect of the Capitol, and be approved by the Secretary of the Interior; and the entire cost shall not exceed the sum named.

COLUMBIA INSTITUTION FOR THE DEAF AND DUMB.

For current expenses of the Columbia Institution for the Deaf and Dumb: For support of the institution, including salaries and incidental expenses, and for books and illustrative apparatus, for general repairs, and improvements, fifty-five thousand dollars: Provided, That no more than twenty two thousand dollars of said sum shall be expended for salaries and wages.

For buildings and grounds of the Columbia Institution for the Deaf and Dumb: For the completion of the farm-barn, two thousand dollars; and for the inclosure and improvement of the grounds of the institution, one thousand five hundred dollars.
COLUMBIA HOSPITAL FOR WOMEN AND LYING-IN ASYLUM.

To provide for the enlargement of the west wing of the Columbia Hospital for Women and Lying-in Asylum: For the erection of suitable fire-escapes to the building; for the placing in of an elevator to transmit patients to the different wards; and to furnish such accommodations as the out-door service demands, the same to be completed under the direction of the Architect of the Capitol, as per plans and estimates submitted, ten thousand dollars.

For the erection of suitable fire-escapes and stand-pipes and other facilities for extinguishing fire in the Government Printing Office and the Government Hospital for the Insane, ten thousand dollars, or so much thereof as may be necessary, to be expended under the direction of the Architect of the Treasury, General M. C. Meigs, and the Architect of the Capitol.

HOWARD UNIVERSITY.

For maintenance of the Howard University: To be used in payment of part of the salaries of the officers, professors, and teachers, a portion of which will be paid from donations and other sources, fifteen thousand dollars.

For repairs of buildings of the Howard University: To be used in repairing the main university building, Miner Hall and wings, and Clarke Hall (-dormitories, and professors' dwellings and rooms), including outbuildings, to wit: The wood work, doors, windows, porches, steps, and outbuildings, fences, basement-floors, heating-apparatus, plumbing and drainage; to paint all the wood-work, including wings, and to build new fence; and for water-supply, to be used in the construction of a wind-mill, with reservoir, laying pipes, putting in pump, and all necessary attachments, ten thousand dollars.

FREEDMEN'S HOSPITAL AND ASYLUM.

For the Freedmen's Hospital and Asylum, Washington, District of Columbia, as follows:

For subsistence, twenty-four thousand dollars; for salaries and compensation of the surgeon-in-chief, two assistant surgeons, engineer, matron, nurses, and cooks, nine thousand five hundred dollars; for fuel and light, three thousand dollars; for clothing, bedding, forage, transportation, and miscellaneous expenses, six thousand dollars; for rent of hospital buildings and grounds, four thousand dollars; for medicines and medical supplies, one thousand five hundred dollars; for repairs and furniture, two thousand dollars; in all, fifty thousand dollars.

TENTH CENSUS.

For the completion of the work of taking the tenth census and closing the bureau, including the salary of the Superintendent and of all clerks and other employees, two hundred and forty-five thousand dollars.

UNDER THE COMMISSIONER OF FISH AND FISHERIES.

For the propagation of food-fishes: For the introduction by the United States Fish Commission of shad and fresh-water herring into the waters of the Pacific, the Atlantic, the Gulf, and Great Lake states, and of salmon, white fish, carp, guorami, and other useful food-fishes into the waters of the United States generally to which they are best adapted; also for the propagation of cod, herring, mackerel, halibut, Spanish mackerel, and other sea-fishes, and for the purchase of one or more steam-launches or light-draught steamers adapted for the purpose; for experiments in regard to the artificial propagation of oysters and other shell-fish; and for continuing the inquiry into the causes of the decrease of the food fishes of the United States, including salaries or
compensation of all necessary employees, one hundred and fifteen thousand dollars.

For expenses of the office of the United States Fish Commission: For rent of rooms, and other necessary office expenses, one thousand five hundred dollars.

For the maintenance of carp-ponds: For the maintenance of the United States carp-ponds in Washington and elsewhere, and the distribution of the young fish, including salaries, or compensation of all necessary employees, thirty thousand dollars.

For the maintenance of vessels: For the maintenance of the vessels of the United States Fish Commission, including salaries or compensation of all necessary employees, which shall be immediately available, twenty-five thousand dollars.

For the inquiry of food-fishes: For collecting statistics of the seacoast and lake fisheries of the United States, especially those covered by the Washington treaty of eighteen hundred and seventy one, including salaries and compensation of all necessary employees, three thousand five hundred dollars.

For illustrations for the report on food-fishes: For preparation of illustrations for the report of the United States Commissioner of Fish and Fisheries, one thousand dollars.

For steam-vessel for research in regard to food-fishes: For supplying the steam-vessel authorized by act of March third, eighteen hundred and eighty-one, with boats, anchors, chains, furniture, and the apparatus necessary for carrying on the research in regard to the fisheries off the coasts of the United States, forty-five thousand dollars.

For fish transportation: For the construction of a car for the distribution of carp and other useful food-fishes to distant portions of the United States, eight thousand dollars.

For North American ethnology, Smithsonian Institution: For the purpose of continuing ethnological researches among the North American Indians, under the direction of the Secretary of the Smithsonian Institution, including salaries and compensation of all necessary employees, thirty-five thousand dollars.

For international exchanges, Smithsonian Institution: For expenses of the international exchanges between the United States and foreign countries, in accordance with the Paris convention of eighteen hundred and seventy-seven, including salaries and compensation of all necessary employees, five thousand dollars.

NATIONAL MUSEUM.

For furniture and fixtures of the National Museum: For cases, furniture, and fixtures required for the exhibition of the collections of geology, mineralogy, natural history, ethnology, and the industrial arts belonging to the United States, and for salaries or compensation of all necessary employees, sixty thousand dollars.

For heating and lighting the National Museum: For expense of heating, lighting, and telephonic and electrical service for the new museum building, six thousand dollars.

For the preservation of collections of the National Museum: For the preservation and exhibition of the collections received from the surveying and exploring expeditions of the government, and other sources, including salaries or compensation of all necessary employees, seventy-five thousand dollars.

For the preservation of collections of the National Museum in the Armory Building: For care of the Armory Building and expense of watching, preservation, and storage of the duplicate collections of the government and of property of the United States Fish Commission contained therein, including salaries or compensation of all necessary employees, two thousand five hundred dollars. And the distribution of duplicate specimens of the National Museum and Fish Commission

Continuing ethnological researches, etc.

International exchanges between United States and foreign countries.

National Museum.

Collections in Armory Building.

Distribution of specimens to colleges, etc.
may be made to colleges, academies, and other institutions of learning upon the payment by the recipients of the cost of preparation for transportation and the transportation thereof.

For the transfer and preparation of the Philadelphia collections: For expense of transferring to Washington the collections presented to the United States at the close of the Permanent International Exhibition in Philadelphia, including necessary expenses already incurred for the purpose, ten thousand dollars.

For the purchase of the plates and manuscript on the insects of America from Professor Townend Glover, seven thousand five hundred dollars.

UNDER THE POST-OFFICE DEPARTMENT.

For the Post-Office Department building as follows:

For fitting up with shelving, casing, and file-holders the large vacant space in the north end of the basement of the Post-Office Department building, to be used as a files division, five thousand dollars.

For furniture, carpets, and similar necessaries for the new building for the money-order office, to be paid from the proceeds of said office, three thousand dollars; and in addition thereto any unexpended balance of appropriation for this purpose, under the act of March first, eighteen hundred and eighty-one, "making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, and for other purposes," which is hereby continued and made available.

To meet the expenses of transferring the money-order division from its present temporary quarters to the new building to be completed in October next, one thousand dollars.

For repairs to copper roof and stone coping of the Post-Office Department building, two thousand dollars.

For concrete and stone pavements for rooms and corridors in the basement story of the Post-Office Department building one thousand dollars.

For a passenger elevator for the Post-Office Department building seven thousand five hundred dollars.

To enable the Postmaster-General to carry into effect the provisions of the act approved August second, eighteen hundred and eighty-two, entitled "An act to amend sections three and four of the act of February twenty-first, eighteen hundred and seventy-nine, to fix the pay of letter-carriers, and for other purposes", two hundred thousand dollars, in addition to the amount appropriated for payment of letter-carriers and the incidental expenses of the free-delivery system by an act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes, approved May fourth, eighteen hundred and eighty-two.

That the appropriation made in section one of the act approved May fourth, eighteen hundred and eighty two, "making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty three, and for other purposes," for the manufacture of stamped envelopes and newspaper wrappers, is hereby made available, so far as necessary, for the purchase of letter-sheet envelopes on which postage-stamps of the denominations now in use on ordinary envelopes shall be placed.

And the Postmaster General is hereby authorized, in his discretion, to purchase, out of the appropriation of fifteen thousand dollars for marking and rating stamps for the fiscal year eighteen hundred and eighty three, in the act of May fourth, eighteen hundred and eighty two, five letter-canceling and post marking machines, at a price not exceeding three hundred and fifty dollars each:
For repairs to the court-house at Washington, District of Columbia:

For annual repairs to the court-house in the city of Washington, District of Columbia, per estimate of the Architect of the Capitol, one thousand dollars.


For the construction of an elevator, to run from the ground floor, repairs, and furnishing and fitting up of rooms in the building now owned by the government and known as the Freedman's Bank building, as per estimate of the Supervising Architect of the Treasury, twenty-five thousand dollars, or so much thereof as may be necessary, to be expended by the Attorney-General and under his direction, who shall have control of said building, which shall hereafter be occupied by the Department of Justice.

PUBLIC PRINTING AND BINDING.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both houses of Congress, the Supreme Court of the United States, the Supreme Court of the District of Columbia, the Court of Claims, the Library of Congress, and the departments, including salaries or compensation of all necessary clerks and employees, for labor (by the day, piece, or contract, and for all the necessary materials which may be needed in the prosecution of the work, two million three hundred and seventy-seven thousand six hundred and fifty dollars; and from the said sum hereby appropriated printing and binding may be done by the Public Printer to the amounts following, respectively, namely:

For printing and binding for Congress, including the proceedings and debates, one million three hundred and four thousand six hundred and fifty dollars; for the State Department, fifteen thousand dollars; for the Treasury Department, two hundred and fifty thousand dollars; for the War Department, one hundred and sixty-six thousand dollars (of which sum twelve thousand dollars shall be for the catalogue of the library of the Surgeon-General's Office); for the Navy Department, fifty thousand dollars; for the Interior Department, three hundred and sixty-four thousand dollars (of which sum ten thousand dollars is appropriated for rebinding tract-books for the General Land Office); for the Department of Justice, ten thousand dollars; for the Post-Office Department, one hundred and fifty thousand dollars; for the Agricultural Department, fifteen thousand dollars; for the Supreme Court of the United States, twenty-five thousand dollars; for the supreme court of the District of Columbia, one thousand dollars; for the Court of Claims, eight thousand dollars; and for the Library of Congress, nineteen thousand dollars. And no more than an allotment of one half of the two million four hundred thousand dollars hereby appropriated shall be expended in the two first quarters of the fiscal year, and no more than one-fourth thereof may be expended in either of the two last quarters of the fiscal year, except that, in addition thereto, in either of said last quarters, the unexpended balances of allotments for preceding quarters may be expended: Provided, That no binding shall be done at the Government Printing Office for Senators, Representatives, or Delegates in Congress, except that there may be bound for each Senator, Representative or Delegate, one copy of each book or document issued by order of Congress, but this provision shall not allow any binding as aforesaid, to be done of books, or documents issued by authority of and during any former Congress: Provided, That the Public Printer shall
keep an account of the actual cost of all printing and binding done for the Patent Office, and shall make a statement of such cost in his annual report.

UNDER THE DEPARTMENT OF JUSTICE.

MISCELLANEOUS.

For the expenses of Territorial courts in Utah Territory: For defraying the contingent expenses of the courts, including fees of the United States district attorney and his assistants; the fees and per diems of the United States commissioners and clerks of the courts; and the fees, per diems, and traveling expenses of the United States marshal for the Territory of Utah, with the expenses of summoning jurors, subpoenaing witnesses; of arresting, guarding, and transporting prisoners; of hiring and feeding guards; and of supplying and caring for the penitentiary, to be paid under the direction and approval of the Attorney General, upon accounts duly verified and certified, twenty-six thousand dollars.

For defending suits in claims against the United States: For defraying the necessary expenses incurred in the examinations of witnesses and procuring of evidence in the matter of claims against the United States and the District of Columbia pending in any department, and for necessary expenses incurred in defending suits in the Court of Claims, to be expended under the direction of the Attorney-General, nine thousand six hundred and eighty dollars.

That the Secretary of the Treasury is hereby authorized and directed to pay to John J. Key the sum of ten thousand dollars; and to W. G. M. Davis the sum of ten thousand dollars, for their services, respectively, as attorneys-at-law, employed by the the United States Attorney-General to aid in the case of John Young, assignee of Alexander Collie, against the United States, out of any money in the Treasury not otherwise appropriated, which said sum shall be the balance in full of the compensation of the said John J Key and W. G. M. Davis, respectively, for their services in said cause under said employment; and that said amount shall be charged to the fund now in the Treasury of the United States known as proceeds of captured and abandoned property, under the act of Congress entitled "An act to provide for the collection of abandoned property, and for the prosecution of frauds in insurrectionary districts within the United States" approved March twelfth, eighteen hundred and sixty-three, (Statutes at Large, volume twelve; page eight hundred and twenty)

For the prosecution and collection of claims: For expenses to be incurred in the prosecution and collection of claims due to the United States, to be expended under the direction of the Attorney-General, three thousand dollars.

For punishing violations of the intercourse acts and frauds; For detecting and punishing violations of the intercourse acts of Congress, and frauds committed in the Indian service, the same to be expended by the Attorney-General in allowing such fees and compensation to witnesses, jurors, marshals, and agents and in defraying other expenses as may be necessary for this purpose, five thousand dollars.

For the prosecution of crimes; For the detection and prosecution of crimes against the United States, and for the investigation of official acts, records, and accounts; and the investigation of the accounts of marshals, attorneys, clerks of the United States-courts, and United States commissioners, under the direction of the Attorney-General, twenty-five thousand dollars.

JUDICIAL

UNITED STATES COURTS.

For expenses of the United States courts: For defraying the expenses of the Supreme Court; the circuit and district courts of the United
States, including the District of Columbia; of the jurors and witnesses, and expenses of suits in which the United States is interested; of the prosecution for offenses committed against the United States; for the safe-keeping of prisoners; for defraying the expenses which may be incurred in the enforcement of the act approved February twenty-eighth, eighteen hundred and seventy one, entitled, "An act to amend an act approved May thirtieth, eighteen hundred and seventy, entitled "An act to enforce the rights of citizens of the United States to vote in the several States of the Union, and for other purposes" or any acts amendatory thereof or supplementary thereto, namely, those stated in the following itemized list:

For payments of district attorneys and their assistants three hundred and twenty-five thousand dollars.

For fees of clerks, one hundred and sixty thousand dollars

For fees of United States commissioners, one hundred and thirty thousand dollars

For fees of jurors, four hundred and fifty thousand dollars.

For fees of witnesses, six hundred thousand dollars.

For support of United States prisoners, three hundred and twenty five thousand dollars.

For rent of United States court-rooms, seventy thousand dollars.

For fees and expenses of marshals, six hundred thousand dollars.

For fees and expenses of bailiffs; furniture; for payment of expenses of district judges who may be sent out of their districts, in pursuance of law, to hold a circuit or district, court and other miscellaneous expenses, three hundred and twenty-five thousand dollars,

For salaries of the United States district judge, attorney and marshal for the northern district of Iowa, namely for the judge, three thousand five hundred dollars; for the attorney, two hundred dollars; and for the marshal, two hundred dollars; in all, three thousand nine hundred dollars.

For the support of convicts; For support, maintenance and transportation of convicts transferred from the District of Columbia, and for the necessary traveling expenses incident to the collection of criminal statistics, to be disbursed by the authority of the Attorney-General, thirteen thousand four hundred dollars,

To supply district judges, district attorneys, and clerks of the United States courts who have not already received the same with the Revised Statutes of the United States, and the annual statutes published since the first revision, a sufficient sum of money is hereby appropriated. Provided, That all statutes hitherto or hereafter furnished by the United States to district judges, district attorneys, and clerks of the United States courts under this or any other law, shall not become the property of these officers, but on the expiration of their official term shall be by them turned over and delivered to their respective successors in office, and the following provision in the act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth eighteen hundred and eighty-two, and for other purposes, approved March third eighteen hundred and eighty-one, namely "To supply district judges and district attorneys, who have not already received the same, with the reports of the Supreme Court and Statutes at Large of the United States, and also to furnish complete sets of the same, where there are none, to such points where United States, courts are authorized to be held and to supply broken sets where there are missing volumes, a sufficient sum of money is hereby appropriated," be and the same is hereby repealed.

MISCELLANEOUS.

To enable the Secretary of the Treasury to pay for services rendered in connection with the duties of the late, chairman of the Committee on Experiments, and chairman of the Light-House Board, in conducting
scientific researches for the Light House Establishment, as recommended by the Light-House Board, two thousand nine hundred and twenty-five dollars.

That John W. Thompson, Henry A. Willard, John A. J. Creswell, and others, constituting the executive committee on the inaugural ceremonies of March fourth, eighteen hundred and eighty-one, are hereby relieved from the findings of a board of survey whereby the said executive committee is held responsible in the sum of six hundred and sixteen dollars and twenty-two cents for the loss and damage by the elements to certain flags, the property of the United States, used in decorating the public buildings at Washington, District of Columbia, during the ceremonies attending the inaugural proceedings of March fourth, eighteen hundred and eighty-one.

And it shall be the duty of the, Clerk and Doorkeeper of the House of Representatives and the Secretary and Sergeant-at-Arms of the Senate to cause to be sold all waste paper and useless documents and condemned furniture that have accumulated during the fiscal year eighteen hundred and eighty-two, or in the market afterward accumulate, in their respective departments or offices, under the direction of the Committee on Accounts of their respective houses and cover the proceeds thereof into the Treasury; and they shall, at the beginning of each regular session of Congress, report to their respective houses the amount of said sales.

That the Sergeant-at-Arms of the Senate, the Sergeant-at-Arms of the House of Representatives and the Architect of the Capitol Extension, constituting the Capitol Police Board, shall furnish uniforms for the Capitol policemen and watchmen, and for that purpose the sum of three thousand dollars, or so much thereof as may be necessary, is hereby appropriated.

To pay salary to Humphrey H. Lemon, an additional Capitol policeman, authorized by joint resolution approved July seventh, eighteen hundred and eighty-two, one thousand one hundred dollars, or so much thereof as may be necessary.

To pay the Church Orphanage Association of Saint John's church of Washington District of Columbia, six thousand dollars.

To enable the Commissioner of Agriculture to pay Dr. John L. Hayes for preparing pamphlet on the husbandry of the Angora goat in conformity with the provisions of the joint resolution approved July first eighteen hundred and eighty-two, five hundred dollars, and the said pamphlet shall be printed at the Government Printing Office and paid for out of the appropriation for the Department of Agriculture.

To pay Eugene P. Corvaizer for services rendered as messenger to the President from November sixth, eighteen hundred and eighty-one, to January twenty-third eighteen hundred and eighty-two inclusive, at four dollars per day, three hundred and twelve dollars.

SENATE

To enable the Secretary of the Senate to pay to the legal representatives of the honorable George S. Houston, late a Senator from the State of Alabama, five thousand eight hundred and sixty dollars and sixty cents, the amount of compensation of a Senator from January first, eighteen hundred and eighty, to March fourth, eighteen hundred and eighty-one.

To enable the Secretary of the Senate to pay to Miss Ellen W. Burnside, surviving sister of the honorable Ambrose E. Burnside, deceased, late a Senator from the State of Rhode Island, the sum of three thousand six hundred and eighty-one dollars and fifty cents, and to his legal representatives the sum of three thousand six hundred and eighty-one dollars and fifty cents, being in all seven thousand three hundred and sixty-three dollars, the amount of compensation of a Senator from September fourteenth, eighteen hundred and eighty-one, to March fourth, eighteen hundred and eighty-two.
eighteen hundred and eighty-three, the termination of the present Congress.

William Lucas, deceased.

Thomas S. Hickman.

Advance of money to Sergeant-at-Arms Senate, etc.

Elevators, etc.

Purchase of works of art.

John A. Graham.

Franklin collection.

James L. Andem.

Extra compensation to employees of House of Representatives.

M. P. O'Connor, deceased, widow and children of.

Martin F. Conway, deceased, widow of.

Fernando Wood, deceased, legal representatives of.

Evarts W. Farr, deceased, widow and children of.

Robert M. A. Hawk, deceased, widow and children of.

To enable the Secretary of the Senate to pay William Lucas and Thomas S. Hickman, laborers in the office of the Secretary of the Senate, four hundred and thirty-eight dollars each, which is the amount of the twenty per centum reduction from their salaries from June thirtieth, eighteen hundred and seventy-nine, to June thirtieth, eighteen hundred and eighty-two.

That the Secretary of the Senate be, and he is hereby, authorized, in his discretion, to advance to the Sergeant-at-Arms of the Senate such sum as may be necessary, not exceeding one thousand dollars, to meet any extraordinary expenses arising during the recess of the Senate; and the Sergeant-at-arms shall, as soon as practicable, furnish vouchers in detail covering such expenditures to be audited and approved by the committee to audit and control the contingent expenses of the Senate, to the Secretary of the Senate.

For reconstructing and improving the Senate elevator, and for constructing a freight-elevator for the use of the Senate, and for repairs to coils and steam machinery in the basement of the Senate wing, ten thousand five hundred dollars.

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

For compensation to John A. Graham, late disbursing agent of the Library of Congress, for two years service as such agent, eight hundred dollars.

To enable the Secretary of State to purchase the manuscript papers of Benjamin Franklin, and the collection of books, and so forth, known as the Franklin collection, belonging to Henry Stevens, of London, thirty-five thousand dollars; the printed books, pamphlets, and newspapers, and one of the type-writer copies of the manuscripts to be deposited in the Library of Congress, and the residue to be preserved in the Department of State,

HOUSE OF REPRESENTATIVES.

To pay James L. Andem for reporting testimony before the Committees on Foreign Affairs and Public Buildings and Grounds, five hundred and ninety-eight dollars, the bills for the same to be approved by the chairman of said committees and by the Committee on Accounts of the House of Representatives.

To enable the Clerk of the House to pay to the officers and employees of the House of Representatives borne on the annual and sessions rolls on the fifteenth day of June, eighteen hundred and eighty-two, one month's extra pay at the compensation then paid them by law, which sum shall be immediately available.

To pay the widow and children of Honorable M. P. O'Connor, deceased, four hundred six hundred and thirty-seven dollars and thirteen cents.

To pay Mrs. E. F. Conway, widow of the late Martin F. Conway, for expenses incurred by him before his admission to a seat in the Thirty-sixth Congress, five hundred dollars.

To pay to the legal representatives of the late Honorable Fernando Wood, a member elected to the Forty-seventh Congress, but who died before the time of its organization, six thousand dollars.

To pay the widow and children of the late Honorable Evarts W. Farr, a member-elect to the Forty-seventh Congress, but who died before its organization, six thousand dollars.

To pay the widow and children of the Hon. Robert M. A. Hawk, deceased, the sum of three thousand nine hundred and twenty-five dollars and sixty cents, the amount of salary for the unexpired term of his service as a member of the Forty-seventh Congress.

That the parties named below be allowed the amounts set opposite their names, in full of expenses incurred by them, respectively, in con-
tested election cases, which amounts shall be immediately available, namely:

To the estate of James Gillette, one thousand five hundred dollars; Thomas H. Herndon, one thousand five hundred dollars; William C. Oates, six hundred and seventy-six dollars and forty-five cents; to the widow of James Q. Smith, one thousand five hundred dollars; E. C. V. Blake, five hundred dollars; Joseph Wheeler, two thousand dollars; Jesse J. Finley, two thousand dollars; B. H. Lanier, one thousand dollars; J. Floyd King, one thousand five hundred dollars; Charles M. Shelley, two thousand dollars; Alexander Smith, five hundred dollars; Edward W. Robertson, five hundred dollars; George M. Buchanan, two thousand dollars; Van H. Manning, two thousand dollars; John R. Lynch two thousand dollars; James R. Chalmers, two thousand dollars; Edmund W. M. Mackey, two thousand dollars; to the heirs of M. P. O'Connor, one thousand dollars; Samuel Dibble, one thousand dollars; Carlos J. Stolbrand, one thousand dollars; D. Wyatt Aiken, one thousand dollars; Horatio Bisbee, junior, two thousand dollars; George Q. Cannon, two thousand dollars; Allen G. Campbell, two thousand dollars; J. S. Barbour, five hundred dollars; G. W. Witherspoon, one thousand dollars; R. H. M. Davidson, one thousand dollars; W. M. Lowe, two thousand dollars; Paul Stroback, two thousand dollars; Hilary A. Herbert, two thousand dollars; Samuel Lee, two thousand dollars; John S. Richardson, two thousand dollars; George D. Tillman, two thousand dollars; Robert Smalls, two thousand dollars; Thomas B. Reed, two thousand dollars; Samuel J. Anderson, two thousand dollars; J. T. Stoval, two thousand dollars; George C. Cabell, two thousand dollars.

And to the following named persons, on account of expenses incurred by them in cases still undetermined, sums as follows, to be deducted from the sums, respectively, as finally allowed them, namely:

To J. C. Cook, one thousand dollars; M. E. Cutts, one thousand dollars.

For the salaries and expenses of a commission to negotiate a commercial treaty with Mexico, a sum not exceeding twenty thousand dollars, to be expended under the direction of the President of the United States.

To pay William T. Dove, carpenter of the House of Representatives, one thousand dollars, to supply deficiencies in appropriations for making boxes for the years eighteen hundred and seventy-nine and eighteen hundred and eighty, being five hundred dollars for each year.

To pay John A. Travis, a disabled soldier, who was on the disabled soldier's roll of the House of Representatives and discharged on the third day of November, eighteen hundred and seventy-seven, a sum equal to one month's pay, at three dollars and sixty cents per day, being the same amount paid to other disabled soldiers discharged subsequent to that date.

To pay James C. Courts, assistant clerk of the Committee on Appropriations of the House, for extra services, five hundred dollars.

To pay Charles Carter for cleaning extra room of the House Committee on Appropriations, sixty dollars.

To pay William H. Smith for services as assistant in the Library of the House of Representatives, the difference between the pay of messenger and that of assistant from July first, eighteen hundred and seventy-six to December twelfth, eighteen hundred and eighty-one, seven hundred and eighty-five dollars and fifteen cents.

To pay Hon. Robert Smalls for salary and mileage for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, six thousand nine hundred and twenty-seven dollars and sixty cents.

To pay J. J. G. Ball, a disabled soldier, who was on the disabled soldier's roll of the House of Representatives, and discharged on the sixth of December, eighteen hundred and seventy-five, a sum equal to one month's pay, at three dollars and sixty cents per day, being the same amount paid to other disabled soldiers discharged subsequent to that date.

James Gillette, estate of.
Thomas H. Herndon.
William C. Oates.
James Q. Smith, widow of.
E. C. V. Blake.
Joseph Wheeler.
Jesse J. Finley.
B. H. Lanier.
J. Floyd King.
Charles M. Shelley.
Alexander Smith.
Hilary A. Herbert.
Samuel Lee.
John S. Richardson.
George D. Tillman.
Robert Smalls.
Thomas B. Reed.
Samuel J. Anderson.
J. T. Stoval.
George C. Cabell.
J. C. Cook.
M. E. Cutts.
Commission to negotiate commercial treaty with Mexico.
William T. Dove.
John A. Travis.
James C. Courts.
Charles Carter.
William H. Smith.
Robert Smalls.
J. J. G. Ball.
To enable the Clerk of the House of Representatives to pay J. W. Pettitt, a messenger appointed under resolution of the House of April twelfth, eighteen hundred and eighty-two, the pay of a messenger from the date of his appointment to the termination of the first session of the Forty-seventh Congress, and a sum sufficient to pay the same is hereby appropriated.

To enable the Clerk of the House of Representatives, in the execution of the resolutions of the House of March sixth, eighteen hundred and eighty-two, and June fourteenth, eighteen hundred and eighty-two, relating to the employment of an assistant to the Journal clerk of the House of Representatives, to pay Frank Galt for services rendered from the fifth of December, eighteen hundred and eighty-one, to the thirteenth of June, eighteen hundred and eighty-two, at a per diem of six dollars; and in the execution of the resolution of the sixteenth of February, eighteen hundred and eighty-two, relating to the employment of an assistant clerk to the Committee on Claims, to pay James R. Davies for services rendered from the sixth day of January, eighteen hundred and eighty-two, to the fifteenth day of February, eighteen hundred and eighty-two; and in the execution of the resolution of the twentieth day of June, eighteen hundred and eighty-two, relating to the employment of a clerk to the Committee on Mines and Mining, to pay Arthur Van Voorhis for services rendered from the tenth day of January, eighteen hundred and eighty-two, to the nineteenth day of June, eighteen hundred and eighty-two, each at the same rate of compensation as is paid to session clerks, the sum of two thousand three hundred and sixty-four dollars; and in the execution of the resolution of the thirty-first day of July, eighteen hundred and eighty-two, relating to the payment of Robert Richardson for services as messenger in the Clerk's office, to pay Robert Richardson the difference between the pay of a laborer received by him and that of messenger from the twenty-third day of January, eighteen hundred and seventy-six, to the thirtieth day of October, eighteen hundred and seventy-seven, eight hundred and twenty-six dollars and twenty-nine cents.

To pay George Q. Cannon salary, mileage, and allowance for newspapers and stationery for the forty-seventh Congress, from March fourth, eighteen hundred and eighty-one, up to and including April nineteenth, eighteen hundred and eighty-two, the date of the decision of his contest for a seat in the House of Representatives, deducting any sums he may have already received on account from the Sergeant-at-Arms of the House or the Clerk of the House, a sufficient sum is hereby appropriated.

To enable the President to carry out the provisions of section seventeen hundred and fifty-three of the Revised Statutes of the United States, to promote the efficiency of the civil-service and official accountability, fifteen thousand dollars.

To pay D. B. Johnson, of Minnesota, for one month's service as a clerk in the Pension Office, the sum of one hundred and eighteen dollars.

Sec. 2. That the Assistant Secretaries authorized to be appointed in the War and Navy Departments shall perform such duties as may be prescribed by the respective Secretaries, or may be required by law; and if such Assistant Secretaries shall be first appointed during the recess of the Senate their salaries may be paid them until the end of the next session of the Senate.

Sec. 4. That the limitation of time for contracting for new school buildings as provided by "An act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes," approved July first, eighteen hundred and eighty-two, be, and the same is hereby, extended to October first eighteen hundred and eighty-two.

Approved, August 7, 1882.
CHAP. 434.—An act to provide for the sale of a part of the reservation of the Omaha tribe of Indians in the State of Nebraska, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That with the consent of the Omaha tribe of Indians, expressed in open council, the Secretary of the Interior be, and he hereby is, authorized to cause to be surveyed, if necessary, and sold, all that portion of their reservation in the State of Nebraska lying west of the right of way granted by said Indians to the Sioux City and Nebraska Railroad Company under the agreement of April nineteenth, eighteen hundred and eighty, approved by the Acting Secretary of the Interior, July twenty-seventh eighteen hundred and eighty. The said lands shall be appraised, in tracts of forty acres each, by three competent commissioners, one of whom shall be selected by the Omaha tribe of Indians, and the other two shall be appointed by the Secretary of the Interior.

SEC. 2. That after the survey and appraisement of said lands the Secretary of the Interior shall be, and he hereby is authorized to issue proclamation to the effect that unallotted lands are open for settlement under such rules and regulations as he may prescribe. That at any time within one year after the date of such proclamation, each bona fide settler, occupying any portion of said lands, and having made valuable improvements thereon, or the heirs-at-law of such settler, who is a citizen of the United States, or who has declared his intention to become such, shall be entitled to purchase, for cash, through the United States public land-office at Neligh, Nebraska, the land so occupied and improved by him, not to exceed one hundred and sixty acres in each case, according to the survey and appraised value of said lands as provided for in section one of this act; Provided, That the Secretary of the Interior may dispose of the same upon the following terms as to payments, that is to say, one-third of the price of said land to become due and payable one year from the date of entry, one-third in two years, and one-third in three years, from said date, with interest at the rate of five per centum per annum; but in case of default in either of said payments the person thus defaulting for a period of sixty days shall forfeit absolutely his right to the tract which he has purchased and any payment or payments he might have made: And provided further, That whenever any person shall under the provisions of this act settle upon a tract containing a fractional excess over one hundred and sixty acres, if the excess is less than forty acres, is contiguous, and results from inability in survey to make township and section lines conform to the boundary lines of the reservation, his purchase shall not be rejected on account of such excess, but shall be allowed as in other cases: And provided further, That no portion of said land shall be sold at less than the appraised value thereof, and in no case for less than two dollars and fifty cents per acre; And provided further, That all land in township twenty-four, range seven east, remaining unallotted on the first day of June, eighteen hundred and eighty-five, shall be appraised and sold as other lands under the provisions of this act.

SEC. 3. That the proceeds of such sale, after paying all expenses incident to and necessary for carrying out the provisions of this act, including such clerk hire as the Secretary of the Interior may deem necessary, shall be placed to the credit of said Indians in the Treasury of the United States, and shall bear interest at the rate of five per centum per annum, which income shall be annually expended for the benefit of said Indians, under the direction of the Secretary of the Interior.

SEC. 4. That when purchasers of said lands shall have complied with the provisions of this act as to payment, improvement, and so forth, proof thereof shall be received by the local land-office at Neligh, Nebraska, and patents shall be issued as in the case of public lands offered for settlement under the homestead and preemption acts: Provided,
Indian rights in severalty under existing treaties preserved.

Allotment in severalty, etc., distribution.

14 Stat., 668.

Provide.

Sec. 5. That with the consent of said Indians as aforesaid the Secretary of the Interior be, and he is hereby, authorized, either through the agent of said tribe or such other person as he may designate, to allot the lands lying east of the right of way granted to the Sioux City and Nebraska Railroad Company, under the agreement of April nineteenth, eighteen hundred and eighty, approved by the Acting Secretary of the Interior July twenty-seventh, eighteen hundred and eighty, in severalty to the Indians of said tribe in quantity as follows: To each head of a family, one quarter of a section; to each single person over eighteen years of age, one-eighth of a section; to each orphan child under eighteen years of age, one-eighth of a section; and to each other person under eighteen years of age, one sixteenth of a section; which allotments shall be deemed and held to be in lieu of the allotments or assignments provided for in the fourth article of the treaty with the Omahas, concluded March sixth, eighteen hundred and sixty-five, and for which, for the most part, certificates in the names of individual Indians to whom tracts have been assigned, have been issued by the Commissioner of Indian Affairs, as in said article provided: Provided, That any Indian to whom a tract of land has been assigned and certificate issued, or who was entitled to receive the same, under the provisions of said fourth article, and who has made valuable improvements thereon, and any Indian who being entitled to an assignment and certificate under said article, has settled and made valuable improvements upon a tract assigned to any Indian who has never occupied or improved such tract, shall have a preference right to select the tract upon which his improvements are situated, for allotment under the provisions of this section: Provided further, That all allotments made under the provisions of this section shall be selected by the Indians, heads of families selecting for their minor children, and the agent shall select for each orphan child; after which the certificates issued by the Commissioner of Indian Affairs as aforesaid shall be deemed and held to be null and void.

Provide.

Patents for allotted lands to issue upon approval, etc.; lands to be held by United States in trust for twenty-five years, etc.

Sec. 6. That upon the approval of the allotments provided for in the preceding section by the Secretary of the Interior, he shall cause patents to issue therefor in the name of the allottees, which patents shall be of the legal effect and declare that the United States does and will hold the land thus allotted for the period of twenty-five years in trust for the sole use and benefit of the Indians to whom such allotment shall have been made, or in case of his decease, of his heirs according to the laws of the State of Nebraska, and that at the expiration of said period the United States will convey the same by patent to said Indian or his heirs as aforesaid, in fee discharged of said trust and free of all charge or incumbrance whatsoever. And if any conveyance shall be made of the lands set apart and allotted as herein provided, or any contract made touching the same before the expiration of the time above mentioned, such conveyance or contract shall be absolutely null and void: Provided, That, the law of descent and partition in force in the said State shall apply thereto after patents therefor have been executed and delivered.

Provide.

Sec. 7. That upon the completion of said allotments and the patenting of the lands to said allottees, each and every member of said tribe of Indians shall have the benefit of and be subject to the laws, both civil and criminal, of the State of Nebraska; and said State shall not pass or enforce any law denying any Indian of said tribe the equal protection of the law.

Provide.

Sec. 8. That the residue of lands lying east of the said right of way of the Sioux City and Nebraska Railroad, after all allotments have been made, as in the fifth section of this act provided, shall be patented to the said Omaha tribe of Indians, which patent shall be of the legal effect and declare that the United States does and will hold the land thus patented for the period of twenty-five years in trust for the sole use and benefit of the said Omaha tribe of Indians, and that at the ex-
piration of said period the United States will convey the same by pat-
ent to said Omaha tribe of Indians, in fee discharged of said trust and
free of all charge or incumbrance whatsoever: Provided, That from the
residue of lands thus patented to the tribe in common, allotments shall
be made and patented to each Omaha child who may be born prior to
the expiration of the time during which it is provided that said lands
shall be held in trust by the United States, in quantity and upon the
same conditions, restrictions, and limitations as are provided in section
six of this act, touching patents to allottees therein mentioned. But
such conditions, restrictions, and limitations shall not extend beyond
the expiration of the time expressed in the patent herein authorized to
be issued to the tribe in common: And provided further, That these pat-
ents, when issued, shall override the patent authorized to be issued to
the tribe as aforesaid, and shall separate the individual allotment from
the lands held in common, which proviso shall be incorporated in the
patent issued to the tribe: Provided, That said Indians or any part of
them may, if they shall so elect, select the land which shall be allotted
to them in severity in any part of said reservation either east or west
of said right of way mentioned in the first section of this act.

SEC. 9. That the commissioners to be appointed by the Secretary of the
Interior under the provisions of this act shall receive compensation for
their services at the rate of five dollars for each day actually engaged
in the duties herein designated, in addition to the amount paid by them
for actual traveling and other necessary expenses.

SEC. 10. That in addition to the purchase, each purchaser of said
Omaha Indian lands shall pay two dollars, the same to be retained by
the receiver and register of the land office at Neligh, Nebraska, as their
fees for services rendered.

Approved, August 7, 1882.

CHAP. 435.—An act to provide for the closing of an alley in square seven hundred
and fifty-one in the city of Washington District of Columbia and for the relief of
the Little Sisters of the Poor.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Commissioners of the
District of Columbia are hereby authorized and instructed, on the peti-
tion of all the owners of property abutting on that part of the fifteen-
foot-wide alley in square seven hundred and fifty-one in the city of
Washington, running north and south, between North H street and a
wider alley in the center of said square, to declare said part of said
fifteen-foot-wide alley closed: Provided, That the owners of the land
abutting on that portion of said alley to be closed in said square shall,
as a condition precedent to such action on the part of the Commissioners,
file in the office of the surveyor of the District of Columbia a plat, to
be approved by the Commissioners, dedicating to the use of the public,
as a public alley, an area of ground equal to the area of the alley-way
declared to be closed, or sufficient for the purpose of connecting said
alley in the center of the square with East Second street.

SEC. 2. That the owners of the property abutting on the portion of
said alley which may be closed as aforesaid shall be held to have
acquired all the right and title of the District of Columbia or the city of
Washington in and to the portion of the alley which may be closed
under the provisions of the first section of this act, and which may be
included within the extension of their several bounds to the lines of the
new alley

Approved, August 7, 1882.

August 7, 1882.

CHAP. 436.—An act to extend the fees of certain officers over the Territories of New Mexico and Arizona.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act of the Congress of the United States entitled "An act 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," approved February twenty-sixth, eighteen hundred and fifty-three, and section eight hundred and thirty-seven of the Revised Statutes of the United States, is extended to the Territories of New Mexico and Arizona, and shall apply to the fees of all officers in such Territories; but the district attorney shall not, by fees and salary together, receive more than three thousand five hundred dollars per year; and all fees or moneys received by him above said amount shall be paid into the Treasury of the United States.

Approved, August 7, 1882.

August 7, 1882.

CHAP. 437.—An act to provide for the publication of the Tenth Census.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Reports of the Tenth Census of the United States be printed, and that ten thousand additional copies be printed, of which three thousand shall be for the use of the Senate, six thousand for the use of the House of Representatives, and one thousand for the use of the Department of the Interior.

That, in addition to the above, twenty thousand copies of the Report on population be printed, of which six thousand shall be for the use of the Senate, twelve thousand for the use of the House of Representatives, and two thousand for the use of the Department of the Interior.

That twenty thousand additional copies of the Report on Agriculture be printed, of which six thousand copies shall be for the use of the Senate, twelve thousand copies for the use of the House, and two thousand copies for the use of the Department of the Interior.

That ten thousand additional copies of the Report on Manufactures and Mechanics be printed, of which three thousand copies shall be for the use of the Senate, six thousand copies for the use of the House of Representatives, and one thousand copies for the use of the Department of the Interior.

Also, that six thousand additional copies of the Report on the History of the National Loan be printed for the use of the Treasury Department.

Also, that one thousand five hundred additional copies of the Report on Fish and Fisheries be printed for the use of the Fish Commission.

And, also, that the Compendium of the Tenth Census be printed, and that one hundred thousand additional copies be printed, of which thirty thousand copies shall be for the use of the Senate, sixty thousand copies for the use of the House, and ten thousand copies for the use of the Department of the Interior. And in order to avoid duplication in the distribution of these documents, and to secure complete sets to libraries and other public institutions the additional copies herein ordered, excepting those ordered for the Treasury Department and for the Fish Commission, be delivered to the document-rooms of the Department of the Interior; and the Secretary of the Interior shall distribute those ordered for the use of Congress as follows: In sets to each of such fifteen libraries and other public institutions or individuals as shall be named to him for this purpose by each Senator, and to each of such ten libraries and other public institutions or individuals as shall be named to him for this purpose by each Representative and Delegate, and in volumes to Senators and Representatives or such other parties as shall be designated by Senators, Representatives, and Delegates until the quota of each shall be exhausted: Provided, That one copy of each vol-
nume shall, on its reception from the Public Printing Office, be transmitted to each Senator, Representative, and Delegate in Congress: And provided further, That duplicate copies shall not be sent to any library or individual on the request of any Senator or member of the House of Representatives until both Senator and Member shall be notified that they have named the same library or individual: And provided further, That the party receiving the work upon the order of a member of Congress shall be informed by the Secretary of the Interior upon whose request it is supplied. And the Secretary of the Interior shall report to Congress at its next session the names and locations of the libraries and other public institutions designated to receive these reports under the provisions of this bill.

And the sum of six hundred and seventy eight thousand, six hundred and twenty four dollars and sixty one cents, or so much thereof as may be necessary to defray the cost of the above-named printing and binding, be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated.

Approved, August 7, 1882.

CHAP. 433.—An act to amend section forty-seven hundred and two, title fifty-seven, Revised Statutes of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section forty-seven hundred and two, title fifty-seven, of the Revised Statutes of the United States is hereby amended so as to read as follows:

"Sec. 4702. If any person embraced within the provisions of sections forty-six hundred and ninety-two and forty-six hundred and ninety-three has died since the fourth day of March, eighteen hundred and sixty-one, or hereafter dies, by reason of any wound, injury, or disease which under the conditions and limitations of such sections would have entitled him to an invalid pension had he been disabled, his widow or if there be no widow, or in case of her death without payment to her of any part of the pension hereinafter mentioned, his child or children under sixteen years of age, shall be entitled to receive the same pension as the husband or father would have been entitled to had he been totally disabled, to commence from the death of the husband or father, to continue to the widow during her widowhood, and to his child or children until they severally attain the age of sixteen years, and no longer; and if the widow remarry, the child or children shall be entitled from the date of remarriage, except when such widow has continued to draw the pension-money after her remarriage, in contravention of law, and such child or children have resided with and been supported by her, their pension will commence at the date to which the widow was last paid."

Sec. 2. That marriages, except such as are mentioned in section forty-seven hundred and five of the Revised Statutes shall be proven in pension cases to be legal marriages according to the law of the place where the parties resided at the time of marriage or at the time when the right to pension accrued; and the open and notorious adulterous cohabitation of a widow who is a pensioner shall operate to terminate her pension from the commencement of such cohabitation.

Approved, August 7, 1882.

CHAP. 439.—An act to authorize the auditing of certain unpaid claims against the Indian Bureau by the accounting officers of the Treasury.

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 authorized and directed to examine and audit all the unpaid claims heretofore filed in the departments for serv.
ices rendered and supplies furnished under directions of the Indian Bu-
reau or any of its agents; and in cases where said services and supplies
are found to have actually been applied to the benefit of the Indians
to report to Congress the balances equitably due on said accounts re-
spectively, notwithstanding no sufficient appropriation existed.

Approved, August 7, 1882.

CHAP. 440.—An act relinquishing the title which still remains in the United States
to all lots or portions of ground which lie within the limits of the present city of
Burlington, State of Iowa, to the said city of Burlington.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That all the title which still re-
 mains in the United States to any lots or portions of ground which lie
within the limits of the present city of Burlington, in the State of Iowa,
is hereby relinquished to the said city of Burlington, to be disposed of
as the corporate authorities thereof may deem proper; but this relin-
quishment shall in no manner impair the legal rights of third parties
therein, but shall be subject to any such rights, if any such rights exist.

Approved, August 7, 1882.

CHAP. 441.—An act to amend section forty-four hundred, of title fifty two, of the
Revised Statutes of the United States, concerning the regulation of steam-vessels.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That section forty-four hundred
of the Revised Statutes of the United States be amended and enlarged
by adding thereto at the end of said section, as it now appears, the
words:

"And all foreign private steam-vessels carrying passengers from any
port of the United States to any other place or country shall be subject
to the provisions of sections forty-four hundred and seventeen, forty-
four hundred and eighteen, forty-four hundred and twenty-one, forty-
four hundred and twenty-two, forty-four hundred and twenty-three, forty-
four hundred and twenty-four, forty-four hundred and seventy-four,
fifty-four hundred and seventy-three, forty-four hundred and seventy-nine, forty-
four hundred and eighty-two, forty-four hundred and eighty-eight, forty-
four hundred and eighty-nine, forty-four hundred and ninety-six, forty-
four hundred and ninety-seven, forty-four hundred and ninety-eight, forty-
four hundred and ninety-nine, and forty-five hundred and one, and shall be liable to visitation and in-
spection by the proper officer, in any of the ports of the United States,
respecting any of the provisions of the sections aforesaid," Provided,
That where the term "local inspector" is used in the foregoing section it
shall be construed to mean the special inspectors hereinafter provided for.

SEC. 2. That for the purpose of carrying into effect the provisions of
this act the Secretary of the Treasury shall appoint officers to be design-
nated as special inspectors of foreign steam-vessels, at a salary of two
thousand dollars per annum each, and there shall be appointed of such
officers at the port of New York, six; at the port of Boston, two; at
the port of Baltimore, two; at the port of Philadelphia, two; at the
port of New Orleans, two; and at the port of San Francisco, two.

SEC. 3. The special inspectors of foreign steam-vessels shall perform
the duties of their office and make reports thereof to the Supervising
Inspector-General of Steam-Vessels, under such regulations as shall be
prescribed by the Secretary of the Treasury.

SEC. 4. That each special inspector of foreign steam-vessels shall ex-
ecute a proper bond, to be approved by the Secretary of the Treasury,
in such form and upon such conditions as the Secretary may prescribe,
for the faithful performance of the duties of his office.
SEC. 5. That the Secretary of the Treasury shall procure for the several inspectors heretofore referred to such instruments, stationery, printing, and other things necessary, including clerical help, where he shall deem the same necessary for the use of their respective offices, as may be required therefor.

SEC. 6. That the salaries of the special inspectors of foreign steamers and clerks provided for, together with their traveling and other expenses, when on official duty, and all instruments, books, blanks, stationery, furniture, and other things necessary to carry into effect the provisions of this act, shall be paid for by the Secretary of the Treasury, out of any moneys in the Treasury not otherwise appropriated.

Approved, August 7, 1882.

CHAP. 442.—An act to relieve certain soldiers of the late war from the charge of desertion.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the charge of desertion now standing on the rolls and records in the Office of the Adjutant General of the United States against any soldier who served in the late war in the volunteer service shall be removed in all cases where it shall be made to appear to the satisfaction of the Secretary of War, from such rolls and records, or from other satisfactory testimony, that any such soldier served faithfully until the expiration of his term of enlistment, or until the twenty second day of May anno Domini eighteen hundred and sixty five, or was prevented from completing his term of service by reason of wounds received or disease contracted in the line of duty, but who, by reason of absence from his command at the time the same was mustered out, failed to be mustered out and to receive an honorable discharge

SEC. 2. That the charge of desertion standing on the rolls and records in the Office of the Adjutant General of the United States against any soldier who served in the late war in the volunteer service, shall also be removed in all cases where it shall be made to appear to the satisfaction of the Secretary of War, from such rolls and records, or from other satisfactory testimony, that such soldier charged with desertion or with absence without leave, did not intend to desert and after such charge of desertion or absence without leave, voluntarily returned to his command and served in the line of his duty until he was mustered out of the service and received a certificate of honorable discharge.

SEC. 3. That in all cases where the charge of desertion shall be removed under the provisions of this act from the record of any soldier who has not received a certificate of discharge it shall be the duty of the Adjutant General of the United States to issue to such soldier, or in case of his death, to his heirs or legal representatives, a certificate of discharge.

SEC. 4. That when the charge of desertion shall be removed under the provisions of this act from the record of any soldier, such soldier, or, in case of his death, the heirs or legal representatives of such soldier, shall receive all pay and bounty which may have been withheld on account of such charge of desertion or absence without leave: Provided, however, That this act shall not be so construed as to give to any such soldier as may be entitled to relief under the provisions of this act, or, in case of his death, to the heirs or legal representatives of any such soldier the right to receive pay any bounty for any period of time during which such soldier was absent from his command without leave of absence: And provided further, That no soldier, nor the heirs or legal representatives of any soldiers who served in the Army a period of less than twelve months, or who intentionally deserted, shall be entitled to the benefit of the provisions of this act.
Sec. 5. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.
Approved, August 7, 1882.

August 7, 1882.

CHAP. 443.—An act donating cannon and cannon balls to Post Number Fourteen of the Grand Army of the Republic, at Logansport, Indiana, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to furnish two condemned cast-iron cannon and two cannon balls to Post Number Fourteen of the Grand Army of the Republic, at Logansport, Indiana, to be used for monumental purposes.

That the Secretary of War is further directed to give to the Post of the Grand Army of the Republic at Winchester, Indiana, four condemned cast-iron cannon for ornamenting the soldiers burial lot in Fountain Park Cemetery at that place.

Also, four condemned cast-iron cannon and four cannon balls to Eugene A. Rawson Post G. A. R., Fremont, Ohio, for monumental purposes.

Approved, August 7, 1882.

August 7, 1882.

CHAP. 444.—An act in relation to land-patents in the Virginia military district of Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person in the actual open possession of any tract of land in the Virginia military district of the State of Ohio, under claim and color of title made in good faith based upon or deducible from entry of any tract of land within said district founded upon military warrant upon Continental establishment, and a record of which entry was duly made in the office of the principal surveyor of the Virginia military district, either before or since its removal to Chillicothe, Ohio, prior to January first, eighteen hundred and fifty-two, such possession having continued for twenty years last past, under a claim of title on the part of said party either as entryman, or of his or her grantors, or of parties by or under whom such party claims by purchase or inheritance, and they by title based upon or deducible from such entry by tax-sale or otherwise, shall be deemed and held to be the legal owner of such land so included in said entry, to the extent and according to the purport of said entry or of his or her paper titles based thereon or deducible therefrom.

Sec. 2.—That so much of the act approved February eighteenth, eighteen hundred and seventy-one, entitled “An act to cede to the State of Ohio the unsold lands in the Virginia military district in said State,” and of an act approved May twenty-seventh, eighteen hundred and eighty, construing said act of February eighteenth, eighteen hundred and seventy-one, as conflicts with this act, be, and the same is hereby, repealed.

Approved, August 7, 1882.

August 7, 1882.

CHAP. 445.—An act donating condemned cast iron cannon and cannon balls for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, directed to deliver to the Robert D. Lathrop Post Number One hundred and thirty-eight of the Grand Army of the Republic, Department of New York, four condemned cast iron cannon and four large cast iron cannon-balls, to be placed by said post in the soldiers burial lot in the Hudson, New York, cemetery.
Also to the "Soldiers’ Monument Association of the City of Utica," New York, four condemned cast iron cannon, of twenty-four or thirty-two pounders, and spherical shot for the use and adornment of the soldiers monument in the city of Utica and State of New York.

Also, that the Secretary of War be, and he is hereby, authorized and directed to turn over to post numbered two hundred and eight, Grand Army of the Republic, at New Brighton, Pennsylvania, four condemned cast iron cannon and four cannon-balls, for monumental purposes.

Also, two condemned cast-iron cannon, with four cannon balls, to the Post of the Grand Army of the Republic, at Georgetown, Massachusetts, for monumental purposes.

Also four condemned cast-iron cannon and four cannon balls for Grand Army of the Republic Post at Whitehaven Pennsylvania, Also, same for Grand Army of the Republic Post at Danville, Pennsylvania.

Also, four condemned cast-iron cannon and twelve cannon balls to the Edwin M. Stanton Post of the Grand Army of the Republic, at Steubenville, Ohio, for monumental purposes.

Also, four condemned cast-iron cannon and four cannon balls for Dahlgren Post, Grand Army of the Republic, New York City, for monumental and other purposes.

Also four condemned cast-iron cannon and twelve cannon balls for Englewood, Illinois, Grand Army of the Republic Association, for monumental purposes.

Approved, August 7, 1882.

CHAP. 446.—An act for the manufacture of salt in the Indian Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the legislative council of the Cherokee Nation may execute a lease of the salines or salt deposits on the plains, not to exceed three in number, located on the lands of the Cherokee Nation lying west of the ninety-sixth degree of longitude in the Indian Territory, and so much land connected therewith as may be necessary for the working of the same, for a period of not exceeding twenty years, with right of a highway for ingress and egress, to be reserved for such purpose and to facilitate the manufacture of salt, and the conditions of which lease shall insure the payment to the Cherokee national authorities of a royalty of not less than one dollar per ton; said lease being subject to such conditions and to the proper jurisdiction of the Cherokee national legislature, and said lease and conditions subject to the approval of the Secretary of the Interior:

Provided, That the proceeds of such royalty from the manufacture of salt shall be an addition to the educational fund of said nation: And provided further, That said salines shall continue subject to any rights of the United States under sections fifteen and sixteen of the treaty of July nineteenth, eighteen hundred and sixty-six, with the Cherokee Indians; and said lease or leases shall be liable to revocation by the legislative council of the Cherokee Nation and the Secretary of the Interior for the non-performance of any of said conditions.

Approved, August 7, 1882.

CHAP. 447.—An act to amend the first subdivision of section twenty-five hundred and sixty eight of the Revised Statutes of the United States, title thirty-four, collection of duties on imports

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first subdivision of section twenty-five hundred and sixty eight of the Revised Statutes of the United States be amended by striking therefrom the words "in Missouri" following the words "Saint Louis," and by adding to said
subdivision of said section as follows: "Saint-Louis as used in this section, shall include Saint Louis, in Missouri, and East-Saint Louis, in Illinois; and the surveyor and acting collector for the port of Saint Louis may receive goods, issue landing certificates to carriers, and issue orders to inspectors of customs to open cars containing goods and packages, and generally do and perform all acts necessary to be done and performed by him in East Saint Louis, in Illinois, as well as in Saint Louis in Missouri."

Approved, August 7, 1882.

August 7, 1882.

CHAP. 448.—An act to establish post-routes.

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

Alabama:

From Roanoke to Sweet Home.
From Mount Vernon, via Central Ground and Lightfoot, to Swainsboro.
From Ayres, via F. E. Perry's W. A. Spaulding's, George Chamber's, and W. D. Miles', to Village Springs.
From Manasco, via F. K. Bird's, J. K. Gutty's, Isham Gutty's, Holly Grove D. Blackwell's, Henry Furguson's, Willson's, Cross-Roads, Camak's Mills, to South Lowell.
From Manasco, via G. S Gaines', Wolf (or D. J. Gibson's), Boley Springs, Wiley Davis', James Tipper's, Manuel Bagwell's, to Oregonia.
From Walnut Grove, via Balm, Murphrees' Valley, and Chepultepec to Viola.
From Scott's Station to Oasis.
From Strata, via Bell's Store, to Ramer.
From Hewitt to York.
From Clinton to West Green.
From Opelika to Dudleyville.
From Leighton to Brickville.
From Josephine to Escambia, Florida.
From Choctaw Corner to Lower Peach Tree.
From Colonia, via Grantsville, to Ball Flat.
From Collinsville, via Andrews' Institute and Red Rose, to Flag.
From Friendship to Brooksville.
From Ramer to Ada.
From Bosser, via Kinterbush, to Gaston.
From Cuba Station to Gaston.
From Abbeville, via Brown's Cross-Roads, to Columbia.
From Abbeville, via Hardwick'sburg, to Smithville.
From Abbeville, via Wesley or Holmes and Shorterville, to Fort Gaines, Georgia.
From Shorter's Station to Dawson's Store.
From Wetumpka, via Dawson's Store, to Tallassee.
From Morganville, via Pintland and Ada, to Ramer.
From Montgomery, via Woodland Road, to John J. Chesser's.
From Helicon, via Vidette, to New Providence.
From Marion to Spratts.
From Columbia, via Blue Pond and Headland, to Echo.
From Abbeville, via Brackin and Sylvan Grove to Newton.
From Maplesville, via Clanton to Columbiana.
From Iwana, via Stewartville, Weogufka, Cross-Roads, Marble Valley, and Wood's Ferry, to Shelby Iron Works.
From Traveller's Rest to Marble Valley.
From Marian to Sprott.
From Citronville to McIntosh Bluff.
From Springhill, via the Moffat Road, to Coalsville Mississippi.
From Shell, via Ella, to Greenville.
From Castleberry, via D. L. Carter's, to Deer Range, on Pensacola and Louisville Railroad.
From Nicholson's Store, via Bergamot, to Butler.
From Pineapple via Wilcox County to Ball's Landing
From Winchester, Mississippi, via Du Bose's Bridge, Aquilla, Frail, and Silas, to Sonwilpa, Ala.
From Choctaw Corner, via Eron and Baggett's Store to Lower Peach Tree.
From Morganville, via Pristlala and Ada, to Ramer.
From Pleasant Site to Belgreen.
From Clanton to Columbiana.
From Maplesville to Jamison.
From Maplesville to Clear Creek

ARKANSAS.

From Walnut Hills to Collinsburg, Louisiana.
From Caledonia to Spearsville, Louisiana.
From Benton, via Aville and Tatum's Store, to Totten.
From Benton, via Fair Play and Burk's, to Whittington.
From Powhatan to Warm Springs.
From Pocahontas to Warm Springs.
From Payer's to Devall's Bluff.
From Batesville, via Eminence, Sandtown, Polk Bayon, Mullen's Cross Roads, and Franklin to Salem.
From Kee on the Memphis and Little Rock Railroad, to Edward Jenkin's.
From Roseville, via Caulksville and National Springs, to Chismville.
From Columbus, via Sims' Store, to Peytonsville.
From Lewisville to Garland City.
From Gainesville, via Crowley, Walcott, Lorado, and Herndon to Jonesborough.
From Blaisett, via Rich Mountain, to Mountain Fork.
From Pates, via Galena and Baker's Springs, to New Moon.
From Powhatan to Mammoth Springs.
From Benton to Frank Felton's.
From Galena to Baker's Springs.
From Mineral Springs, via Picayune and Yorkville, to Lockesburgh.
From Dermont, via Slemons, to Portland.
From Waldon, via Rich Mountain, to Mountain Fork.
From Magnolia, via Atlanta, to Nalls.
From Yellville to De Soto.
From Wits Springs, via Paden Creek, to Oak Flat.
From Greenwood via Excelsior City, to Hackett City.
From Caglesville to Wits Springs.
From Newport, via Henderson's, McDonald's, and Snapp's, to Augusta.
From Newport to Cooks Store.
From Tillart to Selma

ALASKA.

From Willard to Juneau.
From Hoonyali to Juneau.
From Jackson to Fort Wrangell.
From Haines to Juneau.
From Boyd to Juneau.
From Jackson, via Roberts, to Fort Wrangell.
Arizona;  

From Globe, via Tonto Basin, to Fort Verde.  
From Mineral Park to El Dorado Canyon, in Nevada.  
From Snow Flake, via Clifton, Springerville and St. John’s, to Lordsburg New Mexico.  
From Show Low, via Snow Flake and Woodruff, to Holbrook.  
From Fort McDowell to Old Camp Reno.  
From Tombstone, via Charleston, Henford, and Ochoaville, to San Pedro.  
From Florence to Butte City.  
From Signal, via Sandy, to Hackberry.  
From Signal, via Clarks Ranch, Frees Wash, Beal’s Spring Cerbat to Mineral Park.  
From Tucson, via Spanish Well, Dobbs Wells, Cababi, Cayote, Picacho, Fred Wards Station, Gunsight, to Allen City.  
From Tempe, via Mesa City, to Pinal.

California;  

From San Benito to Bitter Water.  
From Bonita to Bernard’s.  
From Darwin to Panimint.  
From Bakersfield to San Emigdio.  
From Fresno Flats, via Gertrude, to Cold Springs.  
From Lower Lake to Bartlett Springs.  
From Riverside, via Arlington, to Temescal.  
From Fresno City to Oleander.

Colorado;  

From Melrose, via Delta, and Grand Junction, to a Point on Green River, Utah Territory.  
From Grand Junction, via Plateau Creek, to Rifle Creek.  
From Rifle Creek to the Meeker Agency.  
From Grand Junction, via mouth of White Water Creek, East Creek, to Unaweep Creek, to the mouth of West Creek, on Dolores River.  
From the city of Gunnison, via Soap Creek, Cancanta Creek, Chrystal Creek, Smith’s Fork, and North Fork, to Delta.  
From Leadville to Chloride.  
From Granite, via Vicksburg, Silver Dale, Rock Dale, Beaver, and Winfield, to Clear Lake.  
From Durango, via the country road and the Florida River, to Silver Mesa.  
From Dillon, via mouth of the Blue River, to Troublesome.  
From Empire, via Jones’ Pass, to Troublesome, on Troublesome River.  
From Parrott C. H. to La Plata.  
From Saguateche, via Bonita, to Bonanza City, in Saguateche County.  
From Durango to Crystal Valley.  
From Greenhorn to Kye, in Pueblo County.  
From Chipeta to La Sal in Utah Territory.  
From Hillerton to Howeville.  
From Los Pinos, via Uncompahgre River, Gunnison River, and Grand River, to Clear Creek and Pleasant Valley, in Utah Territory.  
From Durango to Hewit.  
From Red Cliff to Gold Park.  
From Elizabeth to Kiowa.  
From Durango, via Junction Creek, to Bear Creek.  
From Delta, via Surface Creek, Leon Peak, Platteau Creek, and Grand River, to Grand Junction.
From De Smet, via Scandinavia, to Watertown.
From Andrews and Byson Wheeler, via Brownsdale, to Plankinton.
From Preston to Watertown.
From Julian to Croton.
From Preston to Madison.
From Fort Stevenson to Falkerstown.
From Alexander, via Red Stone, to Huron.
From Dantonville to Alwilda.
From Watertown to Webster.
From Webster, via Sumers and Chester, to Redfield.
From Chamberlin to Rapid City.
From Wheatland, via Watson Farm, to Lisbon.
From Huron, via Groton, to Penequa.
From Berlin, via Wionada and Hamlin, to Ordway.
From Tower City to Mayville.
From Lybeck to Stump.
From Dwight, via Scoville, to Lisbon.
From Grafton, via Nora, to Amour.
From Pembina, via Bathgate, Tyner, and Westview, Cooley, to Mountain.
From Salem, via Howard and Frankfort, to Cavour.
From Clark to De Smet.
From Madison to Lake Preston.
From Flandrean to Aurora.
From Springfield, via Avon, Oak Hollow, Plainview, to Mitchell.
From Spearfish, via Sun Dance, and Loomis Ranch, to Little Powder River, Wyoming.
From Redfield to Robb.
From Aberdeen to Reigstadt.
From Clark to Huron.
From Jerusalem, via Creelsburg, to Villard.
From Jamestown to Lisbon.
From Jamestown to Larimore.
From Jamestown to Stump.
From Jamestown to Villard.
From Bismark to Villard.
From Grafton to Creelsburg.
From Valley City to Grand Rapids.
From Chamberlin to Miller.
From Forestburg to Crow Creek.
From Miller to Wessington.
From Plankinton to Miller.
From Redfield to Miller.
From Sanborn to township one hundred and forty-two, range sixty-one north.
From Miller to Kimball.
From De Smet to Howard.
From Sanborn, via Booth, Bald Creek, and Jessie, to Red Willow.
From Flandreau to Lake Preston.
From Alexander, via Redstone, Dentonville, and Alwilda, to Huron.
From Lake Preston, via Alwilda, to Aurelia.
From Inster to Creelsburg.
From Oak Hollow, via Brownsdale, to Plankinton.
From Minto, via Forest River, Reno, Inster, and Bellville, to Medford.

From Empire to Sturgis City.
From Cascade to Custer.
From Salem to Nelson.
From Miller to Kimball.
From Ellendale to Grand Rapids.
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Dakota—Continued;
From L. A. Lawrence to Forestburg.
From Lake Preston to Howard.
From Chamberlain to Lower Brule Agency.
From Jerusalem to Grand Harbor.
From Grand Harbor to St. John's
From Grand Harbor to Villard
From Pembina to St. John's
From Grafton to St. John's
From Larimore to St. John's

Delaware;
From Georgetown to Gumborough.
From Whitesville to Delmar.
From Woodside via Petersburg and Sandtown to Henderson in Maryland.

Florida;
From Belleville, via Clyattville, Georgia, to Valdasta Georgia.
From Peru to Henry.
From Brookeville, via Cove Bend, to Camp Izard.
From Vernon, via Izagora and Ellis' Store, to Geneva, Alabama.
From Palma Sola, via Braidentown, Manatee, and Ellenton, to Palmetto.
From Monticello, via Ancilla neighborhood and Hickoryhead neighborhood to Quitman Georgia.
From Manatee, via Sarasota, to Osprey.
From Kissimmee City to Bartow.
From Otter Creek to Gulf Hammock.
From Titusville, on Indian River, to Cape Canaveral Light.
From Saint Augustine, via Camp Ormond, to Daytona.
From Ocala to Crystal River.
From Camp Izard to Crystal River.
From Iola, via Stone's Mill, to Saint Andrew's Bay.
From Wewahitchka to Saint Andrew's Bay.

Georgia;
From Waynmanville to Hickory Grove.
From Harmony Grove, via Hurricane Shoals, Dry Pond, and Holly Springs, to Gainesville.
From Perry to Henderson.
From Hartwell to Bio.
From Brazilia to Hephzibah.
From Appling, via State Hill, to Lincolntown.
From Mount Vernon, to Swainsborough.
From Culverton to Agricola, Washington County.
From Hickory Grove to Knoxville.
From Rome, via William Smith's, to Wrightsville
From Griffin, via Williamsville, to Flat Shoals.
From Byron, via Echeconnee, to York.
From Forsyte, via Russellville, to Hopewell.
From Fayetteville to Flat Creek.
From Blakely to Columbia, Alabama.
From Brown's Bridge to Wolley's Ford.
From Dunwoody to Oak Grove.
From Big Sandy to Dry Branch.
From Big Sandy to Gordon.
From Monroe to Nickleville.
From Middleground, via Enecks and Aiken, to Morel.
From Arcola to Excelsior.
From Plainville, via Everett's Springs and Talley's Store, to B. B. Touchstone's Store.
From La Fayette, via Burned Mill, J. M. Shaw’s, and Robert Glenn’s, to Cedar Grove.
From Rising Fawn, via Dillon, to Hall’s Mill
From Arcola to Excelsior.
From Harmony Grove, via Dry Pond, Holly Springs, and Tadmar to Gainesville.
From Pickren to Jesse Scotts Store.
From Subigna, through Haywood Valley, via Haywood and Thomas Mills to Crystal Springs.
From Subigna to Dirt Town.
From Woodstock, via A. J. Merritt’s to Alpharetta.
From Hampton to Gilmore’s School House.
From Perkins’ Junction to Lorette.
From Big Smiths to Cliff Hill.
From Mountain Hill to Hargett.
From Lawrenceville to Sneedville.
From Knoxville, via Blasingame’s Store, to Hickory Grove.
From Amicalola, via George W. Cochran’s and Sale Weaver’s, to Diamond.
From Allapaha, via Gaskin’s Mill, Rowan, and Stoney Hill, to Milltown.
From Nashville to Louis.
From Town’s to Spring Hill.
From Danburgh to Delhi.
From Blairsville via H. V. Smith’s Store to Duckville.

IDAHO.

From Malad City to Samaria.
From terminus of Oregon Short Line Railroad to Hailey.
From Bellevue to Muldoon.
From Camas Station, on Utah and Northern Railroad, to Poor Man District, on Badger Creek.
From Junction, via Spring Mountain District, to Lemhi District.
From Spring Mountain District to Texas District.
From Junction to Texas District.
From Arco to Badger Creek.
From Bridge to Sublett.
From Junction, via Bannister, to Spring Mountain.
From Battle Ground to Spring Mountain.
From Lava to Spring Mountain.
From Saw Tooth to Vienna.
From Galena to Vienna.

INDIAN TERRITORY.

From Eufaula to Wetumka.
From Colbert Station to Garnaby.

IOWA.

From Northwood, via Tenold, to Fertile.
From Plainfield to Sumner.
From Sloan, via Holly Springs, to Smithland.
From Sanborn, via Primghar, to Sutherland.
From Le Mars to Hoskins.
From Luni to Renwick.
From Frederica to Plainfield.
From Guthrie Center to Bagley.
From Guthrie Center to Bayard.
From Bancroft, via Seneca, to Swan Lake.
From Sibley to Sanborn.
From Des Moines, via Rising Sun, to Vandalia.
From Millersburgh, via Hedge, Musquaka, and Aurora, to Keswick.
From Bolfe Junction, to West Bend.
ILLINOIS.

From Crab Orchard, via Attila, Corrinth, and Locust Grove to Thompsonville.
From Springfield, via Cotton Hill, Pawnee, and Lynndora, to White Oaks.
From Fielding to Rosedale.
From Joy to Reynolds.
From Carrollton to Big Bend.
From Elvaston to Nauvoo.
From Grant Park, via Sherburnville, Pine Grove, in Indiana, Lowell, and Orchard Grove, to Hebron.
From Plymouth to St. Mary's.
From Middle Creek, via St. Mary's, to Plymouth.
From Smithton, via Pader Borne, to Floraville.
From Long Lake to Bushes Corner.
From Alton Junction to Bushes Corner.

INDIANA.

From Huntington, via Goshen Road and Liberty Mills Road intersection, to Claysville.
From Dern, via Badger, to Brookston.
From Logansport, via Logansport and Perrysburgh Road, Pine, Metea, Fulton, Logansport, and Northern Turnpike, to Logansport.
From Brunswick, via Klaasville, and Eagle Lake, to Beecher, Illinois.
From North Manchester, via New Madison and Pleasant View, to La Gro.
From Milan to Elrod.
From Lexington, via Saluda, to Harrell.
From Hanover to Harrell.
From Solon, via Owen, to Charlestown.
From Connersville to Hawkinsville, via Fairview and Connersville Pike.
From Rushville to Knightstown, via Occident.
From Connersville to Everton.
From Keener to Bentley's Store.
From Kokomo, via Ridgeway and Brakers, to Burlington.
From Pleasant Plain, via Maple Hill, to Marion.
From New Castle, via Rockland and Rogersville, to Blountsville.
From Shoals, via Last Race, Hickory Grove, Ludlow, Elsworth, Celestine, Schnellville, to Bird's Eye.
From Mitchell, via Orangeville, Lick Creek, West Baden, French Lick, Hillham, Ludlow, Kellerville, and Hayesville, to Jasper.
From Boonville, via Eby, Crowville, and Stephensport, to Stendale.
From Huntingburgh, via Holland, to Stendale.
From St. Philip to Zions Church.
From Huntington, via Makin, to Bracken.
From Raccoon to Finecastle.
From New Albany to Elizabeth.
From Delphi to Springboro.
From Orchard Grove to Grant Park, Ill.
From Delphi to Zero.
From Deep River to Ainsworth.

KANSAS.

From Oxford to Salt City.
From Ellis, via Stock Ranch, Elm Valley, Klinefield, to Alexander.
From Leon, via Bryant's, Ophir, and Baltimore, to Burden.
From Greenleaf to Hanover.
From Harper G. Attica's to Kiowa.
From Winfield, via Chaney Robinson's Ford and Thompson's Ford, Kansas—Continued;
From Washington Ranch, via Mason, to Brantford.
From Prescott to Mapleton.
From Medicine Lodge to Evansville.
From Liberty, via Patronsville and Guittard Station, to Beattie.
From Saint Sophis to Beve.
From Twin Falls to Toronto.
From Marysville, via Walnut Creek and Ballard's Falls, to Greenlief.
From Beattie to Liberty, Nebraska.
From Enterprise, via Logan Center, Oriad, and Plympton, to Hope.
From Medicine Lodge, via Painted Post to Evansville.
From Blue Mounds to Morantown.
From Haddam to Clifton.
From Seneca to Pawnee, Nebraska.
From Long Island to Precept, Nebraska.

KENTUCKY.

From Orr to Van Buren.
From Hall's Gap Station to Mirror.
From Leather's Store to Wardsville.
From Chaplin to Wardsville.
From Leathers' Store to Johnsonville.
From Lexington, via Runell Cave, Innsville, Centreville, Blackburn, Leesburgh, and Broadville, to Cynthiana
From Van Buren to Calvert's Store.
From Leathers' Store, via Johnsonville and Wardsville, to Chaplin.
From Richmond, via Union City and Doylesville, to Winchester.
From Morehead to West Liberty.
From Boydsville, via Story, to Lynnville.
From Louisa to Forks of Strait Creek.
From Louisa to Denton.
From Russellville, via Corinth and Stowers, to Franklin.
From Owensborough to Magan's Store.
From Louisa, via the Falls of Blaine and Glenwood, to the Forks of Strait Creek.
From Louisa, via Forks of Little Blaine and Prosperity, to West Liberty.
From Cornwall to Hall's Store.
From Pikeville to Inez.
From Bryant's Store, via Lay's Store and Roger's Gap, to Leadmine
Bent, Tennessee.
From Wickliffe to Prospect.
From Hinkleville to Prospect.
From Hazelwood via Prospect, to Blandville.
From Palma, via Wilson English, Fairview or Scale, and Old Mill, to Benton.
From Princeton to Cemulcan Springs.
From Barlow City to Prospect.
From Dycusburg to Salem.
From Cerulean Springs, via Friendship, to Princeton.
From Cadis to Wallonia.
From Barboursville to Maynardville, Tennessee.
From White Hall to Winchester.
From Jackson to Ammie.
From Pikeville to Clintwood, Virginia.
From Flemingsburgh to Fox Springs.
From Pine Top to Craftsville.
Kentucky—Continued;
From Pineville to Lott.
From Frenchburgh to Morehead.
From London, via Benge, to Ammie.
From Pikeville to Fed.
From Irvine to Estill Furnace.

Louisiana;
From Clinton, via Grangeville, to Live Oak Store.
From Winnsborough to Como.
From Winnsborough, via Baskinton, to Rayville.
From Bayou Chicot, via Dasmanns, to Eola.
From Clio to Gregory Bluff.
From Bayou Chicot, via Pine Prairie, to Bay.
From Cotile Landing to R. M. Jone's, on Bayou Rapides.
From Sparte, via Mulberry, to Lake Village.
From Bayou Chicot, via Beaver Creek, to Bay.
From Cotile Landing to Crane, Rapides Parish.
From Shady Grove to Balltown.
From Head of Island, via Bayou Petite Amite, up Blind River, and return.
From Brudhomme Station, on N. O. Pacific R. R. to Bermuda.

Maine;
From East Livermore Station, via East Livermore Mills, to Hunt's Hill.
From South Hancock to Hancock Point.
From Orland Village to Dedham Village.
From Port Clyde to Monhegan Island.

Maryland;
From Snow Hill to Box Iron.
From Crisfield, via Bradshaw (Smith's Island), to Tangier.
From Pleasantville to High Point.
From Crisfield to Tangier Island Virginia.
From Aecomack Court House, via Locustville and Locust Mount, to Wachapprigue.
From Church Creek, via the Blackwater Road, Golden Hill, Lakesville, and Crapo, to Bishop's Head.
From Snow Hill, via the Teagle Townsend Farm, Cottingham's Ferry, and White's Store, to Princess Anne.
From Newark, via Johnson's Store and Sturgis' Store, to Box Iron.
From Hyattstown, via Locust Mills, Mount Ephraim, and Barnesville, to Sellman.
From Saint Augustine, via Cayot's Corner, to Town Point.
From Wheaton to Layhill.
From Linden Station to Linden Post-Office.
From Glymont to Pisgah.
From Black Horse to Kirkwood.
From Cumberland to Bottle Run.
From Bottle Run to Flint Stone.
From McLaughlin to State Hill, Pennsylvania.
From Dickerson's Station (Metropolitan Branch Baltimore and Ohio Railroad) via Martinsburg, to Edward's Ferry.
From Still Pond Station, via Still Pond, to Stanley.
From Grantsville to "The Forks."
From Drawbridge to Elliott's Island.
From Kent Island to Shipping Creek.
From Eden to Upper Trappe.
From Frederick to Harmony.
From Laurel via Highland Symponville to Clarksville.

MASSACHUSETTS.

From Marshfield to Brant Rock.

MICHIGAN.

From Cadillac to Section 28, T. 21 N., R. 12 W.
From Kalkaska, via Lodi, Ivan, and Wellington, to Pere Cheney.
From Central Lake to Elmira.
From Tawas City, via the Tawas and Bay County Railroad and Prescott, to Maple Ridge.
From New Haven Center to Carson City.
From Nashville, via Maple Grove and Lacey, to Assyria.
From Coldwater, via Mattison, to Colon.
From Vermontville, via Bismarck, Shaytown, Sunfield, Hoytville, and Roxana, to Charlotte.
From Somerset Center to Liberty.
From Grass Lake, via Waterloo and Munith, to Henrietta.
From West Branch, via Slayton, Damon, Harmon, to the county-seat of Osceola County.
From Cross Village, via the State Road, to Harbor Springs.
From Pickford West to Macoline (n. c.).
From Boyne Falls to East Jordan.
From Lewis Neighborhood, section thirty-six, township of Riga, Lenawee County, to Sylvania, Ohio.
From Bridgeton, via Jericho, to Trent.
From Holland, via Graafschap, Gibson, and Saugntuck, to Douglas.
From Striefland, via Duskvllle and Rowland, to Millbrook.
From Cadillac, via Collins and Boon, to Springville.
From Union City, via Abscota and East Le Roy, to Pine Creek.
From Union City, via North Batavia, and Mattison, to Bronson.
From West Le Roy to East Le Roy.
From Damon to Harmon.
From Harmon to Mio.

MISSISSIPPI.

From Yazoo City, via Satartia to Dick.
From Tehula to Marksville.
From Meridian, via Collins Store, Battlefield, Watkinsville, Laurel Hill, to Edinburgh.
From Shubuta to Isney, Alabama.
From Jonestown, via Gleason's and Neal's Ferry, to Mastodon.
From Esparanza, via Thaxton's Store, to Toccopola.
From Baldwyn to Dumas.
From Como to Longtown.
From Michigan City, via Maxwell's Store, to Ashland.
From Graball to Dublin.
From De Kalb to Hopper's Mill.
From Indian Bayou, via Saint's Rest and Key West, to Rosedale.
From Johnsonville, via Gumwood, to Kinloch.
From Nosapater to Patentville.
From Scooba, via Peel's Mille, to Gainesville, Alabama.
From Macon, via Stone, to Franconia, Alabama.
From Waynesborough, via Dubois Bridge, Duelton, Aquilla, and Fall, to Silas, Alabama.
Mississippi—Continued;
From Grantsville to the Forks.
From Rienzi to Hinkle.
From Booneville to Marietta.
From Bay Springs to Fulton.
From Whitefield, via Ennis and Pugh's, to Loakfoma.
From Trenton to Westville.
From Enterprise to Harrison Johnson's.
From Temperance Hill, via Buttsahatchie, to Caledonia.
From Sharkey to Hood.
From Vaun's Mill to Cole's Creek.

Minnesota;
From Hawley, via Rollag, Scambler, and Pelican, to Pelican Rapids.
From Belle Plaine, via Anna and Assumption, to Norwood.
From Mountain Lake to Springfield.
From Duluth to Vermillion Lake.
From Jackson, via Namsos, to Mountain Lake.
From Rockford, by way of Hanover and Saint Michael's Post-Office, to Saint Michael's Station, on the Clearwater branch of the Saint Paul, Minneapolis and Manitoba Railroad.
From Willmar, via Hill, Croyden, and Falheen, to Willmar.
From Spirit Lake, via Lake Lida, to Pelican Rapids.

Missouri;
From Maryville, via Orrsburg, to Gaynor City.
From Highlandville to Ponce de Leon.
From Sarcocie, via Bowers' Mill and Red Oak, to Lockwood.
From Ellis, via Igo and Vidella, to Liberal City.
From Ash Grove to Walnut Grove.
From Boonville, via Clark's Fork and Gooch's Mills, to Roachport.
From Warsaw, via Fairfield, to Quincy.
From Warsaw to Buff.
From Jefferson City, via Brazito, and Hickory Hill, and Spring Garden, Pleasant Mount, to Eldon.
From Lebanon, via Boles' Mills and Sunnyside, to Mountain Grove.
From Chesapeake to Billings.
From Blythedale, via Eagleville and Hatfield, to Grant City.
From Kennett to Senath.
From Lowry City to Fairfield, via Perry's Mill and Iconium.
From Nevada to Osaga, Kansas.
From Van Buren to Alton, via Sitton's Store.
From Tuscumibia, via Tavern, to Vienna.
From Kansas City, via Barry, Linkville, Smithville, and Ridgely to Edgerton.
From Bennett to Pine City.
From Greenville to Marquand.
From Lesterville to Ashville.
From Lebanon, via Mountain Creek and Excelsior, to Urbana.
From Hartville to Mansfield.
From Orla via Delto, Drynb, and Fyan, to Waynsville.
From Ozark, via Highlandville, to Ponce de Leon.

Montana;
From Oka to Boulder Creek, Yellow Stone Valley.
From Clancy, via Gregory and Wickes, to Jefferson City.
From Billings' to Cooke.

New Jersey;
From Anthony, via Penwell and Anderson, to Port Murray.
From Flatbrookville to Bushkill in Pa.
From Stockton, via Baptistown, to Flemington.

MINNESOTA.

MISSOURI.
NEW HAMPSHIRE.

From South Acworth, via Alstead and Drewsville, to Bellows Falls, Vermont.
From Alstead to Langdon.
From East Northwood to Rochester.
From Warren Station to Breezy Point.
From Hanover Centre to Lebanon.
From Bath to Swiftwater Village.
From Unity, via Quaker City Village, to North Charleston.

NEBRASKA.

From Atkinson to Fair Oak.
From Grand Rapids to Atkinson.
From Grand Rapids to Knoxville.
From Alma to Phelps.
From West Point to Madison.
From Niobrara, to Fort Randall, Dakota.
From Ft. Niobrara, Nebraska, to Deadwood, Dakota.
From Atkins to Doby.
From Wyoming in Otoe to Avoca, Cass County.

NEW MEXICO.

From Fairview to Cherryville.
From Grafton to Engle.
From Clairmont to San Francisco.
From Los Lunas to Springerville, Arizona.

NEW YORK.

From Duanesburgh to Gifford.
From Port Henry to Cheever.
From Brant Lake to Hague.
From Adirondack to Brant Lake.
From Loomis to Walton.
From Welcome, via Potter's Corner, to Mount Vision.
From Cabin Hill to Andes.
From Rome to New London.
From Chatham to Red Rock.
From Narrowsburgh to Pike Pond.
From Cayuta ville via Trumbull Corners and Enfield Falls, to Ithaca.
From Sanford to North Sanford.
From Ticonderoga to Street Road.
From Long Lake to Blue Mountain Lake.
From Rome to Taberg.
From Holland Patent to Big Brook.
From Pine Hill, via the proposed bridge over the Hudson River between Storm King and Breakneck Mountains, to Waterbury, Connecticut.
From Newburgh to Little Britain.
From Philmont to Harlemville.
From Gilbertsville to Mount Upton.
From Swatwood, via Jackson Hollow, to Newfield.
From Binghamton to Vestal Centre.
From Rudolph Centre to Windsor.

NORTH CAROLINA.

From Woodsworth to Townesville.
From Happy Home to Corpennigs.
From Black Creek to Barnes' Cross-Roads.
From Harlow's Creek to Adams Creek.
North Carolina—Continued;

From Iron Station to Ore Bank.
From King's Mountain, via Old Furnace, Carpenter's Store, Long's Store, to Muddy Fork.
From Farmville to Greenville.
From Wilkesborough to Kapp's Mill.
From Taylorsville to Catawba Station.
From Norwood to Kirk's Mills.
From Hominy Creek to Glady Fork.
From Red Hill, via Brummett's Creek, to Hollow Poplar.
From Grantsborough, via Baird's Creek, to Dawsons Creek.
From Stonewall, via Balls Creek and Browns Creek, to Fulshire Landing.
From Mount Pleasant to Albemarle.
From Oxford, via Tally Ho, Dutchville, and L. K. Lyon's, to Minors Mill.
From Salisbury, via Tog bridge, Tyro, to Texington.
From Salisbury to Winston.
From Richingham, via Union Factory, Gibson's Mills, and Deaton's Mills, to Jackson Springs.
From Pittsborough, via J. B. West's, E. D. Mann's, and John Newlin's, to Saxapahaw.
From Laurel, via Centreville, to Ransom's Bridge.
From Burnsville, via Upper Jacks Creek, to Ramseytown.
From Sparta to Ore Knob.
From Concord to Arthurs.
From Ashborough, via Hill's Store, Eleazer Church, Davis Store, to Uwharie.
From Robersonsville, via Keel's Store and Old Ford, to Washington.
From Plymouth to Pantego.
From Hickory, via Whitener's Mills and John Martin's Store, to Mulgrove.
From Bath to North Creek.
From Shufordsville, via Cane Creek, Fairview, to Old Fort.
From Ayr to Black Mountain.
From Sneeds Ferry, via Wilkins Landing, to Duck Creek.
From Leaksville, via Stoneville, Prices Store, Matrimony, Teaksville, Togbridge, and Point Ferry, to Winston.
From Fayetteville to Keyser.
From Sans Souci to Coleraine.
From Avent to Lawrence's Cross Roads.
From Coleman, via Saluda, to Merritt's, South Carolina.
From Marion, via Nealsville, to H. G. Weaver's.
From Apple Grove, via Pond Mountain, to Cut Laurel Gap, (Stone Mountain, Tennessee).
From Dimsdale to Chimney Rock or Toledo.
From Lumberton, via McLean's Cross-Roads, Antioch, Bethel, and Bethlehem, to Blue's Crossing.
From Hendersonville, via Love's and Merrill's, to Fairview.
From Mount Gilead, via Edinborough and Pee Dee Mills, to Norwood.
From Catawba, via Letten's Store, Statesville Toll-bridge, Troutmans Mills, to Troutman's, on the Carolina Central R. R.
From Boone, via Sugar Grove, to Blowing Rock.
From Blue Ridge to Green River.
From Richland to Trenton.
From Wallace, via Chinquapin, to Catharine Lake.
From Fayetteville to Keisin.
From Bladenborough to Cerro Gordo.
From New River to Chestnut Hill.
From Hominy Creek, via Brown's Knob, to Hatton.
From Davidson's River, via Enon, to Hope.  
From Blue's Crossing to Lumberton.  
From Shelby, via Camp Call, Polkville, Holly Bush, Duncan's Creek, New House, A. B. Harrill's, and C. G. Washburn's, to Shelby.  
From Catawba Station, via Bundy's Store, Clinesville, Chronicle, One Bank, and Spring Hill, to Iron Station.  
From Salisbury, via Log-Bridge, Point Ferry, Tryo, Yadkin Institute, to Winston.  
From Kernersville, via Summerfield, to Simpson's Store.  
From Reidsville, via Smother's Shop and New Bethel, to Simpson's Store.  
From Wentworth to Summerfield.  
From Linnwood, via Log-Bridge, Tyro, to Lexington.  
From Mebaneville to Hightower.  
From Statesville, via Clio, to Snow Creek.  
From Scotland Neck to Norfleet's Ferry.  

NEVADA.  
From Reveille, via Cherry Valley and Jones, to Bristol.  
From Sweetwater to Patterson, Meona County, California.  
From Stillwater to Roseville.  
From Luning to Hot Springs.  
From Grantville to Pedro.  
From Columbus to Fish Lake.  
From Luning to Downeyville.  

OHIO.  
From Magnetic Springs to Delaware.  
From Friendship to Blue Creek.  
From Scio, via Lamartine and Algonquin, to Carrollton.  
From Means, via Germaino and Kilgore, to Harlem Springs.  
From Chillicothe, via Mount Carmel and Mooresville, to Charleston.  
From Vale's Mills, via R. R. Little's, to Baty Turner's.  
From Harlem Springs, via Kilgore and Germano (New Jefferson), to Means (Cadiz Junction).  
From Marchand to McDonaldsville.  
From Inland to Greentown Station.  
From New Matamoras, via Ward's Station, Archer's Fork, Lundville, Eight Mile, and Cornersville, to Marietta.  
From Bethel to Galena.  
From Lumberton to Gurneyville.  
From Shauk's, via Steam-Corners and Corsica, to Galion.  
From Cravers to Owensville.  
From Aberdeen, via Hiett and Neel, to Decatur.  
From Xenia, via Byron and Fairfield, to Osborn.  
From Kenton to McDonald.  
From Columbus, via Gahanna and Ovid, to Hope.  
From Kenton to Huntersville.  

OREGON.  
From Sams Valley to Deskins.  
From Applegate to Williams.  
From Heppner to Echo.  
From Cannon to Hills.  
From Eagle Creek to George.  

PENNSYLVANIA.  
From Claysville, via Pleasant Grove, to Sparta.  
From Tunkhannock, via Eaton, Evans Falls, and Bellingsville, to Beaumont.
Pennsylvania—
Continued;
From Honesdale, via Carley Brook and Girdland, to West Damascus.
From Goshorn to Shade Gap.
From Champion to White
From Bedford, via Imlertown, to New Enterprise.
From West Nicholson to Nicholson.
From Columbia to Newtown
From Honesdale, via Seelyville and Bethany, to Tanner's Falls.
From New Baltimore, via Boone, to Shanksville.
From Wells Tanery, via Gracerville, to Ray's Hill.
From Halifax, via Waynesville, to Enterline.
From Stony Fork to Tiadaghton.
From Nebraska to Marionville.
From Houser Mill to Joseph H. Smith's, at Long Pond.
From Swiftwater, via Kinpeville, to Tannersville.
From Worthville to Cool Spring.
From Arendtsville, via Cole's Gap, through Buchanan Valley, to
Neuman's, on Chambersburg turnpike.
From Bushkill to Flatbrookville, New Jersey.
From Helterville to Sybertsville.
From Bowman's Station to New Ringgold.
From Stony Fork, via Kennedy Settlement, to Ansonia.
From Coburn Station, via Millheim, to Lock Haven.
From Garwood to Bentleyville.
From Reading to Angelica.
From Masseysburg to Neff's Mills.
From Reeds Gap to Valley Point.
From Russell Hill to Bu nell.
From New Lexington to Barrowvale.
From Waymart to West Clinton.
From Honesdale, via Bethany, White's Valley, and Stevenson's Mills, to
Pleasant Mount.
From Landisburgh to Oak Grove.
From Weishample, via Gordon, to Pitman.
From Newfoundland, via South Sterling, to Sand Cut.
From Greensboro, via Mapletown and Setstill Church, to Baldhill.
From Kinzer's, via Bethany and Nickel Mines, to Bart.

South Carolina;

SOUTH CAROLINA.

From Welford, via Morgan and Dial, to Campobello.
From Line Creek, via Arnolds, Dunklin, Waltham and Tullyton, to
Kabun.
From Columbia to Sandy Run.
From Edgefield C. H., via Rehoboth to Parksville.
From Edgefield C. H., via Wyett L. Holme's, to Clark's Hill.
From Greenville to Caesar's Head.
From Hickman, via the Todd Ferry Road, Round Swamp, and Red
Bluff, to Conway-borough.
From Columbia to Wessinger's Store.
From Orangeburg to Blackville.
From Orangeburg to Bamberg.
From Orangeburg to Graham's Turnout.
From Orangeburg to Connor's
From Orangeburg to Jones Bridge.
From Orangeburg to Elloree.
From John's Island Station, Savannah and Charleston R. Road, to
Andell's Store, John's Island.
From Merrittsville to Coleman, N. C.
From Bethlehem to Mott's Bridge.
From Brighton to Parachuela.
TEXAS.

From Dexter to the Orphan Home.
From Rio Frio to Montell.
From Huntsville to Bedias.
From Chireno, via Browns Ferry, to Homer.
From Nechesville to Kickapoo.
From Coleman to Rich Coffey.
From Seguin to Nockenut.
From Caddo Mills to John Tyler's.
From Tyler, via Brownings, to Kilgore.
From Texas to Files.
From Mexia via Sandy to Hubbard
From Personville, via Tiger Prairie, to Little Glade.
From Kyle to Lockhart.
From Wichita Falls to Gilbert.
From Will's Point, via Avenue Ridge and Johnson's Point, to Kaniman.
From El Paso to San Augustine, New Mexico.
From Cedar Valley, via Hammett's Crossing, to Cypress Mills.
From Weatherford to Eureka Wells.
From Lipan to Eureka Wells.
From Alvarado, via Pleasant Point and Cross Timbers, to Mansfield.
From Menardville, via Eden, to Paint Rock.
From Caldwell, via Cooke's Point and Tunis, to Scott's Store.
From Fort Stockton, via Horse Head Crossing of Pecos River, down Soni River to Live Oak Creek, near old Fort Lancaster.
From Bonham to White Rock.
From Devine to Conleys.
From Ladonia to South Sulphur.
From Mackey City, via Deming's Bridge and Elliotts Ferry, to Matagorda.
From Lampasas to Burnett.
From Henrietta to Wichita.
From Carthage to Caledonia.
From Tyler to Kilgore.
From Leonard, via Delba, Nobility, and Graybill, to Melissa.
From Lockhart, via Kyle, to Blanco.
From Crockett, via Hickory Creek, to Coltharps.
From Fort Davis to Murphyville.
From Galveston via San Luis Pass to Velasco

TENNESSEE.

From Jamestown, via Bairdstown, to Mouth of Wolf.
From Gainesborough to Bloomington.
From Madisonville, via Union Hall, to Hopewell Springs.
From Union Hall to Belltown.
From Chittwood to Emmett.
From Andersonville to Hall's Cross Roads.
From Knoxville, via Pickens Gap and McTeis Mill, to Ellejoy.
From Loy's Cross Roads to Hall's Cross Roads.
From Andersonville to Warwick's Cross Roads.
From Warwick's Cross Roads to Loy's Cross Roads.
From Maryville, via N. G. Seaton's House and Gamble's Store, to Carles Cove.
From Union Cross Roads, via Wheat and T. H. Rossell's, to Oakdale.
From Gamble's Store to Ellejoy.
From Winfield, via Nimrod Angel's, Hiram Tramwell's, and Prnett's, to Alvin Smith's.
From Dandridge, via Birds Creek, to Emmetts Cove.
From Friendship, via Safe Lock and Millers Chapel, to Dyersburgh.
Tennessee—Continued;

From Cosby, via A. Fowler’s, to Emmets Cove.
From Blountsville, via Glenwood, to Goakley’s.
From Greeneville, via Bramier’s Cross Roads, and Love’s Ferry and Caney Branch, to Cedar Creek.
From Elizabethton, via J. H. Keen’s, to Union Depot.
From Johnson City to Garber’s Mills.
From Gillenwater, via Stanley Valley and Holston Springs, to Estillville.
From Big Barren, via Richberg, to Love Mountain.
From Free Hill, via Boring, to Hilton’s.
From May Spring to Talbot Station.
From Taylorsville, via Butler’s Furnace and Joel Estridge’s, to Peyton’s.
From Huntingdon, via Crider, Canthorne, and Maple Creek, to Poplar Springs.
From Kingsport, via Clover Bottom, to Jonesborough.
From the mouth of the Hiwassee River to the mouth of the Ocoee River.
From Caryville to High House.
From Madisonville, via Dancing Branch and Mount Vernon, to Tellico Plains.
From Rockwood to Gentry.
From Knoxville to Edmondson.
From Smiths, Farm, via Heaton Creek, Carvers Gap, Cloudland, and Little Rock Creek, to Bakerville, North Carolina.
From Columbia, via Columbia and Pulaski Turnpike, to Lywnville.
From Maynardville, via Raccoon Valley, Snderly, to Hall’s Cross Roads.
From Raccoon Valley, via Warwick Cross Roads, to Lays Cross Roads.
From Spring Hill to Terrill.
From Byrdstown, via Little Crab, to Jamestown.
From Dug Hill, via Enland, Robison, and Wilson Creek, to Pleasant Hill.
From Benton to Cogg Hill.
From Gatlingburgh, via Emerts Cove and Webs Creek, to Cansbey.
From Springfield, via Coopertown, Turnersville, Holmansville, Port Royal, and Grant’s Store, to Clarksville.
From Noah, via Beech Grove, Hoover, Corlocksville, and Bucksville, to Murfreesborough.
From Jackson, via Denmark, Estamunles, Cedar Chapel, Fayette Corner, Brinkly, to Sumerville.
From Granville, up Martin Creek, via Apples Store to Bryne.
From Columbia, via Bunch’s Store, to Glenn’s Store.
From Kelso’s Depot, on the Winchester and Alabama R. R., via Washville and Mitchel’s Store, to Mulberry Village.
From White Pine, via Solomon’s Ferry and Davis’s Store, to Parrottsville.
From Graham, via Vernon to Only.
From Knoxville, via Jacksborough pike, Tazewell pike, and Corinth Church, to Church Grove.
From Standing Stone to Carey’s Store.
From Hartsville, via Griffin’s Store, to Austin.
From Cross Plains, via Crocker’s Store, to Black Jack.
From Murfreesborough via Wilford and Halloway’s store to Lebanon.

UTAH.

From Deweyville, via Plymouth, Portage, West Portage, and Cheny Creek, to Malad City, Idaho.
From Deseret to Detroit.
VERMONT.
From Searsburgh to Heartwellville.

VIRGINIA.
From Hardwicksville to Buckingham C. H.
From Abingdon, via Shortsville, to Saltville.
From Dump's Creek, via Elisha Sutherland's, the Jessee Place, and James Sutherland's to Sand Lick.
From Aldie, via Hickory Grove, to Hay Market.
From Independent Hill to Brentsville.
From Longfield, via White Shoals and Silver Leaf to Boon's Path.
From Shawyer's Mill to Nickelsville.
From Pound, via Holly Creek and Grassy Creek, to Big Rock.
From Big Branch to Fugate's Mill
From Litwalton to Monakon.
From Wellville Station to Spainville.
From Dennisville to Spainville.
From Factory Mills, via Dabney's and Perkinsville to Goochland C. H.
From Haymarket, via Waterfall, to Landmark.
From Burgess Store to Fairport.
From Shackleford's to Oakville.
From Whittle's Station, via Robertson's old store and Chalk Level, to Mount Airy.
From Churchville, via Jenning's Gap and Cross, to Lebanon White Sulphur Springs.
From Keezletown, via Paulington, Oakwood, O'Rourke, Jirkle's Cavern's, to New Market.
From Elkton to Standardville.
From Palmyra to B. M. Church's.
From Factory Mills, via Perkinsville, to Goochland C. H.
From Hadensville, via Gum Spring, to Goochland C. H.
From Warm Springs to Letcher.
From The Falls to Nottoway C. H.
From Shenandoah Iron Works to Furnace No 2
From Young's Store to Waid'sboro.
From Peytonsburgh to Riceville.
From Amelia, C. H. via Mannborough, to Church Road.
From Waynesborough to Hermitage.
From Locust Grove to Burr Hill.
From Cricket Hill to Matthews C. H.
From Manteo, via Sycamore and Mount Vinco, to Buckingham C. H.
From Christianburgh, via Auburn, to Childress Store.
From Pamplin City, via Red House, to Bailey's Store.
From Rocky Gap, via Tazewell C. H. to Grattin.
From Lowesville to Roseland.
From Weyer's Cave to Mount Meridan.
From Silcott Springs to Philomont.
From Forkland to Wellville.
From Harper's Home to Octagon.
From Hillsville, via Fremont, to Jacksonville.
From Ridgeway, via Matrimony, to Leaskville, North Carolina.
From Bickley's Mills, via Russell, to Osborn's Ford.
From Lexington, via Wm. Aplin's and Colliers Town to McKenney's Mill.
From Bewler's Wharf, via Centre Cross, Hollow Chestnut, Carlton's Store, Stevensville, to Walkertown.
Virginia—Con-
       From Tazewell C. H. via Five Oaks, Head of Clinch, Springville, Blue
       Stone, and Fall's Mills, to Pocahontas.
       From Thornville, via Bibb's Store, to Louisa C. H.
       From Tolersville to Peake's Cross Roads.
       From Michaux Ferry, via Jefferson, to Powhatan C. H.
       From Oldham's via Whilabomb and Emmerton, to Sharp's Wharf.
       From Jenkin's Bridge to Syke's Island.
       From Gloucester Point to Benjamin A. Rowe's Store (Guinea Neck)
       From Milborough Springs to Matthew. P. Senbers.
       From Hillsville, via J. W. Matthews, L. F. Woltz's. John Phillips,
       Dutchmans Branch, Martin Houk's and Jackson Cox's to Meadow Creek.
       From Chatham, via Burwellville, Sidon, and Brosive to Stockton.
       From Hillsville, via L. F. Woltz's, to Meadow Creek.
       From McGaheyville to Hume's Run.
       From Hume's Run to Millbank.
       From Reads' Wharf, via Wardtown and Franktown to Marionville.
       From Bremo Bluff to Fork Union.
       From West Point to Walkertown.
       From Falmouth to Enon's Store.
       From Harrisonburgh, via Paulington, Oakwood, O'Rourke's, Zirkles,
       and Caverns, to New Market.
       From Lester Manor to Idaho.
       From King William C H. to Idaho.
       From Palmyra, via Hadens Store, to Keswick.
       From Boler Springs to Fort McAllister.
       From Millborough Springs to Charles Sittlington's.
       From Millboro Depot to Charles Sittlington's.
       From Locust Dale, via Twymau's, to Oak Park.
       From Port Republic to White Hall.
       From Millborough Springs to Long Dale.
       From Locust Grove, via Indiantown, to Lignum.
       From Dorset, at Powhatan Station, to Genito.
       From Blosserville to Miller.

West Virginia;

WEST VIRGINIA.

       From Janelew via Kincheloie and mouth of Tanner's Fork on Kin-
       cheloie, to Cold Water.
       From Clarksburgh via Lambert's Run, to Shinnston.
       From Gladesville, via Halleck and Clinton Furnace to Uffington.
       From Albright, via Kingwood to Mason Town.
       From New Interest to Meadowville.
       From Raccoon to Halleck.
       From Halleck, via Blaine, to White Day.
       From Glenwood to Milton.
       From Dial Rock to Clarks Gap.
       From Jarroll's Valley, via Marsh, Fork of Coal to Coal River Marshes.
       From Cologne to Ripley's.
       From Adkinsville, via Beech Forks, of Twelve Pole to Cove Gap.
       From Gauley Bridge, via Middle Creek, to Clay C. H.
       From Boyd's to Miller's Camp Branch.
       From Farmington, to Cross Roads
       From North Spring to the Forks of Tug River.
       From Coon's Mills to Peytona.
       From Braxton C. H. via Elk River and Stony Creek. to Webster C. H.
       From Replete, via Kraft's Mills and High Knob, to Flatwood.
       From Unifontown to Burton.
       From Ravenswood to Limestone Hill.

Wisconsin;

WISCONSIN.

       From Baldwin to Clear Lake.
       From Independence to Gilmantown
From Lancaster to Cassville.
From Baraboo to Prairie Du Sac.
From Kroghville to Cambridge.
From Sullivan Station to Rome.
From Alnapec, via Maplewood and Sawyer, to Sturgeon Bay.
From Alban to Iola.
From Donsman Station, via Weiner's, to Sullivan.
From Lincoln Center, via Little Falls, Waggon Landing, Star Prairie, Somerset, and Houlton, Wisconsin to Stillwater Minnesota.

**WYOMING.**

From Cheyenne to Silver Crown.
From Fort Laramie to Hartville.
From Rawlins to Fort Washakie.
From Rawlins via Stewart's Ranche, to Wright's Ranche on the Bad Water.
From Fort Washakie via Woodruff's on Owl Creek, Baxter's on Grass Creek, and Frank's on Gray Bull Creek, to the Mammoth Hot Springs.

**WASHINGTON TERRITORY.**

From Spokane Falls, via Peona Prairie, Little Spokane, and Loon Lake, to Colville.
From Sprague, via Crab Creek, Cottonwood, Miles, and Long Prairie to Colvill.
From Crab Creek to Sedalia.
From Ellensburg to Peshastin.
From Colfax to Farmington.
From Pomeroy to Peola.
From Bickleton to Glade.
From Battle Ground to Etna.
From Miles to Che-we-lah.
From Miles to Spokane Falls.
From Columbus to Villard, Oregon.
From Cottonwood to Brents.
From Cheney to Great Bend.
From Yakima, via Snipe's and Bickleton, to Willows Oregon.
From La Conner to Padilla.
From Prescott, via Harvey Shaw's and Estes, to Perry.
From Goldendale, via New Lebano, Pleasant, Rockdale, Wood Gulch, Cleveland, Bickelton Glade, Alkalina, Larten, Columbus, and Swale, to Goldendale.
From Ellensburg, via Swank to Peshastin.
From Peshastin to Wenatchee.
From Ellensburg to Wenatchee.
From Ainsworth to Priest Rapids.
From Priest Rapids, via Grainville, to Yakima.
From Sassin, via Fairview, to Mondovi.
From Prescott to Mullan.
From Colville to Ososyoos.

Approved, August 7, 1882.

**CHAP. 464.—An act to provide for the construction of a public building at the city of Fort Wayne, in the State of Indiana.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase or otherwise procure a suitable site for a public building, which site shall leave the building unexposed to danger from fire in adjacent buildings by an open space not less than fifty feet, including streets and alleys, and

**August 8, 1882.**

*Fort Wayne, Ind.*

Public building.

Purchase of site.
cause to be erected thereon, at the city of Fort Wayne, in the State of Indiana, a substantial and commodious public building, with fire-proof vaults, for the use of the United States district and circuit courts, internal-revenue service, post office, and other government offices; the plans, specifications, and estimates for said building having first been prepared, examined, and approved as required by section thirty seven hundred and thirty-four of the Revised Statutes of the United States, upon calculations and specifications that will insure the completion of the building at a cost not to exceed the the sum of one hundred thousand dollars; Provided, That no money to be appropriated for said building shall be used until a valid title to the site shall be vested in the United States, nor until the State of Indiana shall have ceded to the United States jurisdiction over the same for all purposes, during the time the government shall be or remain the owner thereof, except for the enforcement of the criminal laws of the State and the service of civil process therein.

Sect. 2. That for the purposes above mentioned the sum of fifty thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated to be expended under the direction of the Secretary of the Treasury.

Approved, August 8, 1882.

BE IT ENACTED BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED, That the Maine Shore-Line Railway Company, a corporation organized and created under and by virtue of the laws of the State of Maine be, and is hereby, authorized and empowered to construct, own, maintain, and operate a railway bridge over the Saint Croix River between the city of Calais, Maine, and Saint Stephen's, New Brunswick.

Declared a lawful structure.

Plan and location to be approved by Secretary of War.

Free navigation of river preserved.
Piers, etc.

Draw.

Lights.

Provided, That the construction of said bridge shall not be commenced until the plan and location thereof have been approved by the Secretary of War, and the said company has been notified of the same in writing: And provided further, That the consent of the proper authorities of the Dominion of
Canada shall have been obtained before said bridge shall be built or commenced.

SEC. 3. That the right to alter, amend, or repeal this act is hereby expressly reserved. And the right to require any changes in said structure or its entire removal at the expense of the owners thereof, whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, August 8, 1882.

CHAP. 466.—An act to encourage and promote telegraphic communication between America and Europe

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Samuel L. M. Barlow and Orazio Lugo, of New York, and Albert G. Buzby, W. Mitchell McAllister, and John H. Colton, of Pennsylvania, their associates, successors, and assigns, shall have the right to construct, lay, land, and maintain a line or lines of telegraph or submarine cables on the Atlantic coast of the United States of America, to connect the American and European coasts by telegraphic lines, wires, or submarine cables: Provided, That said company shall begin to lay said cable or cables within two years from the passage of this act; And provided further, That no amalgamation, combination to establish rates, union, or sale of cable interests established under this act, shall be made to any European or other cable companies, nor shall there be any fictitious increase or watering of stock; and any violation of the provision of this section shall work a forfeiture of all rights thereunder.

SEC. 2. That any telegraphic line or cable laid shall be subject to the following conditions, stipulations, and reservations, to wit:

First. The Government of the United States shall be entitled to exercise and enjoy the same or similar privileges with regard to the control and use of such line or lines, or cable or cables, as there may, by law, agreement, or otherwise be exercised and enjoyed by any foreign government whatever; and, in addition, the United States Government shall have the right to the exclusive use of a wire, at such time or times as they may require, not to exceed four hours out of every twenty-four, and at such rates as may be prescribed by the Secretary of State, but not to exceed twenty cents per word, nor less than ten cents per word. And the rates charged upon said line for messages for individuals shall not exceed twenty cents for each word.

Secondly. Citizens of the United States shall enjoy the same privileges as to the payment of rates for the transmission of messages as are enjoyed by the citizens of any other nation.

Thirdly. The transmission of dispatches shall be made in the following order: First, dispatches of state, under such regulations as may be agreed upon by the governments interested, the rates not to exceed those charged to individuals; secondly, dispatches on telegraphic service; and, thirdly, private dispatches.

Fourthly. The lines of any such cables shall be kept open to the public for the daily transmission of market and commercial reports and intelligence and all messages, dispatches, and communications shall be forwarded in the order in which they are received, except as hereinbefore provided.

Fiftieth. Before extending and establishing any such line or lines, or cable or cables, in or over any waters, reefs, islands, shores, and lands within the jurisdiction of the United States, a written acceptance of the terms and conditions imposed by this act shall be filed in the office of the Secretary of State by the parties above named, or a majority of them, their associates, successors, or assigns, or by the company or corporation which may be organized to construct and operate cables under this act.
United States may grant similar privileges to other companies.

Right to alter, amend, repeal, etc., reserved.

SEC. 3. That nothing in this act shall be construed to limit the United States in granting to other persons or companies similar privileges to those herein contained.

SEC. 4. That the right to alter, amend, or repeal this act at any time is hereby reserved to Congress, including the right to fix rates by a general law.

Approved, August 8, 1882.

CHAP. 467.—An act to authorize the construction and maintenance of a ponton railway bridge across the Mississippi River at or near the mouth of the Upper Iowa River, 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 the Upper Iowa and Mississippi River Railway Company, a corporation duly organized under the laws of Iowa, or its assigns be, and is hereby, authorized and empowered to construct and maintain, between a point at or near the mouth of the Upper Iowa River, in the State of Iowa, and a point at or near the village of Victory, in the State of Wisconsin, for railroad purposes, a ponton railway bridge, subject, however, to the terms, provisions, restrictions, and requirements contained in chapter two hundred and twenty-four of the supplement to the Revised Statutes of the United States: Provided, That said bridge shall not be built or commenced until the plan and specifications for its construction have been submitted to the Secretary of War for his approval, nor until he shall approve the plan and location of said bridge; and if any change be made in the plan of construction of said bridge at any time, such change shall be subject to the approval of the Secretary of War; and any change in the construction or any alteration of said bridge that may be directed at any time by Congress or the Secretary of War shall be made at the cost and expense of the owners thereof: And provided further, That the right is hereby reserved to Congress to alter, amend, or repeal this act; and in case of the repeal of this act the bridge shall be removed without expense to the United States; and if this act be amended, any change or alteration required shall be without cost to the United States.

Approved, August 8, 1882.

CHAP. 468.—An act to repeal so much of section thirty-three hundred and eighty-five of the Revised Statutes as imposes an export tax on tobacco.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-three hundred and eighty-five of the Revised Statutes, as amended by the act approved June eighteenth eighteen hundred and eighty, be amended and re-enacted so as to read as follows:

"SEC. 3385.—Manufactured tobacco, snuff, and cigars intended for immediate exportation may, after being properly inspected, marked, and branded, be removed from the manufactory in bond without having affixed thereto the stamps indicating the payment of the tax thereon. The removal of such tobacco, snuff, and cigars from the manufactory shall be made under such regulations, and after making such entries, and executing and filing with the collector of the district from which the removal is to be made such bonds and bills of lading, and giving such other additional security as may be prescribed by the Commissioner of Internal Revenue and approved by the Secretary of the Treasury. There shall be affixed to each package of tobacco, snuff, and cigars intended for immediate export, before it is removed from the manufactory, an engraved stamp indicative of such intention. Such stamp shall be provided and furnished to the several collectors as in the case of other stamps, and they shall account for the use of the same.

August 8, 1882.

Exportation of manufactured tobacco, etc.

R. S. 3385, 663, imposing an export tax on tobacco, repealed.

Bond.

Export stamp.
When the manufacturer has made the proper entries, filed the bonds, and otherwise complied with the requirements of law and the regulations as herein provided, the collector shall issue to him a permit for the removal, accurately describing the tobacco, snuff, and cigars, to be shipped, the number and kinds of packages, the number of pounds, the marks and brands, the State and collection district from which the same are shipped, the number of the manufactory and the manufacturer's name, the port from which the said tobacco, snuff, and cigars are to be exported, and the route or routes over which the same are to be sent to the port of shipment. Upon the presentation to the collector of internal revenue of a detailed report from the inspectors of customs, and a certificate of the collector of customs at the port from which the goods are to be exported that the goods removed from the manufactory under bond and described in the permit of the collector of internal revenue have been received by the said collector of customs, and that the said goods were duly laden on board of a foreign-bound vessel, naming the vessel, and that the said merchandise was entered on the outward manifest of said vessel, and that the said vessel and cargo were duly cleared from said port, and on the payment of the tax or deficiency, if any, the bonds, which have been given or shall hereafter be required to be given under the provisions of this section shall be canceled. Every person who, with the intent to defraud the revenue laws of the United States, relands or causes to be relanded within the jurisdiction of the United States any manufactured tobacco, snuff, or cigars which have been shipped for exportation under the provisions of this act, without properly entering such tobacco, snuff, or cigars at the custom-house, and paying the proper customs and internal revenue tax thereon, or who receives such relanded tobacco, snuff, or cigars, and every person who aids or abets in such relanding or receiving such tobacco, snuff or cigars, shall, on conviction, be fined not exceeding five thousand dollars, or imprisoned not more than three years, and all tobacco, snuff, or cigars so relanded shall be forfeited to the United States.

Approved, August 8, 1882.

CHAP. 469. — An act to amend section forty seven hundred and sixty six, title fifty seven, of the Revised Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section forty-seven hundred and sixty six, title fifty seven, of the Revised Statutes of the United States is hereby amended so as to read as follows:

"SEC. 4766. Hereafter no pension shall be paid to any person other than the pensioner entitled thereto, nor otherwise than according to the provisions of this title; and no warrant, power of attorney, or any other paper executed or purporting to be executed by any pensioner to any attorney, claim agent, broker, or other person shall be recognized by any agent for the payment of pensions, nor shall any pension be paid thereon; but the payment to persons laboring under legal disabilities may be made to the guardians of such persons in the manner herein prescribed, and pensions payable to persons in foreign countries may be made according to the provisions of existing laws: Provided, That in case of an insane invalid pensioner having no guardian, but having a wife or children dependent upon him (the wife being a woman of good character), the Commissioner of pensions is hereby authorized, in his discretion, to cause the pension to be paid to the wife, upon her properly-executed voucher, or in case there is no wife, to the guardian of the children, upon the properly-executed voucher of such guardian, and in like manner to cause the pension of invalid pensioners who are or may hereafter be imprisoned as punishment for offenses against the laws to be paid while so imprisoned to their wives or the guardians of their children. And pensions to Indian pensioners residing in the In-
Indian pensioners; payments in standard silver.

Payments in cash, when made.

Expenses of agents.

Commissioner of Pensions to examine agencies, etc.

Allowance, August 8, 1882.

CHAP. 470.—An act to authorize the Secretary of War to furnish condemned cast-iron cannon and cannon balls for the soldiers' cemetery at Knoxville, 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 is hereby authorized to furnish four condemned cast-iron cannon and cannon balls as may be required and can be spared to Sergeant Thomas Ridge, for the use and adornment of the soldiers' cemetery in the city of Knoxville and State of Tennessee.

Approved, August 8, 1882.

August 8, 1882.

CHAP. 471.—An act authorizing the deputy collector of customs stationed at San Juan Island, in the Puget Sound district, to enter and clear vessels and collect duties.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the deputy collector of customs stationed at San Juan Island, in the Puget Sound district, in Washington Territory is, with the approval of the Secretary of the Treasury, empowered to enter and clear vessels and collect duties.

Approved, August 8, 1882.

August 8, 1882.

CHAP. 472.—An act donating condemned cast iron cannon for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed, if the same can be done without prejudice to the public service, to deliver to the Soldiers' Monument Association of Chambersburg, Pennsylvania, four condemned cast iron guns, to be used for monumental purposes.

Also to the Soldiers monument at Lancaster, Pennsylvania, four condemned cast iron cannon and four cannon balls for monumental purposes.

Also, to the Soldiers' and Sailors' Monumental Association of Delaware, Ohio, four condemned cast iron and four cannon balls,

Also, to William Logan Rodman Post Number One of the Grand Army of the Republic four condemned cast-iron cannon, to be placed in their place of burial in the city of New Bedford, Massachusetts.
Also, to the Post of the Grand Army of the Republic at Fall River, Massachusetts, four condemned cast-iron cannon, to be placed in their cemetery lot in said city.

Also, to grant four condemned cast iron cannon with iron balls to Post Number Eighty-two of the Grand Army of the Republic at Marblehead, Massachusetts, for monumental purposes.

Approved, August 8, 1882.

CHAP. 473.—An act donating condemned cast-iron cannon, mortars, and cannon balls for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby, authorized and directed to deliver to the post of the Grand Army of the Republic at Peru, Indiana, two condemned (and obsolete) mortars and four cast-iron balls, for the purpose of decorating the soldiers' cemetery at that city.

That the Secretary of War be, and he hereby is, authorized to deliver to General Harrison Post of the Grand Army of the Republic, at Kokomo, Indiana, two condemned (and obsolete) mortars and four cast-iron balls for the decoration of the soldiers' cemetery at that city.

One condemned cast-iron cannon and carriage to the post of the Grand Army at Clarinda, Iowa.

Also, two condemned cannon and cannon balls to the post of the Grand Army of the Republic, at Keosasaua, Iowa, for monumental purposes.

To the Ladies' Monument Association of Mount Vernon, Ohio, four condemned cannon and four cannon balls,

Four condemned cast-iron cannon to the Charles Sumner Grand Army Post of Groveland Massachusetts.

That the Secretary of War is hereby authorized and directed to give to Post one hundred and eighty three of the Grand Army of the Republic at Rochester, Pennsylvania, four condemned cast-iron cannon and four cannon balls, for monumental purposes.

Approved, August 8, 1882.

CHAP. 474.—An act donating condemned cannon to the town of Hatfield Massachusetts for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the government, four condemned cast-iron cannon to the selectmen of the town of Hatfield, Massachusetts, to be used to support a memorial tablet inscribed with the names of the soldiers and sailors who enlisted from said town who lost their lives in the war of the rebellion.

Approved, August 8, 1882.

CHAP. 475.—An act to authorize the Secretary of War to furnish condemned cast-iron cannon and cannon balls, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized and directed to deliver to the A. W. Drips Post, Number Seventy-four, Grand Army of the Republic, at Maquoketa, Iowa, four condemned cast-iron cannon and four cannon balls for the use and adornment of the soldiers' burial ground in the cemetery at Maquoketa, Iowa.

Also four condemned cast-iron cannon and four cannon balls to the George Strong Post Grand Army of the Republic at Fairfield, Iowa.

Approved, August 8, 1882.
Also granting to the Grand Army of the Republic, Lawrence Massachusetts, four condemned cast-iron cannon and four cannon balls for monumental purposes.

Approved, August 8, 1882.

CHAP. 476.—An act granting condemned cast-iron cannon and cannon balls for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized and directed to furnish to the post of the Grand Army of the Republic at Peabody, Massachusetts, four condemned cast-iron cannon and four cannon balls to be used at the soldiers and sailors' lot at Cedar Grove Cemetery, in Peabody aforesaid.

Also granting to George H. Thomas Post Grand Army of the Republic, Indianapolis, Indiana, two condemned cast-iron cannon and four cannon balls for monumental purposes.

Approved, August 8, 1882.

CHAP. 477.—An act to authorize the transfer of the property of the National Soldiers and Sailors' Orphan Home to the Garfield Memorial Hospital.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the board of trustees of the National Soldiers and Sailors' Orphan Home of the District of Columbia are hereby empowered to transfer and convey all the property, real, personal and mixed, of the said National Soldiers and Sailors' Orphan Home to the Garfield Memorial Hospital, located in said District; and the said Garfield Memorial Hospital is hereby empowered to sell and convey the same and apply the proceeds to the object for which it was incorporated: Provided: That this act shall not be construed, to make the United States liable in any way on account of said transfer, or the changing of the direction of the trust.

Approved, August 8, 1882.

CHAP. 478.—An act to donate two condemned cast-iron cannon and twelve cannon-balls to the A. E. Burnside Post Number One hundred and nine of the Grand Army of the Republic of South Chicago, Illinois

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to donate two condemned cast-iron cannon and twelve cannon-balls to the A. E. Burnside Post Number One hundred and nine of the Grand Army of the Republic, at South Chicago, Illinois

Approved, August 8, 1882.

CHAP. 479.—An act authorizing the Secretary of War to deliver to Edward Pye Post No. one hundred and seventy-nine of the Grand Army of the Republic four condemned cast-iron cannon and four cannon-balls, for decorating the proposed soldier's monument at Haverstraw New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed, if the same can be done without prejudice to the public service, to deliver to Edward Pye Post number one hundred and seventy-nine of the Grand Army of the Republic four condemned cast-iron cannon and four cannon-balls, to be used in the decoration of the proposed soldiers monument in the cemetery at Haverstraw, New York.

Approved, August 8, 1882.
RESOLUTIONS.

[No. 1.] JOINT RESOLUTION giving one months pay to certain employes of the House of Representatives. December 21, 1881.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That all officers and employes of the House including the Capitol police who were employed on the fifth day of December eighteen hundred and eighty-one, and who have ceased or who shall prior to the first day of February eighteen hundred and eighty-two cease, to be so employed, shall be paid a sum equal to one months pay at the rate they were severally receiving on the fifth day of December eighteen hundred and eighty-one, and an amount sufficient for this purpose is hereby appropriated out of any money in the Treasury not otherwise appropriated and the same to be immediately available

Approved, December 21, 1881.

[No. 3.] JOINT RESOLUTION tendering the thanks of the people of the United States to His Highness, the Khedive of Egypt, for the gift of an ancient obelisk Cleopatra's needle. January 12, 1882.

Whereas, the Khedive of Egypt presented to the United States, the ancient Egyptian obelisk, known as Cleopatra's needle, which has been removed and re-erected in the City of New York, thus placing in the possession of the people of the United States, one of the most famous monuments of the Old World, and one of the earliest records of civilization; Be it therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the thanks of the people of the United States are hereby tendered to His Highness, the Khedive of Egypt, for a gift which only the oldest of Nations could make, and the youngest can most highly prize.

Approved, January 12, 1882.

[No. 4.] JOINT RESOLUTION to print certain eulogies delivered in Congress upon the late Fernando Wood, Matt. H Carpenter, and Ambrose E. Burnside. February 15, 1882.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed twelve thousand copies respectively of the eulogies delivered in Congress upon the late Fernando Wood, a Representative from the State of New York; Matt. H. Carpenter, a Senator from the State of Wisconsin, and Ambrose E. Burnside, a Senator from the State of Rhode Island, of each of which four thousand shall be for the Senate and eight thousand for the use of the House of Representatives; and the Secretary of the Treasury be, and he is hereby directed to have printed portraits of the three above named Messrs. Wood, Carpenter and Burnside to accompany their respective eulogies; and for the purpose of defraying the expense of engraving and printing the said portraits the sum of fifteen hundred dollars, or so much thereof as may be necessary, be, and the same is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, February 15, 1882.

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February 17, 1882.

[No. 5.] JOINT RESOLUTION fixing the time when the pay of certain clerks to committees of the House shall begin.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the pay of the clerks to committees of the House of Representatives, heretofore authorized by the House, who are paid during the session only, shall begin from the time such clerks entered upon the discharge of their duties as clerks to committees which shall be ascertained and evidenced by the certificate of the chairman of the several committees employing clerks for the session only.

Approved, February 17, 1882.

February 25, 1882.

[No. 6.] JOINT RESOLUTION authorizing the Secretary of War to use rations for the relief of destitute persons in the district overflowed by the Mississippi River.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred thousand dollars is hereby appropriated, of which sum so much as is necessary shall be used by the Secretary of War in the purchase and distribution of subsistence stores to aid in the relief of destitute persons in the district overflowed by the Mississippi River and its tributaries; and he is authorized to co-operate with the authorities of the several States of which such district is a part in making distribution of the same.

Approved, February 25, 1882.

March 6, 1882.

[No. 7.] JOINT RESOLUTION authorizing the printing of two thousand five hundred extra copies of the report of the health officer of the District of Columbia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and is hereby, authorized to print two thousand five hundred extra copies of the annual report of the health officer of the District of Columbia; one hundred for the use of the Senate, three hundred for the use of the House of Representatives, and two thousand one hundred for the use of the said health officer of the District.

Approved, March 6, 1882.

March 10, 1882.

[No. 8.] JOINT RESOLUTION to authorize the Secretary of War to use hospital tents for the relief of sufferers from the overflow of the Mississippi River.

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, in his discretion, to use the hospital tents now possessed by the War Department, so far as may be necessary, to furnish temporary shelter to the destitute people who have been driven from their homes by the present overflow of the Mississippi River.

Approved, March 10, 1882.

March 11, 1882.

[No. 9.] JOINT RESOLUTION authorizing the Secretary of War to use Government vessels for the transportation and distribution of rations furnished by the United States to the sufferers by the Mississippi overflow.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be authorized, in his discretion, to use the steamers and other boats and vessels belonging to or now employed by the Government upon the Mississippi River and its tributaries, or so many thereof as may be necessary, in the transportation and distribution of the rations and supplies furnished by the United States, or individuals, to the sufferers by the
recent overflow of said rivers, the expense of manning, equipping and navigating such steamers and boats to be defrayed out of any money in the Treasury not otherwise appropriated, which necessary sum is hereby appropriated for that purpose.

Approved, March 11, 1882.

[No. 11.] JOINT RESOLUTION to print certain eulogies delivered in Congress upon the late Michael P. O'Connor.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed of the eulogies delivered in Congress upon the late Michael P. O'Connor, a member-elect to the Forty-seventh Congress from the State of South Carolina, twelve thousand copies, of which three thousand shall be for the use of the Senate and nine thousand for the use of the House of Representatives; and the Secretary of the Treasury be, and he is hereby directed to have printed a portrait of the said Michael P. O'Connor to accompany said eulogies; and for the purpose of engraving and printing said portrait the sum of five hundred dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated out of any moneys in the Treasury not otherwise appropriated.

Approved, March 15, 1882.

[No. 12.] JOINT RESOLUTION making a further appropriation to relieve the sufferers by the overflow of the Mississippi River and its tributaries.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That a further sum of one hundred and fifty thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated to be expended by and under the direction of the Secretary of War for the purpose of furnishing food to such persons as have been rendered destitute by the recent floods in the Mississippi River and its tributaries.

Approved, March 21, 1882.

[No. 15.] JOINT RESOLUTION making an appropriation for filling up, draining, and placing in good sanitary condition the ground south of the Capitol along the line of the old canal, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty thousand one hundred and fourteen dollars be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the purpose of completing the filling up, draining, and placing in good sanitary condition the old canal, and the grounds of the United States south of the Capitol along the line of said canal. The Commissioners of the District shall determine the plan of said work, employ the labor to do the same by the day, week, or month, and see that it is properly conducted, and shall disburse the money and make report of the same to Congress.

Approved, April 1, 1882.

[No. 16.] JOINT RESOLUTION authorizing the Secretary of War to use rations for the relief of destitute persons in the district overflowed by the Mississippi River.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred thousand dollars is hereby appropriated, of which sum so much as is necessary shall be used by the Secretary of War in the purchase and distribution of subsistence stores for sufferers from overflow of the Mississippi River.
of subsistence stores to aid in the relief of destitute persons in the district overflowed by the Mississippi River and its tributaries; and he is authorized to co-operate with the authorities of the several States of which such district is a part in making distribution of the same.

Approved, April 1, 1882.

April 18, 1882.

[No. 19.] JOINT RESOLUTION providing for the erection of a monument over the grave of Thomas Jefferson.

Resolved 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 ten thousand dollars, or so much thereof as may be necessary, for the erection of a suitable monument and to make other suitable improvements over the grave of Thomas Jefferson, at Monticello, Virginia, and that said sum be expended under the direction of the Secretary of State.

Approved, April 18, 1882.

April 21, 1882.

[No. 20.] JOINT RESOLUTION making an appropriation to supply a deficiency in the appropriation for Public Printing and Binding for the fiscal year ending June thirtieth, eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of four hundred and sixty-five thousand dollars, or so much thereof as may be necessary, be, and the same is hereby appropriated out of any money in the Treasury not otherwise appropriated to continue the public printing, the public binding, and for paper for the public printing, including cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both houses of Congress, the Supreme Court of the United States, the Supreme Court of the District of Columbia, the Court of Claims, the Library of Congress, and the departments and for all the necessary materials which may be needed in the prosecution of the work, being a deficiency for the fiscal year ending June thirtieth, eighteen hundred and eighty-two.

Approved, April 21, 1882.

May 1, 1882.

[No. 21.] JOINT RESOLUTION making an appropriation to enable the Light House Board to meet the extraordinary expenses consequent upon the flood in the Mississippi River.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of ten thousand dollars, be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated to enable the Light House Board to pay the extraordinary expenses consequent upon the flood in the Mississippi River, said sum to be immediately available.

Approved, May 1, 1882.

May 5, 1882.

[No. 23.] JOINT RESOLUTION granting condemned cannon to the Morton Monumental Association.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby authorized and directed to give to Morton Monumental Association of the United States twelve condemned cast iron cannon and twenty-five cannon balls for a statue of Oliver P. Morton, late a Senator from Indiana, to be erected at the city of Indianapolis, Indiana.

Approved, May 5, 1882.
[No. 24.] JOINT RESOLUTION making an appropriation for fuel, lights, water, and so forth, for the fiscal year eighteen hundred and eighty-two, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to supply a deficiency in the appropriation for fuel, lights, water, and miscellaneous items required in the proper care of all the public buildings under control of the Treasury Department, the sum of sixty thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the service of the fiscal year ending June thirtieth, eighteen hundred and eighty-two.

For contingent expenses of the War Department Building for eighteen hundred and eighty-two, being for gas, soap, sponges, repairs, painting, and miscellaneous items, two thousand dollars.

For contingent expenses of the office of the Secretary of War, such as blank-books, stationery, labor, books, maps, gas, and miscellaneous items, two thousand dollars.

For contingent expenses of the Office of the Adjutant General of the Army, such as fuel and gas, ice, office furniture, painting, glazing, and plumbing, and repairs for building numbered seventeen hundred and twenty-five F street northwest, five hundred dollars.

That the Commissioners of the District of Columbia may apply the amounts appropriated for the payment of the salaries of teachers of public schools for the present fiscal year in conformity with the schedule of salaries recommended by the board of trustees of public schools, and approved by the Commissioners, and under which the teachers for the present fiscal year were appointed and have received monthly payments from September to February last, inclusive.

Approved, May 15, 1882.

[No. 25.] JOINT RESOLUTION authorizing the Secretary of War to deliver to the city of Waterloo, Iowa, three condemned cannon and four cannon-balls, for decoration of soldiers' cemetery.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby authorized and directed to deliver to the authorities of the city of Waterloo, Black-Hawk County, Iowa, three condemned cast-iron cannon and four cannon-balls of a large caliber, for use in decorating the lot in Elmwood Cemetery, in that city, that has been set apart for the burial of ex-soldiers.

Approved, May 17, 1882.

[No. 27.] JOINT RESOLUTION authorizing the withdrawal from the Department of State of a certificate of indebtedness in favor of Mifflin Kennedy and Richard King against the Republic of Mexico.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State be, and he is hereby, authorized and directed to deliver to Mifflin Kennedy and Richard King or to their order, a certain certificate of indebtedness for the sum of seventy-six thousand and thirty-two dollars and ninety cents, dated February twenty-fourth, eighteen hundred and sixty-nine, and payable to the order of King and Kennedy, and signed by certain officials of the Republic of Mexico, which said certificate was filed in the American and Mexican Mixed Commission under the treaty with Mexico of July fourth, eighteen hundred and sixty-eight, in support of a claim which was dismissed because the commission had no jurisdiction thereof.

Approved, May 19, 1882.
May 19, 1882.

[No. 28.] JOINT RESOLUTION to authorize the Librarian of Congress to accept the library offered to be donated to the United States by Doctor Joseph Merideth Toner, of Washington, D. C.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, whereas, Doctor Joseph Merideth Toner, of the City of Washington, in the District of Columbia, has offered to donate to the United States, for the use of the public, and for the promotion of literature and science, a large and valuable collection of books on medical science and historical and miscellaneous subjects, upon certain terms and conditions set forth by him in a memorial addressed to Congress, and which is in the following words:

"To the Senate and House of Representatives of the United States of America in Congress assembled:

The memorial of Doctor Joseph Merideth Toner, of the City of Washington, in the District of Columbia, respectfully shows to your honorable bodies, that he is the owner of a large and valuable collection of books and pamphlets, about twenty thousand volumes or upwards in number, treating of medical, scientific, historical, biographical, literary, and miscellaneous subjects, and many of which are very rare and of great interest; and desiring that said collection of books, to the accumulation of which your memorialist has devoted considerable funds and a large part of his life, should be permanently preserved and placed where it would be most beneficial to the cause of science and most advantageous to the public, he respectfully offers the said collection to the United States of America, to be placed in the National Library of the United States at the city of Washington, under the management and control of the Librarian of Congress, upon the terms and conditions following, which he deems to be reasonable and just, and which he trusts will prove acceptable to your honorable bodies; namely:

First. That the collection should be kept separate and apart from the other books and pamphlets in the Library, in separate rooms or alcoves, and that it should be known and distinguished as "The Toner Collection."

Second.—That the collection of books and pamphlets be bound, when requiring it, in a uniform and substantial manner, and have placed upon the back of each a parchment band to distinguish them, and that a device distinctive of the donation be stamped upon the title page of each, and that they be kept accessible for reference, and be catalogued as speedily as practicable, and when they appear by title in the printed catalogue of the Library that some letter or symbol indicative of the collection be used; and that the condition and growth of the collection be made a matter of record in each annual report by the Librarian of Congress.

Third, That the collection be kept and used mainly for reference, and be consulted subject to the rules governing the use of rare books, and be called upon for service only when no other copy of a book or pamphlet asked for is available, and not be taken out of the Library except for special reasons.

Fourth, That your memorialist should be permitted to make additions to the collection from time to time as he may desire, upon the same terms as herein specified; and that he have liberty to insure the perpetual increase and improvement of the collection by the establishment of a trust-fund for the purpose.

Your memorialist, while desiring to perpetuate his name in connection with the donation which he here proposes to make, believes that the "Toner Collection" will prove useful and valuable to the country, and will involve no unusual expense upon the part of the United States.

Respectfully Submitted,

J. M. TONER.

Acceptance.

Now, therefore, the Librarian of Congress is hereby empowered and directed to receive and accept from the said Doctor Joseph Merideth
Toner his collection of books and pamphlets aforesaid, and to place the same in the Library under his charge under the terms and conditions set forth in the said memorial.

Approved, May 19, 1882.

[No. 29.] JOINT RESOLUTION making an appropriation to supply a deficiency in the appropriations for the payment of army pensions of the United States for the fiscal year ending June thirtieth, eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to supply a deficiency in the appropriations for army pensions for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, the sum of sixteen million dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, May 25, 1882.

[No. 30.] JOINT RESOLUTION relating to the report of Special Ordnance Board authorized by act of March third, eighteen hundred and eighty one.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the transmission by the Secretary of War to the House of Representatives or the Senate, of the report of the Board selected under the authority of the act of Congress approved March third, eighteen hundred and eighty one "to make examinations of all inventions of heavy ordnance and improvements of heavy ordnance and projectiles that may be presented to them, including guns now being constructed or converted under the direction of the Ordnance Bureau", shall be deemed and taken as a compliance by the Secretary of War with the provision of the said act of Congress which requires that said report be transmitted to Congress.

Approved, June 5, 1882.

[No. 32.] JOINT RESOLUTION for the printing of the memorial address on the life and character of James A. Garfield, late President of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed thirty-one thousand copies of the memorial address on the life and character of James A. Garfield, late President of the United States, delivered by the Honorable James G. Blaine before the two houses of Congress, with the proceedings on that occasion, of which ten thousand copies shall be for the use of the Senate, twenty thousand copies shall be for the use of the House of Representatives, five hundred copies shall be for the use of the Department of State, two hundred and fifty copies shall be for the use of Mrs Lucretia R. Garfield, and two hundred and fifty copies shall be for the use of the Honorable James G. Blaine; and the Secretary of the Treasury be, and he is hereby, directed to have printed to accompany the same the memorial card prepared by the Bureau of Printing and Engraving.

Approved, June 7, 1882.

[No. 33.] JOINT RESOLUTION extending the fishing season in the Potomac River in the District of Columbia, to the fifteenth of June, for the year eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the "fishing season" for the catching of shad and herring in the waters of the Potomac River, in the District of Columbia, and the exposing of the same for sale, for the year eighteen hundred and eighty-two, be, and the same is hereby, ex-
tended to the fifteenth day of June, subject to the restrictions and provisions of the act of Congress approved April sixth, anno Domini eighteen hundred and eighty, entitled: "An act for protection of the Potomac fisheries in the District of Columbia, and for the preservation of shad and herring in the Potomac River." And this resolution shall apply to the year eighteen hundred and eighty-two only.

Approved, June 7, 1882.

June 10, 1882.

[No. 34.] JOINT RESOLUTION expressive of the sympathy of the government and people of the United States upon the death of General Garibaldi.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Congress in common with the people of the United States has received with profound grief the tidings of the recent death, at Caprera, of the distinguished Italian patriot Giuseppe Garibaldi, who formerly found a grateful asylum within the hospitality of this government.

That the Congress expresses its high appreciation of the loyalty and unselfish patriotism, of the love of human rights, unlimited by language or nationality, and of that devotion to the principle of fraternity among nations, which characterized the historical career and the great services of General Garibaldi; and avows its deep sympathy with the friendly nation which has been bereaved, and to whose unity and glory he so greatly contributed.

That the President be requested to cause a copy of this resolution to be communicated to the Government of Italy.

Approved, June 10, 1882.

June 27, 1882.

[No. 36.] JOINT RESOLUTION making an appropriation to continue the work of observation and exploration in the Arctic Seas.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That for continuing the work of scientific observation and exploration on or near the shores of Lady Franklin Bay, and for transportation of men and supplies to said location and return, and for continuing the work of scientific observation at Point Barrow, Alaska, during the fiscal year ending June thirtieth, eighteen hundred and eighty-three, there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of thirty-three thousand dollars, the same to be immediately available.

Approved, June 27, 1882.

June 30, 1882.

[No. 38.] JOINT RESOLUTION to provide temporarily for the expenditures of the Government.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That all appropriations for the necessary operations of the Government under existing laws which shall remain unprovided for on the thirtieth day of June, eighteen hundred and eighty-two, be, and they are hereby, continued and made available for a period of twenty days from and after that date, unless the regular appropriations therefor provided for in bills now pending in Congress, shall have been previously made for the service of the fiscal year ending June thirtieth, eighteen hundred and eighty-three; and in case the appropriations, or any of them, hereby continued, are or is, insufficient to carry on the said necessary operations, a sufficient amount is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to carry on the same: Provided, That no greater amount shall be expended therefor than will be in the same proportion to the appropriations of the fiscal year eighteen hundred and eighty-two, as twenty days
time bears to the whole of said fiscal year: Provided further, That authority is also granted for continuing during the same period the necessary work required for public printing and binding, and for all other miscellaneous objects embodied in the Sundry Civil and Naval appropriation acts, in advance of appropriations to be hereafter made for said objects: And provided further, All sums expended under this act shall be charged to and be deducted from the appropriations for like service for the fiscal year ending June thirtieth, eighteen hundred and eighty-three.

Approved, June 30, 1882.

[No, 39.] JOINT RESOLUTION authorizing the Secretary of War to erect at Washington's Headquarters in the city of Newburgh, New York, a memorial column and to aid in defraying the expenses of the Centennial Celebration to be held at that city in the year eighteen hundred and eighty-three.

Whereas, it is in contemplation by citizens of Newburgh, State of New York to commemorate the proclamation of peace, the disbandment of the Army, and other notable Revolutionary events by appropriate centennial ceremonies, to be held at Washington's Headquarters, in said city of Newburgh, during the year eighteen hundred and eighty-three; and

Whereas, the events in question, forming as they did the closing scenes in the struggle for independence, are in every respect worthy of being commemorated and should be perpetuated by the erection of some suitable memorial structure; and

Whereas, it was near this place, in the log building known as "The Temple," that Washington by his appeal to the patriotism of the Army saved the country from military despotism; and

Whereas, it is intended to purchase the grounds upon which the Temple stood, together with so much of the surrounding land as may be deemed necessary, and cause to be erected thereon a building of frame or logs in the original form or style of the said Temple as near as may be; and

Whereas, it is further intended to purchase certain other adjacent grounds, wherein rest the remains of the Revolutionary veterans who died during the encampment of the Army near Newburgh, and cause the same to be properly inclosed, to the end that they may be perpetually kept and maintained as a burial ground; Therefore,

Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled, That a joint select committee be created, to consist of five Senators to be appointed by the presiding officer of the Senate, and eight Representatives to be appointed by the Speaker of the House of Representatives whose duty it shall be to make, independently of itself or in connection with the trustees of Washington's Headquarters and the Citizens' Committee, all necessary arrangements for a befitting celebration of the centennial ceremonies commemorative of Washington's refusal to accept a crown, the proclamation of peace, the disbandment of the Army, and other notable Revolutionary events, to be held at Washington's Headquarters, in the city of Newburgh and State of New York, in the year eighteen hundred and eighty-three. 

Sec. 2.—That the Secretary of War be, and he hereby is, authorized and directed to expend, out of the moneys hereinafter appropriated, a sum not to exceed ten thousand dollars in the erection of a suitable monument or column on the grounds belonging to the State of New York and known as Washington's Headquarters, with such inscriptions and emblems as may properly commemorate the historical events which occurred at Newburgh and vicinity during the war of the Revolution.

Sec. 3.—That the sum of twenty-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated for the purpose mentioned in the preceding section, and for aiding in defraying the

July 1, 1882.

Memorial column at Washington's Headquarters, Newburgh, N. Y., etc.

Preamble.

Joint Congressional select committee appointed.

Duties.

Appropriation.

Centennial celebration, etc.

Appropriation.
expenses of said centennial celebration, and for the purposes mentioned in the preamble hereto, the same to be disbursed under the direction of the said joint committee at such times and in such manner as will best promote the objects and intent of this resolution: Provided, That no part of the amount appropriated by this act shall be paid except on bills and vouchers approved by the Secretary of War as just and proper charges; and that no bills shall be contracted, or liabilities incurred on account of the United States in excess of the appropriation hereby made.

Approved, July 1, 1882.

[No. 40.] JOINT RESOLUTION to print Doctor John L. Hayes' pamphlet upon the husbandry of the Angora goat.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Agriculture be and hereby is authorized and directed to employ Doctor John L. Hayes to prepare for publication his pamphlet upon the husbandry of the Angora goat and to have ten thousand copies of the same printed for distribution, three thousand by the Senate and seven thousand by the House of Representatives.

Approved, July 1, 1882.

[No. 41.] JOINT RESOLUTION accepting the offer of Doctor H. D. Cogswell of San Francisco, California, to donate to the Government of the United States an ornamental drinking-fountain, to be erected at his cost in the city of Washington.

Whereas, Doctor H. D. Cogswell, of San Francisco, California, has offered to erect, at his own expense, an ornamental drinking-fountain in the city of Washington, and to donate the same to the Government of the United States: Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the offer of the said H. D. Cogswell be, and the same is hereby, accepted, and authority is granted to erect the said drinking-fountain, under the supervision and direction of the Commissioners of the District of Columbia, upon such part of the government grounds in the city of Washington as the said Commissioners may designate.

SEC. 2. That the said Commissioners be, and they hereby are, authorized to provide and maintain such lanterns as may be necessary to light the said fountain at night, and also to use and supply the refrigerating apparatus connected with said fountain whenever they may think it proper to do so.

Approved, July 6, 1882.

[No. 42.] JOINT RESOLUTION to provide for a deficiency in the appropriations for fees of witnesses in the United States Courts, for the fiscal year ending June thirtieth, eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of seventy thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to meet a deficiency in the appropriations for fees of witnesses in the United States courts for the fiscal year ending June thirtieth, eighteen hundred and eighty-two. Provided, That all persons residing west of the Mississippi River, excepting those who are by law entitled to a higher compensation who have been or are in attendance
at Washington, District of Columbia, under subpoena as witnesses, in any of the courts of such District, in any of the cases known as the star-route prosecutions, shall be entitled to receive a total per diem of two dollars and fifty cents per day, and mileage to and from their place of residence, by the usual route of travel, at the rate of seven cents per mile.

Approved, July 7, 1882.

[No. 43.] JOINT RESOLUTION to provide for the printing of public documents for binding and distribution to those entitled to receive them.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever any document or report shall be ordered printed by Congress, there shall be printed, in addition to the number in each case stated, the "usual number" of copies for binding and distribution among those entitled to receive them; and this shall apply to all unexecuted orders now in the office of the Public Printer.

Approved, July 7, 1882.

[No. 47.] JOINT RESOLUTION authorizing the Public Printer to pay the employees of the Government Printing Office the pay deducted from them during the obsequies of the late President Garfield, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and he is hereby, authorized and directed to pay the employees of the Government Printing Office the pay deducted from them for the time lost during the obsequies of the late President James A. Garfield, during the month of September, eighteen hundred and eighty-one. And the Superintendent of Public Buildings and Grounds, District of Columbia, is also authorized to pay the employees under his charge the pay deducted from them during the same time, and a sufficient sum therefor is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, July 12, 1882.

[No. 48.] JOINT RESOLUTION authorizing the payment temporarily of certain employees of the War Department.

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 cause to be paid from the appropriation herefore made for the support of the Army for the current fiscal year the compensation of employees engaged in the Quartermaster General’s Department and the Subsistence Department in the investigation of claims under the act of July fourth, eighteen hundred and sixty four, and the necessary expenses of such investigations, for that part of the current fiscal year ending on the twentieth day of July, eighteen hundred and eighty two.

Approved, July 12, 1882.

[No. 49.] JOINT RESOLUTION concerning an International Fishery Exhibition to be held at London in May eighteen hundred and eighty-three.

Whereas, the Government of the United States has received official intimation from that of Great Britain that it is proposed to hold an International Exhibition of Fish, Fisheries, and Fish Products at London in May, eighteen hundred and eighty-three, whereat the representation of the United States is invited; and
 Whereas, also, by its action as a government, and by the active enterprise of merchants, fishermen, and inventors and the researches of men of science in this country, the United States has attained and holds a prominent place in all that relates to the development of the great fisheries industries, the extension of the great commercial relationship with other countries based on the exportation of prepared fish products, which now forms an important factor in the national wealth, the artificial propagation of food-fishes, and the re-stocking of depleted fishing-waters, and it is expedient that the industries and interests thus concerned should be adequately represented on the occasion: Therefore

Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled, That the invitation of the British Government be accepted, and that, under the auspices of the Department of State, the United States Commissioner of Fish and Fisheries be, and he hereby is, instructed to prepare or cause to be prepared a complete and systematic representative exhibition of the fisheries of the United States, in which shall be shown the following: A series of models, maps, and charts showing the location and extent of the various fishing-grounds; a full series of the principal sea and fresh-water fishes, shell-fish, sponges, and so forth, and other useful inhabitants of the waters of the country (either as specimens, casts, or illustrations); specimens of models of the various kinds of gear, apparatus, boats, and so forth, used in their capture; a full collection of articles showing the commercial and economic uses of the fishes and other water animals, which shall include, besides the samples and specimens, models and other representations of appliances used in their preparation and preservation for food as well as for purposes of use and ornament, such as dried, smoked, and canned fish, and so forth, oils, fertilizers, manufactured shells, corals, sponges, and so forth; also a full series of articles, or models thereof, showing the economic condition of our fishermen, such as clothing and other personal outfit, models of dwelling-houses, and so forth; a collection of documents showing the present condition of fishery legislation; also specimens, models, and illustrations of the apparatus used in artificial hatching and breeding of fish, oysters, and so forth; models of hatcheries, ponds, fishways, transportation cars, vessels, and so forth; statistical maps showing the range, abundance, and so forth, of our fishes, and so forth; also such other facts, apparatus, models, specimens, and so forth, as may be needed to convey a correct idea of this branch of the nation’s industries.

SEC. 2.—That with the approval of the Director of the National Museum, any cogitate portion of the collections thereof may be used in the preparation of the exhibit herein provided for, permission to remove the same from the National Museum being hereby granted. And the Commissioner of Fish and Fisheries is hereby authorized to obtain, by exchange or otherwise, such procurable objects from other exhibits in London as may tend to perfect the permanent fishery exhibit of the United States National Museum.

SEC. 3.—That it shall be the duty of the United States Commissioner of Fish and Fisheries to present to Congress a detailed report of the present condition of the European fisheries, with information as to any methods by which those of the United States can be modified or improved, as well as any suggestions he may deem pertinent in regard to increasing the exportation of fishery products from the United States to foreign countries.

SEC. 4.—That the United States Commissioner of Fish and Fisheries is hereby authorized to represent the United States at the exhibition in question, either in person or by a deputy to be appointed by the President of the United States, together with such assistants as he may recommend as useful in carrying out the proposed participation of the United States at the exhibition.

SEC. 5.—That in order to defray the expenses of the collection, preparation and packing of the exhibit authorized, its transfer from
and to the United States, its installation and supervision, in London, and such other incidental expenses as may of necessity arise, there is hereby appropriated, out of any money in the Treasury of the United States not otherwise appropriated, the sum of fifty thousand dollars, or so much thereof as may be required, to be immediately available, and to be expended by the United States Commissioner of Fish and Fisheries, under the direction and regulations of the Department of State.

Approved, July 18, 1882.

[No. 50.] JOINT RESOLUTION for printing the report of the Life-Saving Service.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed ten thousand copies of the report of the operations of the United States Life-Saving Service for the year ending June thirtieth, eighteen hundred and eighty-one, including the instructions to mariners in case of shipwreck and the tables showing the location of stations, but without the other accompanying tables, for distribution among the officers of our merchant marine, through the collectors of customs, under the direction of the Secretary of the Treasury.

Approved, July 19, 1882.

[No. 51.] JOINT RESOLUTION to continue the provisions of a joint resolution approved June thirtieth eighteen hundred and eighty-two, entitled a "Joint Resolution to provide temporarily for the expenditures of the Government."

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of a joint resolution entitled a "Joint Resolution to provide temporarily for the expenditures of the Government," approved June thirtieth, eighteen hundred and eighty-two, be and the same are hereby extended and continued in full force and effect to and including the thirty-first day of July, eighteen hundred and eighty-two.

Approved, July 20, 1882.

[No. 52.] JOINT RESOLUTION for printing the report on the subject of tornadoes in the Western States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That three thousand copies of the report of John P. Finley, made under the direction of the Signal Service, on the subject of tornadoes, be printed; one thousand five hundred of which shall be for the use of the House of Representatives, seven hundred and fifty for the use of the Senate, and seven hundred and fifty for the use of the Signal Service Bureau.

Approved, July 21, 1882.

[No. 57.] JOINT RESOLUTION relating to the memorial cards to accompany the memorial address on the life and character of the late James A. Garfield.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one thousand six hundred 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 furnish the memorial cards to accompany the memorial address on the life and character of James A. Garfield, late President of the United States, ordered to be printed by joint resolution approved June seventh, eighteen hundred and eighty-two.

Approved, July 31, 1882.
August 1, 1882.

[No. 58.] JOINT RESOLUTION to authorize the construction and maintenance of a bridge across the Saint Lawrence River.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That any bridge, and its appurtenances, which shall be constructed across the river Saint Lawrence from a point on the right or southerly bank thereof in or near the village of Waddington, in the county of Saint Lawrence, in the State of New York, to a point on the left or northerly bank thereof in the county of Dundas, province of Ontario, in the Dominion of Canada, by the New York and Canada Bridge Company, or any other company which has been or may be incorporated by the legislature of the State of New York for that purpose, shall be lawful structures, and shall be so held and taken; and the same are hereby authorized to be constructed and maintained under the limitations and restrictions of this joint resolution.

Sec. 2. That the bridge herein named shall be subject in its location and construction to the supervision of the Secretary of War of the United States, to whom the plans and specifications relative to its location and construction shall be submitted for approval. And all railway companies desiring to use the said bridge shall have and be entitled to equal rights and privileges in the passage of the same, and in the use of the machinery and fixtures thereof and of all the approaches thereto, under and upon such terms and conditions as shall be prescribed by the district court of the United States for the northern district of New York, upon hearing the allegations and proofs of the parties, in case they shall not agree.

Sec. 3. That the right to alter or amend this joint resolution so as to prevent or remove all material obstructions to the navigation of the said river by the construction of said bridge is hereby expressly reserved.

Sec. 4. That the company authorized by this joint resolution to construct and maintain said bridge may for that purpose unite with the Ottawa, Waddington and New York Railway and Bridge Company may join in construction, etc.

Approved, August 1, 1882.

August 2, 1882.

[No. 59.] JOINT RESOLUTION to continue the provisions of a joint resolution entitled a “Joint Resolution to provide temporarily for the expenditures of the Government”

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of a joint resolution entitled a “Joint Resolution to continue the provisions of a joint resolution approved June thirtieth, eighteen hundred and eighty-two, entitled a “Joint Resolution to provide temporarily for the expenditures of the Government,” approved July twentieth, eighteen hundred and eighty-two, and the provisions of a joint resolution entitled a “Joint Resolution authorizing the payment temporarily of certain employees of the War Department,” approved July twelfth, eighteen hundred and eighty-two, be and the same are hereby extended and continued in full force and effect to and including the third day of August, eighteen hundred and eighty-two.

Approved, August 1, 1882.

August 2, 1882.

[No. 61.] JOINT RESOLUTION to furnish the Congressional Record to each State and Territorial library.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and he is hereby authorized and directed to forward, free of charge to the state
and Territorial libraries of each State and Territory having or that shall hereafter have and maintain a State and Territorial library, one bound copy of the Congressional Record of each session of Congress or special session of the Senate, beginning with the Forty-Seven Congress; and the Public Printer is directed to print fifty additional copies of the same to meet the requirements of this joint resolution.

Approved, August 2, 1882.

[No. 62.] JOINT RESOLUTION providing for additional copies of the Revised Statutes for the use of the Interior Department.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State be, and he is hereby, authorized and directed to deliver to the Secretary of the Interior, for the use of the Department of the Interior and its subordinate bureaus and offices, one hundred copies of the second edition of the Revised Statutes of the United States.

Approved, August 2, 1882.

[No. 63.] JOINT RESOLUTION requiring the Public Printer to publish certain decisions of the First Comptroller of the Treasury Department

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and is, required to print not more than one volume each year of the decisions and opinions of the First Comptroller of the Treasury Department, with such explanatory matter as he may furnish, and to furnish for the use of each Senator, Representative, and Delegate in Congress ten copies thereof, to the Comptroller two thousand copies, and for distribution in the manner provided in section seven of the act of June twentieth, eighteen hundred and seventy-four (eighteenth Statutes at Large, page one hundred and thirteen), providing for the publication of the statutes, one-half the number therein mentioned.

Approved, August 3, 1882.

[No. 64.] JOINT RESOLUTION providing for the publication at the Government Printing office of certain information in aid of the Society of the Red Cross.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of State in the printing and publication of necessary information concerning the Societies of the Red Cross for the amelioration of the sufferings of soldiers in time of war and the recent accession of the United States to the Geneva Convention for the organization of said Societies, and giving a brief history of such organizations and the results thereof.

Approved, August 3, 1882.

[No. 65.] JOINT RESOLUTION making an appropriation to defray the expense of printing the memorial cards to accompany the additional numbers heretofore ordered of the Memorial Address on the late President Garfield.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred and seventy-five dollars, or so much thereof as may be necessary, be and the same is hereby appropriated out of any money in the Treasury not otherwise appropriated, to defray the expense of printing, at the Bureau of the Memorial cards, etc., to accompany memorial address on the late President Garfield.
of Engraving and Printing, memorial cards to accompany the additional numbers heretofore ordered of the Memorial Address on the late President Garfield.

Approved, August 3, 1882.

August 3, 1882. [No. 66.] JOINT RESOLUTION authorizing and requiring the Secretary of War to deliver to the One hundred and eighth Ohio Volunteer Infantry Association the blue regimental flag which belonged to said regiment, and which is now in the custody of the Secretary of War.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to deliver to the One hundred and eighth Ohio Volunteer Infantry Association the blue regimental flag which belonged to said regiment, and which was captured by the Confederate forces on December seventh, anno Domini eighteen hundred and sixty-two, and was subsequently recaptured by the United States troops, and is now in the possession of the government, said flag to be and remain the property of said association.

Approved, August 3, 1882.

August 4, 1882. [No. 68.] JOINT RESOLUTION authorizing the Secretary of War to deliver to the Society of the Fifty-first Regiment Pennsylvania Veteran Volunteers the stand of colors presented to it by citizens of Norristown, Pennsylvania.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to deliver to the Society of the Fifty-first Regiment Pennsylvania Veteran Volunteers the stand of colors presented to said regiment by the citizens of Norristown Pennsylvania, which was captured by the Confederate forces on May twelfth, eighteen hundred and sixty-four, at the battle of Spotsylvania, Virginia, and subsequently retaken by the United States troops at the fall of Richmond.

Approved, August 4, 1882.

August 5, 1882. [No. 70.] JOINT RESOLUTION to continue the provisions of a joint resolution to provide temporarily for expenditures of the Government.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the joint resolution entitled a “Joint Resolution to provide temporarily for the expenditures of the Government,” approved June thirtieth eighteen hundred and eighty-two, be and the same are hereby extended and continued in full force and effect, and including the fifth day of August, eighteen hundred and eighty-two; and the provisions of a joint resolution entitled a “Joint Resolution, authorizing the payment temporarily of certain employees of the War Department,” approved July twelfth, eighteen hundred and eighty-two, are also hereby extended and continued in full force and effect to and including the fifth day of August, eighteen hundred and eighty-two.

Approved, August 5, 1882.

August 5, 1882. [No. 71.] JOINT RESOLUTION authorizing and directing the Secretary of the Interior to distribute copies of the Journals of the Senate and House of Representatives to public and law libraries.

Resolved 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, from the Journals of the Senate and House
of Representatives now in his charge, to distribute copies to such public
and law libraries, not already supplied with the same, as shall be des-
ignated, in equal number, by each Senator, Representative, and Dele-
gate in Congress.

Approved, August 5, 1882.

[No. 72.] JOINT RESOLUTION to print eleven thousand copies of each of the second
and third annual reports of the Director of the United States Geological Survey.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That there be printed, at the Govern-
ment Printing Office eleven thousand copies each of the second and
third annual reports of the Director of the United States Geological
Survey, with the necessary illustrations and charts, five thousand copies
of which shall be for the use of the House of Representatives, two thou-
sand five hundred for the use of the Senate, and two thousand five hun-
dred for the use of the United States Geological Survey, and one thou-
sand for sale by the Public Printer, at the cost of publication with ten
per cent. added thereto; the illustrations and charts to be made by the
Public Printer under the direction of the joint committee on printing.

Approved, August 5, 1882.

[No. 73.] JOINT RESOLUTION Joint Resolution for the printing of additional copies
of House Executive Document Number Forty-seven and subsequent land laws.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That eight thousand five hundred ad-
ditional copies of the codified land laws and history of the public domain
of the United States, compiled and prepared by the Public Land Commiss-
ion, embraced in House Executive Document Number Forty-seven,
with all subsequent laws which may have been passed by Congress prior
to the adjournment of the present session, be printed and bound, under
the direction of the Secretary of the Interior two thousand copies for
the use of the Senate, five thousand for the use of the House of Repre-
sentatives, and fifteen hundred for the use of the Secretary of the Inter-
ior. Provided that the copies for the use of the Senate and the
House of Representatives shall be distributed by the Secretary of the
Interior in the manner provided for the distribution of the Reports of
the tenth Census and that all copies not ordered to be distributed within
two years after the passage of this act shall be sold by the Secretary of
the Interior at cost of publication with ten per centum added thereto.

Approved, August 7, 1882.

[No. 74.] JOINT RESOLUTION Joint Resolution to authorize the Secretary of War
to transfer to “Tip” Best Post No. 75, Grand Army of the Republic, of Montrose,
Iowa, one piece of condemned cast-iron cannon (and cannon balls, for monumental
purposes.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That the Secretary of War be, and he
is hereby, authorized and directed to deliver, if the same can be done
without detriment to the government, to “Tip” Best Post Number
seventy-five, Grand Army of the Republic, one condemned cast-iron
cannon and cannon-balls, for monumental purposes.

Approved, August 7, 1882.
Extra pay to employees of Senate other than those receiving annual salary.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Acting Secretary of the Senate be, and he is hereby authorized and directed to pay to all committee-clerks, pages, laborers and other employees of the Senate who do not now receive annual salaries a sum equal to one Month's pay, at the adjournment of the present session of Congress; and the amount necessary to pay the same is hereby appropriated out of any moneys in the Treasury not otherwise appropriated and shall be immediately available.

Approved, August 8, 1882.

Correction of error in legislative bill, etc., affecting salary of chief clerk of War Department.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the "Act making appropriations for the legislative, executive and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty three, and for other purposes" be so amended that the salary of the chief clerk of the War Department shall read two thousand five hundred dollars in lieu of two thousand dollars, as therein provided, this amendment being to correct an error in the enrollment of said act.

Approved, August 8, 1882.

Joint select committee to inquire and report to Congress wants, etc., of American ship-building.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That a joint select committee of three Senators and six Representatives be appointed to enquire into the condition and wants of American ship-building, and ship owning-interests and to investigate the causes of the decline of the American foreign carrying trade, and to suggest any remedies which may be applied by legislation. Said committee shall have authority to sit during the recess, and shall submit their report at the opening of the second session of the Forty-Seventh Congress. The actual expenses of such committee, including compensation of a clerk at the rate of six dollars per diem while actually employed and traveling expenses shall be paid out of the contingent funds of the Senate and House of Representatives.

Approved, August 8, 1882.

Steamer Jeannette. Court of inquiry to be convened, etc., to investigate circumstances of loss, etc.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be requested to convene, as soon as practicable, a court of inquiry to investigate the circumstances of the loss in the Arctic seas of the exploring steamer Jeannette, and of the death of Lieutenant Commander De Long and others of her officers and men, including an inquiry into the condition of the vessel on her departure, her management up to the time of her destruction, the provisions made and plans adopted for the several boats' crews upon their leaving the wreck, the efforts made by the various officers to insure the safety of the parties under their immediate
charge, and for the relief of the other parties, and into the general conduct and merits of each and all the officers and men of the ill fated expedition, and to submit the finding of such court of inquiry to Congress. Approved, August 8, 1882.

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[No. 81.] JOINT RESOLUTION to provide for preparing the reports of contested-election cases in the Forty-fifth and Forty-sixth Congresses.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed and bound for the use of the Senate and House the usual number of copies of the digest of contested-election cases of the Forty-fifth and Forty-sixth Congresses, together with a full index of the same, to be prepared by the clerk of the Committee on Elections; for the preparation and superintendence of which there shall be paid said clerk by the Clerk of the House of Representatives the sum of one thousand dollars, and not more than five hundred dollars shall be paid before the work is completed.

Approved, August 8, 1882.

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[No. 82.] JOINT RESOLUTION making an appropriation to supply a deficiency in the appropriation for fees of District Attorneys of the United States for the fiscal year ending June thirtieth, eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to supply a deficiency in the appropriation for fees of District Attorneys of the United States for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, the sum of sixty thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, August 8, 1882.

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[No. 83.] JOINT RESOLUTION providing for printing the Annual Report of the Commissioner of Agriculture for eighteen hundred and eighty-one.

Resolved by the Senate and House of Representaties of the United States of America in Congress assembled, That there be printed three hundred thousand copies of the Annual Report of the Commissioner of Agriculture for the year eighteen hundred and eighty-one; two hundred and fourteen thousand copies for use of members of the House of Representative, fifty-six thousand for the use of members of the Senate, and thirty thousand copies for the use of the Department of Agriculture; and two hundred and nineteen thousand one hundred and sixty-one dollars and fifty-four cents, or so much thereof as may be necessary is hereby appropriated out of any money in the Treasury not otherwise appropriated to carry out this joint resolution.

Approved, August 8, 1882.
PUBLIC ACTS OF THE FORTY-SEVENTH 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, 1882, and was adjourned without day on Saturday, the third day of March, 1883.

CHESTER A. ARTHUR, President; DAVID DAVIS, President of the Senate, pro tempore, who acted as such until Saturday, the third day of March, 1883, when, at twelve o'clock, noon, GEORGE F. EDMUNDS was elected President of the Senate pro tempore, in place of DAVID DAVIS, resigned. J. WARREN KEIFER, Speaker of the House of Representatives.

CHAP. 1.—An act to rectify and establish the title of the United States to the site of the military post at El Paso, Texas.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order fully and accurately to carry out an agreement heretofore made between the United States and the heirs of Simeon Hart, deceased, by which the latter, for the consideration of one hundred dollars, agreed to convey to the United States a tract of land containing one hundred and thirty-two acres, more or less, situated at El Paso, Texas, as a site for the military post authorized to be established by an act of Congress approved February fourth, eighteen hundred and seventy-nine, and for the purpose of correcting and rectifying the grant intended to be made of such land in and by certain deeds executed and delivered to the United States on September twenty-fifth, eighteen hundred and seventy-nine, by Antonio Hart, and Juan Hart, by his attorney, Leonardo Hart, which said deeds contained erroneous descriptions of said premises, by reason of which certain land intended to be conveyed was not included in the grant, and certain land not intended to be conveyed was in fact embraced therein, the Secretary of War be, and he is hereby, authorized and required to receive from said heirs or other proper persons holding or representing legal title, a new, accurate, and complete conveyance to the United States of the premises originally agreed and intended to be conveyed to and vested in the same for the purpose aforesaid; and for and in the name of the United States, to reconvey to the said heirs, or other proper parties, such portion of the land as has heretofore been erroneously conveyed to the United States by reason of the incorrect descriptions contained in the said deeds aforesaid.

Approved, December 13, 1882.

CHAP. 5.—An act to authorize the Public Printer to make certain purchases without previous advertisement.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it is lawful for the Public Printer to purchase in the open market, and without previous advertisement, such supplies as the Government Printing office may require, of ink, rollers, composition for making rollers, tapes, press-blankets, and lubricating oils; taking care that only the lowest market prices be paid for the quality of the articles purchased; and when practicable, issue circulars for bids from persons capable of supplying them.

Approved, December 21, 1882.
CHAP. 6.—An act to amend the act entitled "An act to repeal the discriminating duties on goods produced east of the Cape of Good Hope," approved May fourth, eighteen hundred and eighty-two.

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 repeal the discriminating duties on goods produced east of the Cape of Good Hope," approved May fourth, eighteen hundred and eighty-two, be, and the same is hereby, amended as to read as follows:

"That section twenty-five hundred and one of the Revised Statutes of the United States, which reads as follows: "There shall be levied, collected, and paid on all goods, wares, and merchandize of the growth or produce of the countries east of the Cape of Good Hope (except wool, raw cotton, and raw silk, as reeled from the cocoon, or not further advanced than tram, thrown, or organzine), when imported from places west of the Cape of Good Hope, a duty of ten per centum ad valorem in addition to the duties imposed on any such article when imported directly from the place or places of their growth or production, be, and the same is hereby, repealed from and after the first day of January, eighteen hundred and eighty-three; and all such goods as may be in public store or warehouse on the first day of January, eighteen hundred and eighty-three, or on shipboard in port, shall be subject to no other duty than if imported after that day."

Approved, December 23, 1882.

CHAP. 7.—An act authorizing the board of commissioners of the Soldier's Home to sell certain property at Harrodsburg, Kentucky, belonging to the Soldier's Home.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the board of commissioners of the Soldier's Home be, and they are hereby, authorized to sell the property belonging to the Soldier's Home situated at Harrodsburg, Kentucky, and known as the Harrodsburg Springs property.

SEC. 2. That said property shall be sold on the premises, and to the highest and best bidder, on a day to be fixed by the board of commissioners, after they shall have advertised the time, terms, and place of sale for thirty days in the Louisville Commercial, the Louisville Courier-Journal, and two other papers published in the vicinity of the property: Provided, That the commissioners shall be, and hereby are, authorized to withdraw said property after it shall have been offered on the day of sale if a satisfactory bid shall not be received, and to readvertise said property for sale as above designated should there be a failure of sale from any cause.

SEC. 3. That the said board of commissioners shall sell said property for cash in hand, and that an immediate payment of five hundred dollars shall be paid by the purchaser at said sale, to be deducted from the cash payment to be made by him on delivery of the deed, from which sum all the expenses of the sale shall be deducted in case said purchaser fails to comply with the full terms of the sale within thirty days from its date, the balance, if any, to be returned to the person making such payment; and when the purchase-money shall have been paid to said board of commissioners they are directed to make to the purchaser a deed of conveyance for said property; and when said deed shall have been made and properly acknowledged the United States shall be divested of the title to said property, and the purchaser shall be invested with the full title to the same.

Approved, December 23, 1882.
CHAP. 8.—An act to cede to the first taxing-district of the State of Tennessee a certain lot of land situated in said district.

Whereas the corporate authorities of the city of Memphis, in the State of Tennessee, have recently conveyed to the Government of the United States, by deed, in fee-simple, without charge, a large and valuable lot of land for a site upon which to erect a post-office, custom-house, and United States district and circuit court-rooms in said city, and upon which said building is now being erected, in lieu of the lot of land formerly obtained by the government for the same purpose, and the Government of the United States now having no need for the last-mentioned lot of land for any public use; and

Whereas Mr. Job M. Nash, of New York, proposes to give to the taxing-district formerly known as the city of Memphis the sum of twenty-five thousand dollars to establish a public library in said city, on condition that said city will furnish a suitable building for the same worth fifty thousand dollars: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the lot or parcel of ground situated on the southeast corner of Jefferson and Third streets in the city of Memphis, in the first taxing-district of the State of Tennessee, now owned by the Government of the United States, and upon which it was formerly intended to erect a post-office, custom-house, and United States district and circuit court-rooms, be, and the same is hereby, ceded to the first taxing-district of Tennessee, to be held in trust for the use of the board of trustees of said public library, and their successors; and if the said trustees shall find that the said lot is not suitable for the purpose of a public-library building, then the same may be sold and conveyed by the said taxing-district, and the proceeds of such sale reinvested in a lot suitable for such building, which shall be held in trust as aforesaid; and if the said board of trustees shall fail to erect a suitable building for a public library upon said lot within three years from the passage of this act, then said lot shall be held in trust by said taxing-district for the use and benefit of the public schools of said taxing-district.

Approved, December 23, 1882.

CHAP. 12.—An act to reimburse the State of Oregon and State of California and the citizens thereof for moneys paid by said States in the suppression of Indian hostilities during the Modoc war in the years eighteen hundred and seventy-two and eighteen hundred and seventy-three.

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 State of Oregon the sum of seventy thousand two hundred and sixty-eight dollars and eight cents, in full for moneys paid by said State in suppressing Modoc Indian hostilities during the Modoc war, and in defending the State from invasion by said Indians, during the years eighteen hundred and seventy-two and eighteen hundred and seventy-three; the said sum of seventy thousand two hundred and sixty-eight dollars and eight cents is hereby appropriated for such purpose out of any moneys in the Treasury not otherwise appropriated.

Sec. 2. That the Secretary of the Treasury be, and he is hereby, authorized and required to pay to the State of California, and to the citizens thereof, or to their heirs, legal representatives, or assignees, the sum of four thousand four hundred and forty-one dollars and thirty-three cents, for arms, ammunition, supplies, transportation, and services of the volunteer forces in the suppression of Indian hostilities in said State in the years eighteen hundred and seventy-two and eighteen hundred and seventy-three, and as the same were specifically reported to Congress by the Secretary of War December fifteenth, eighteen...
hundred and seventy-four, in his report transmitted to the House of Representatives on the Modoc war-claims of California and Oregon, and as found due and reported to said Secretary by General James A. Hardie, United States Army, November twentieth, eighteen hundred and seventy-four; and said sum is hereby appropriated for the purpose aforesaid out of any money in the Treasury not otherwise appropriated.

Approved, January 6, 1883.

Jan. 6, 1883.

CHAP. 13.—An act to provide for holding a term of the District Court of the United States at Wichita, Kansas, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be one term of the United States district court for the district of Kansas held at Wichita in each year, on the first Monday of September, from and after the passage of this act; but no cause, action, or proceeding shall be tried or considered in the court herein provided for unless by consent of all the parties thereto or order of the court, except as otherwise hereinafter provided. The clerk, marshal, and district attorney for said district of Kansas shall perform the duties pertaining to their offices respectively for said court, and the clerk and marshal shall appoint a deputy to reside and keep their offices at Wichita, who, in the absence of the principals shall do and perform all the duties appertaining to their said offices respectively. But the city or county authorities shall provide a suitable building, without expense to the United States, in which to hold said court.

SEC. 2. That all that part of the Indian Territory lying north of the Canadian river and east of Texas and the one hundredth meridian not set apart and occupied by the Cherokee, Creek, and Seminole Indian tribes shall, from and after the passage of this act, be annexed to and constitute a part of the United States judicial district of Kansas; and the United States district courts at Wichita and Fort Scott, in the District of Kansas, shall have exclusive original jurisdiction of all offenses committed within the limits of the territory hereby annexed to said district of Kansas against any of the laws of the United States now or that may hereafter be operative therein.

SEC. 3.—That all that portion of the Indian Territory not annexed to the district of Kansas by this act, and not set apart and occupied by the Cherokee, Creek, Choctaw, Chickasaw and Seminole Indian tribes, shall, from and after the passage of this act, be annexed to and constitute a part of the United States judicial district known as the northern district of Texas; and the United States district court at Graham, in said northern district of Texas, shall have exclusive original jurisdiction of all offenses committed within the limits of the territory hereby annexed to said northern district of Texas against any of the laws of the United States now or that may hereafter be operative therein.

SEC. 4.—That nothing contained in this act shall be construed to affect in any manner any action or proceeding now pending in the circuit or district court for the western district of Arkansas, nor the execution of any process relating thereto; nor shall anything in this act be construed to give to said district courts of Kansas and Texas, respectively, any greater jurisdiction in that part of said Indian Territory so as aforesaid annexed, respectively, to said district of Kansas and said northern district of Texas than might heretofore have been lawfully exercised therein by the western district of Arkansas; nor shall anything in this act contained be construed to violate or impair in any respect any treaty provision whatever.

Approved, January 6, 1883.
CHAP. 14.—An act to provide for the payment of the amount due the Burlington, Cedar Rapids and Northern Railway Company for transportation of United States mails.

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 is hereby, authorized to pay to the Burlington, Cedar Rapids and Northern Railway Company the amount due said company for transporting the United States mails between Plymouth, Iowa, and Austin, Minnesota, from January eighth, eighteen hundred and seventy-two, to May twenty-first, eighteen hundred and seventy-six, at the rates of compensation authorized by law between said dates; and the sum of five thousand six hundred and seventy dollars and forty cents, or so much thereof as may be necessary, is appropriated for this purpose out of any money in the Treasury of the United States not otherwise appropriated: Provided, That it shall be shown to the satisfaction of the Postmaster-General that the said company actually transported United States mails between the points mentioned in this act during the time stated, for which it has received no compensation.

Approved, January ninth, 1883.

CHAP. 15.—An act to extend the time for filing claims for horses and equipments lost by officers and enlisted men in the service of the United States, 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 time for filing claims for horses and equipments lost by officers and enlisted men in the military service of the United States, which expired by limitation on the thirty-first day of December, eighteen hundred and seventy-five, be, and the same is hereby, extended to one year from and after the passage of this act; and that all such claims filed in the proper department before the passage of this act shall be deemed to have been filed in due time, and shall be considered and decided without refileing.

Sec. 2. That all claims arising under the act approved March third, eighteen hundred and forty-nine, entitled “An act to provide for the payment of horses and other property lost or destroyed in the military service of the United States,” and all acts amendatory thereof, which shall not be filed in the proper department within one year from and after the passage of this act, shall be forever barred, and shall not be received, considered, or audited by any department of the government.

Approved, January ninth, 1883.

CHAP. 16.—An act to amend section thirty-three hundred and sixty-two of the Revised Statutes relating to the tax on perique tobacco.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-three hundred and sixty-two, as amended by the act of March first, eighteen hundred and seventy-nine, be, and the same is hereby, amended by inserting after the words “or for export,” and before the words “under such restrictions” in the second provision of said section, the following words: “And perique tobacco may be sold by the manufacturer or producer thereof, in the form of cigarettes, directly to a legally-qualified manufacturer, to be cut or granulated and used as material in the manufacture of cigarettes or smoking-tobacco, without the payment of tax”.

Approved, January ninth, 1883.
FORTY-SEVENTH CONGRESS. Sess. II. Ch. 17, 23-25. 1883.

CHAP. 17.—An act to permit grain brought by Canadian farmers to be ground at mills in the United States adjacent to Canadian territory, under such rules and regulations as may be prescribed by the Treasury Department.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That grain brought into the United States in wagons or other ordinary road vehicles, by farmers residing in the Dominion of Canada, to be ground by mills owned by citizens of the United States, shall not be deemed to be imported or liable to import duties; Provided, That such grain shall be brought into the United States under such regulations as the Treasury Department may prescribe to prevent fraud and evasion, and shall be returned as in like manner provided by such regulations: And provided further, That entry shall be made of and duties paid upon all such grain as shall be taken or received by mill-owners as tolls for such grinding, under like regulations provided by the Treasury Department.

Approved, January ninth, 1883.

CHAP. 23.—An act to provide for extra work in the Government Printing Office in cases of emergency.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for extra work, ordered in emergencies, and performed on Sundays or legal holidays, or between the hours of midnight and eight ante meridian, excepting that done by regular organized night forces, the Public Printer is hereby authorized to pay such extra prices as the customs of the trade and the justice of the case may require.

Approved, January 13, 1883.

CHAP. 24.—An act relating to exportation of tobacco, snuff, and cigars, in bond, free of tax, to adjacent foreign territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-three hundred and eighty-five of the Revised Statutes of the United States, as amended by the act of June ninth, eighteen hundred and eighty, be further amended by adding, after the words “shall be canceled,” where they first occur therein, the following words: “But when the goods are exported to an adjacent foreign territory, by vessel or otherwise, said bonds shall be canceled upon such proofs of exportation as may be prescribed by the commissioner of Internal Revenue, with the approval of the Secretary of the Treasury.”

Approved, January 13, 1883.

CHAP. 25.—An act to attach the county of Hardeman, in the State of Tennessee, to the eastern division of the western district of Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the territory embraced in the county of Hardeman, in the State of Tennessee, as now constituted, shall be attached to and compose a part of the eastern division of the western district of Tennessee; and all process issued against defendants residing in said county of Hardeman shall be returned to Jackson, and all civil causes of action which have accrued in said county, of which the courts of the United States have jurisdiction, shall be cognizable in the court at Jackson, but all offenses committed in said county against the laws of the United

Jan. 9, 1883.

Canadian grain ground at mills in United States; free from duty, when.

Provido.

Jan. 13, 1883.


Jan. 13, 1883.

Tobacco, snuff, and cigars, exportation of, etc.
R. S. 3385, 663.

Jan. 15, 1883.

Hardeman County made part of eastern division of western district of Tenn.
States before the passage of this act shall be cognizable in the court of
the western division of the western district of Tennessee held at Mem-
phis, and actions or proceedings now pending at Memphis against de-
fendants residing in said county of Hardeman may, on the application
of either party, be transferred to the court at Jackson; and in case of
such transfer, all papers and files therein, with copies of all journal
entries, shall be transferred to the office of the clerk of the court at
Jackson, and the same shall proceed in all respects as though originally
commenced in said court.

Approved, January 15, 1883.

CHAP. 26.—An act to increase the fees of witnesses in the United States courts in
certain cases.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That all persons residing west
of the Mississippi River, excepting those who are by law entitled to a
higher compensation, who have been or may hereafter be in attendance
at Washington, District of Columbia, under subpoena or under the
direction of the Department of Justice as witnesses in any of the courts
of said district, in any of the cases known as star-routes prosecutions,
shall be entitled to receive a total per diem of two dollars and fifty cents
per day, and mileage for actual travel only to and from their place of
residence, by the usual routes of travel, at the rate of seven cents per
mile.

Approved, January 15, 1883.

CHAP. 27.—An act to regulate and improve the civil 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 the President is authorized
to appoint, by and with the advice and consent of the Senate, three
persons, not more than two of whom shall be adherents of the same
party, as Civil Service Commissioners, and said three commissioners
shall constitute the United States Civil Service Commission. Said
commissioners shall hold no other official place under the United States.
The President may remove any commissioner; and any vacancy in
the position of commissioner shall be so filled by the President, by and
with the advice and consent of the Senate, as to conform to said condi-
tions for the first selection of commissioners.
The commissioners shall each receive a salary of three thousand five
hundred dollars a year. And each of said commissioners shall be paid
his necessary traveling expenses incurred in the discharge of his duty
as a commissioner.

SEC. 2. That it shall be the duty of said commissioners:

FIRST. To aid the President, as he may request, in preparing suitable
rules for carrying this act into effect, and when said rules shall have
been promulgated it shall be the duty of all officers of the United States
in the departments and offices to which any such rules may relate to aid,
in all proper ways, in carrying said rules, and any modifications thereof,
into effect.

SECOND. And, among other things, said rules shall provide and de-
clare, as nearly as the conditions of good administration will warrant, as
follows:

First, for open, competitive examinations for testing the fitness of
applicants for the public service now classified or to be classified here-
under. Such examinations shall be practical in their character, and so
far as may be shall relate to those matters which will fairly test the
relative capacity and fitness of the persons examined to discharge the duties of the service into which they seek to be appointed.

Second, that all the offices, places, and employments so arranged or to be arranged in classes shall be filled by selections according to grade from among those graded highest as the results of such competitive examinations.

Third, appointments to the public service aforesaid in the departments at Washington shall be apportioned among the several States and Territories and the District of Columbia upon the basis of population as ascertained at the last preceding census. Every application for an examination shall contain, among other things, a statement, under oath, setting forth his or her actual bona fide residence at the time of making the application, as well as how long he or she has been a resident of such place.

Fourth, that there shall be a period of probation before any absolute appointment or employment aforesaid.

Fifth, that no person in the public service is for that reason under any obligations to contribute to any political fund, or to render any political service, and that he will not be removed or otherwise prejudiced for refusing to do so.

Sixth, that no person in said service has any right to use his official authority or influence to coerce the political action of any person or body.

Seventh, there shall be non-competitive examinations in all proper cases before the commission, when competent persons do not compete, after notice has been given of the existence of the vacancy, under such rules as may be prescribed by the commissioners as to the manner of giving notice.

Eighth, that notice shall be given in writing by the appointing power to said commission of the persons selected for appointment or employment from among those who have been examined, of the place of residence of such persons, of the rejection of any such persons after probation, of transfers, resignations, and removals, and of the date thereof, and a record of the same shall be kept by said commission. And any necessary exceptions from said eight fundamental provisions of the rules shall be set forth in connection with such rules, and the reasons therefor shall be stated in the annual reports of the commission.

Third. Said commission shall, subject to the rules that may be made by the President, make regulations for, and have control of, such examinations, and, through its members or the examiners, it shall supervise and preserve the records of the same; and said commission shall keep minutes of its own proceedings.

Fourth. Said commission may make investigations concerning the facts, and may report upon all matters touching the enforcement and effects of said rules and regulations, and concerning the action of any examiner or board of examiners hereinafter provided for, and its own subordinates, and those in the public service, in respect to the execution of this act.

Fifth. Said commission shall make an annual report to the President for transmission to Congress, showing its own action, the rules and regulations and the exceptions thereto in force, the practical effects thereof, and any suggestions it may approve for the more effectual accomplishment of the purposes of this act.

Sec. 3. That said commission is authorized to employ a chief examiner, a part of whose duty it shall be, under its direction, to act with the examining boards, so far as practicable, whether at Washington or elsewhere, and to secure accuracy, uniformity, and justice in all their proceedings, which shall be at all times open to him. The chief examiner shall be entitled to receive a salary at the rate of three thousand dollars a year, and he shall be paid his necessary traveling expenses incurred in the discharge of his duty. The commission shall have a secretary, to be appointed by the President, who shall receive a salary
of one thousand six hundred dollars per annum. It may, when necessary, employ a stenographer, and a messenger, who shall be paid, when employed, the former at the rate of one thousand six hundred dollars a year, and the latter at the rate of six hundred dollars a year. The commission shall, at Washington, and in one or more places in each State and Territory where examinations are to take place, designate and select a suitable number of persons, not less than three, in the official service of the United States, residing in said State or Territory, after consulting the head of the department or office in which such persons serve, to be members of boards of examiners, and may at any time substitute any other person in said service living in such State or Territory in the place of any one so selected. Such boards of examiners shall be so located as to make it reasonably convenient and inexpensive for applicants to attend before them; and where there are persons to be examined in any State or Territory, examinations shall be held therein at least twice in each year. It shall be the duty of the collector, postmaster, and other officers of the United States, at any place outside of the District of Columbia where examinations are directed by the President or by said board to be held, to allow the reasonable use of the public buildings for holding such examinations, and in all proper ways to facilitate the same.

SEC. 4. That it shall be the duty of the Secretary of the Interior to cause suitable and convenient rooms and accommodations to be assigned or provided, and to be furnished, heated, and lighted, at the city of Washington, for carrying on the work of said commission and said examinations, and to cause the necessary stationery and other articles to be supplied, and the necessary printing to be done for said commission.

SEC. 5. That any said commissioner, examiner, copyist, or messenger, or any person in the public service who shall willfully and corruptly, by himself or in co-operation with one or more other persons, defeat, deceive, or obstruct any person in respect of his or her right of examination according to any such rules or regulations, or who shall willfully, corruptly, and falsely mark, grade, estimate, or report upon the examination or proper standing of any person examined hereunder, or aid in so doing, or who shall willfully and corruptly make any false representations concerning the same or concerning the person examined, or who shall willfully and corruptly furnish to any person any special or secret information for the purpose of either improving or injuring the prospects or chances of any person so examined, or to be examined, being appointed, employed, or promoted, shall for each such offense be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than one hundred dollars, nor more than one thousand dollars, or by imprisonment not less than ten days, nor more than one year, or by both such fine and imprisonment.

SEC. 6. That within sixty days after the passage of this act it shall be the duty of the Secretary of the Treasury, in as near conformity as may be to the classification of certain clerks now existing under the one hundred and sixty-third section of the Revised Statutes, to arrange in classes the several clerks and persons employed by the collector, naval officer, surveyor, and appraisers, or either of them, or being in the public service, at their respective offices in each customs district where the whole number of said clerks and persons shall be all together as many as fifty. And thereafter, from time to time, on the direction of the President, said Secretary shall make the like classification or arrangement of clerks and persons so employed, in connection with any said office or offices, in any other customs district. And, upon like request, and for the purposes of this act, said Secretary shall arrange in one or more of said classes, or of existing classes, any other clerks, agents, or persons employed under his department in any said district not now classified; and every such arrangement and classification upon being made shall be reported to the President.
General, in general conformity to said one hundred and sixty-third sec-
Second. Within said sixty days it shall be the duty of the Postmaster-
tion, to separately arrange in classes the several clerks and persons em-
ployed, or in the public service, at each post-office, or under any post-
master of the United States, where the whole number of said clerks and
persons shall together amount to as many as fifty. And thereafter, from
time to time, on the direction of the President, it shall be the duty of the
Postmaster-General to arrange in like classes the clerks and persons so
employed in the postal service in connection with any other post-office;
and every such arrangement and classification upon being made shall
be reported to the President.

Third. That from time to time said Secretary, the Postmaster-General,
and each of the heads of departments mentioned in the one hun-
dred and fifty-eighth section of the Revised Statutes, and each head of
an office, shall, on the direction of the President, and for facilitating
the execution of this act, respectively revise any then existing classifi-
cation or arrangement of those in their respective departments and
offices, and shall, for the purposes of the examination herein provided
for, include in one or more of such classes, so far as practicable, subor-
dinate places, clerks, and officers in the public service pertaining to
their respective departments not before classified for examination.

SEC. 7. That after the expiration of six months from the passage of
this act no officer or clerk shall be appointed, and no person shall be
employed to enter or be promoted in either of the said classes now ex-
isting, or that may be arranged hereunder pursuant to said rules, until
he has passed an examination, or is shown to be specially exempted
from such examination in conformity herewith. But nothing herein con-
tained shall be construed to take from those honorably discharged from
the military or naval service any preference conferred by the seventeen
hundred and fifty-fourth section of the Revised Statutes, nor to take
from the President any authority not inconsistent with this act conferred
by the seventeen hundred and fifty-third section of said statutes; nor
shall any officer not in the executive branch of the government, or any
person merely employed as a laborer or workman, be required to be
classified hereunder; nor, unless by direction of the Senate, shall any
person who has been nominated for confirmation by the Senate be re-
quired to be classified or to pass an examination.

SEC. 8. That no person habitually using intoxicating beverages to
excess shall be appointed to, or retained in, any office, appointment, or
employment to which the provisions of this act are applicable.

SEC. 9. That whenever there are already two or more members of
a family in the public service in the grades covered by this act, no other
member of such family shall be eligible to appointment to any of said
grades.

SEC. 10. That no recommendation of any person who shall apply for
office or place under the provisions of this act which may be given by
any Senator or member of the House of Representatives, except as to
the character or residence of the applicant, shall be received or consid-
ered by any person concerned in making any examination or appoint-
ment under this act.

SEC. 11. That no Senator, or Representative, or Territorial Delegate
of the Congress, or Senator, Representative, or Delegate elect, or any
officer or employee of either of said houses, and no executive, judicial,
military, or naval officer of the United States, and no clerk or employee
of any department, branch or bureau of the executive, judicial, or mili-
tary or naval service of the United States, shall, directly or indirectly,
solicit or receive, or be in any manner concerned in soliciting or receiv-
ing, any assessment, subscription, or contribution for any political pur-
pose whatever, from any officer, clerk, or employee of the United States,
or any department, branch, or bureau thereof, or from any person re-
ceiving any salary or compensation from moneys derived from the Treas-
ury of the United States.
SEC. 12. That no person shall, in any room or building occupied in the discharge of official duties by any officer or employee of the United States mentioned in this act, or in any navy-yard, fort, or arsenal, solicit in any manner whatever, or receive any contribution of money or any other thing of value for any political purpose whatever.

SEC. 13. No officer or employee of the United States mentioned in this act shall discharge, or promote, or degrade, or in manner change the official rank or compensation of any other officer or employee, or promise or threaten so to do, for giving or withholding or neglecting to make any contribution of money or other valuable thing for any political purpose.

SEC. 14. That no officer, clerk, or other person in the service of the United States shall, directly or indirectly, give or hand over to any other officer, clerk, or person in the service of the United States, or to any Senator or Member of the House of Representatives, or Territorial Delegate, any money or other valuable thing on account of or to be applied to the promotion of any political object whatever.

SEC. 15. That any person who shall be guilty of violating any provision of the four foregoing sections shall be deemed guilty of a misdemeanor, and shall, on conviction thereof, be punished by a fine not exceeding five thousand dollars, or by imprisonment for a term not exceeding three years, or by such fine and imprisonment both, in the discretion of the court.

Approved, January sixteenth, 1883.

CHAP. 32.—An act for the relief of Herman Biggs.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and hereby is, authorized to nominate and, by and with the advice and consent of the Senate, to place on the list of retired officers of the United States Army the name of Herman Biggs, with the rank of captain of staff, this being the actual rank in the Regular Army held by him when, in action, he received the wound from which he suffers permanent disability: Provided: That no pay or allowances shall accrue or be paid said Biggs under this act prior to his confirmation.

J. WARREN KEIFER,
Speaker of the House of Representatives.

DAVID DAVIS,
President of the Senate pro tempore.

Received by the President January 6, 1883.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 33.—An act amending sections nineteen hundred and twenty-six and nineteen hundred and twenty-seven of the Revised Statutes so as to extend the limits of the jurisdiction of justices of the peace in the Territories of Washington, Idaho, and Montana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections nineteen hundred and twenty-six and nineteen hundred and twenty-seven of the Revised Statutes of the United States are hereby amended by striking out the word “Washington,” and the words “Idaho, Montana,” where they occur in said section nineteen hundred and twenty-six, and inserting the said words immediately after the word “Colorado” where the same occurs in said section nineteen hundred and twenty-seven.

Approved, January 19, 1883.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia are hereby authorized and directed to locate, construct, and maintain a free public highway on and over that part of the turnpike road of the company incorporated by the name of "The President, Managers, and Company of the Washington Turnpike Company" which leads from the boundary of the city of Georgetown to the boundary of the District of Columbia, towards Rockville, Montgomery County, Maryland; said company being the same described in the act of Congress, approved February twenty-seventh, eighteen hundred and thirteen (volume two of the Statutes at Large, page eight hundred and eight), authorizing said company to construct and maintain said turnpike road from the boundary of Georgetown to the boundary of the District of Columbia; and for the purpose aforesaid the said Commissioners of the District of Columbia shall have power to purchase, at the price of three thousand dollars, all real estate and franchises of said turnpike company necessary for the construction and maintenance of a free public highway.

Appropriation.

SEC. 2.—That the said purchase-money shall be paid by the Secretary of the Treasury, out of any money in the Treasury not otherwise appropriated, upon the order of the Commissioners of the District of Columbia; and such payment shall be in full of all the real estate, rights and franchises of the said company within the District of Columbia, and shall operate as a surrender and release of said real estate, rights, and franchises to the Government of the United States: Provided, That the toll-house at Tennallytown is not to be included in said purchase, and the said company shall remove the same after reasonable notice: And provided further, That one-half of the said three thousand dollars shall be paid out of revenues derived from taxation in the District of Columbia. Approved, January 19, 1883.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, in full compensation for the service for the fiscal year ending June, thirty-first, eighteen hundred and eighty-four, for the objects and purposes hereinafter expressed, namely:

DEPARTMENT OF AGRICULTURE.

OFFICE OF COMMISSIONER.

For compensation of Commissioner of Agriculture, four thousand five hundred dollars; chief clerk in said department who shall be superintendent of the department building, two thousand two hundred dollars, one stenographer, one thousand eight hundred dollars; chief of division of accounts and disbursing officer, one thousand eight hundred dollars; one assistant, who shall act as property clerk, one thousand four hundred dollars; one clerk to disbursing officer, one thousand dollars; one engraver, two thousand dollars; two clerks of class four, three thousand six hundred dollars; two clerks of class three, three thousand two hundred dollars; four clerks of class two, five thousand six hundred dollars; seven clerks of class one, eight thousand four hundred dollars; eight clerks at one thousand dollars each, eight thousand dollars; six clerks, at eight hundred and forty dollars each, five thousand and forty
dollars; one librarian, one thousand four hundred dollars; one engineer, one thousand two hundred dollars; two firemen, seven hundred and twenty dollars each, one thousand four hundred and forty dollars; superintendent of folding room, one thousand two hundred dollars; two assistants in folding room, one thousand two hundred dollars; messengers, carpenters, watchmen, and laborers, eight thousand dollars; in all, sixty-two thousand nine hundred and eighty dollars.

CHEMICAL DIVISION.

For compensation of cheap chemist, two thousand five hundred dollars; one assistant chemist, one thousand six hundred dollars; one assistant chemist, one thousand four hundred dollars.  
For the employment of additional assistants, when necessary, in the chemical department, four thousand dollars; in all, nine thousand five hundred dollars.

ENTOMOLOGICAL DIVISION.

For compensation of entomologist, two thousand five hundred dollars; one assistant entomologist, one thousand four hundred dollars; for assistants in entomological division, when necessary, four thousand dollars; and for investigating the history and habits of insects injurious to agriculture and horticulture; experiments in ascertaining the best means of destroying them; for drawings and for chemicals, and traveling, and other expenses on the practical work of the entomological division, twenty thousand dollars; in all, twenty-seven thousand nine hundred dollars: Provided, That the amount expended for traveling expenses shall not exceed three dollars per day, exclusive of transportation.

GARDEN AND GROUNDS.

For compensation of horticulturist, pomologist, landscape gardener, and superintendent of garden and grounds, two thousand dollars; for labor, new implements, repairs of tools, wagons and carts, manure and purchasing trees for arboretum, five thousand five hundred dollars; for repairing and resurfacing concrete roads and walks on the grounds, two thousand five hundred dollars; for labor in experimental garden, five thousand dollars; plant pots, two hundred and fifty dollars; continuing repairs and painting green houses, and so forth, five hundred dollars; purchasing and propagating new plants and seeds of economic value, six hundred dollars; tools for greenhouses, one hundred and fifty dollars; repairs to heating apparatus, new pipes, and so forth, three hundred and fifty dollars; charcoal, sand, and sod for potting plants, one hundred dollars; new hose, one hundred dollars; new frames for young plants, four hundred and fifty dollars; in all, seventeen thousand five hundred dollars.

MICROSCOPICAL DIVISION

For compensation of microscopist, one thousand eight hundred dollars.

BOTANICAL DIVISION.

For compensation of one botanist, one thousand eight hundred dollars; one assistant botanist, one thousand two hundred dollars; in all, three thousand dollars.

MUSEUM.

For compensation of curator of museum, one thousand four hundred dollars; one attendant in museum, one thousand dollars; for collecting and modeling specimens of fruits and vegetables, and collecting and preparing specimens for the museum and herbarium, one thousand dollars; for night-watchman for museum building; who shall also act as night-watchman of seed building, seven hundred and twenty dollars; in all, four thousand one hundred and twenty dollars.
For chemicals and apparatus for the use of the chemist and microscopist, and for necessary expenses in conducting experiments, including experiments in the manufacture of sugar from sorghum and other vegetable plants, sixteen thousand dollars.

SEED DIVISION.

Chief of seed division, etc.

For compensation of chief of seed division, one thousand eight hundred dollars; one superintendent of seed room, one thousand two hundred dollars; four clerks at one thousand dollars each; one clerk at eight hundred and forty dollars; for the purchase and propagation and distribution, as required by law, of seeds, trees, shrubs, vines, cuttings, plants, eggs of silk worms, and expenses of putting up the same, to be distributed in localities adapted to their culture, seventy-five thousand dollars. An equal proportion of two-thirds of all seeds, plants, and cuttings shall, upon their request, be supplied to Senators, Representatives and Delegates in Congress for distribution among their constituents, or shall, by their direction, be sent to their constituents; and the persons receiving such seeds shall inform the department of the results of the experiments therewith: Provided, That all seeds, plants and cuttings herein allotted to Senators, Representatives and Delegates in Congress for distribution remaining uncalled for at the end of the fiscal year shall be distributed by the Commissioner of Agriculture: And provided also, That the Commissioner shall report, as provided in this act, the place, quantity, and price of seeds purchased, from whom purchased, and the date of purchase. But nothing in this paragraph shall be construed to prevent the Commissioner of Agriculture from sending flower, garden and other seeds to those who apply for the same. And the amount herein appropriated shall not be diverted or used for any other purpose but for the purchase, propagation, and distribution of improved and valuable seeds, plants, cuttings and vines: But provided however, That the Commissioner shall not distribute to any Senator, Representative, or Delegate seeds entirely unfit for the climate and locality he represents, but shall distribute the same so that each member may have seeds of equal value, as near as may be, and the best adapted to the locality he represents; in all, eighty-two thousand eight hundred and forty dollars.

DIVISION OF AGRICULTURAL STATISTICS.

For compensation of one statistician, two thousand five hundred dollars; one clerk of class four, one thousand eight hundred dollars; two clerks of class three, three thousand two hundred dollars; three clerks of class two, four thousand two hundred dollars; five clerks of class one, six thousand dollars; seven clerks at one thousand dollars each, seven thousand dollars; four clerks at eight hundred and forty dollars each, three thousand three hundred and sixty dollars; two clerks at seven hundred and twenty dollars each, one thousand four hundred and forty dollars; for collecting domestic and foreign agricultural statistics, compiling, writing, and illustrating matter for monthly annual and special reports, eighty thousand dollars. Said reports shall give full statements, monthly, showing freight-charges and cost of carriage for the chief agricultural products upon the principal lines of railroads and water-routes to the principal markets in the United States; in all, one hundred and nine thousand five hundred dollars.

FURNITURE, CASES, AND REPAIRS.

For repairs of building, heating apparatus, furniture, carpets, and matting, water and gas pipes, and so forth, six thousand dollars.
LIBRARY.

For entomological and botanical works of reference, works on chemistry and mineralogy, charts, current agricultural works for library, miscellaneous agricultural periodicals and the completion of imperfect series, one thousand five hundred dollars.

INVESTIGATING THE DISEASES OF DOMESTICATED ANIMALS.

For continuing the investigation of infectious and contagious diseases to which all classes of domesticated animals are subject, twenty-five thousand dollars.

RECLAMATION OF ARID AND WASTE LANDS.

For continuing, locating, and sinking artesian wells on the plains east of the Rocky Mountains, with a view to reclaiming arid and waste public lands, ten thousand dollars: Provided, That no part of this sum shall be expended in experiments upon the lands of individuals or corporations, but only upon the lands belonging to the United States.

POSTAGE.

For postage on return letters, circulars, and miscellaneous articles for correspondents and foreign mail, four thousand dollars.

CONTINGENT EXPENSES.

For stationery, freight, express charges, fuel, lights, subsistence, and care of horses, repairs of harness, paper, twine and gum for folding-room; and for miscellaneous items, namely, for advertising, telegraphing, dry-goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, purchasing supplies, and for necessary items, including actual traveling expenses while on the business of the department, fourteen thousand dollars.

FORESTRY.

For the purpose of enabling the Commissioner of Agriculture to experiment and to continue an investigation and report upon the subject of forestry, ten thousand dollars.

SEC. 2.—That no part of the sums herein or hereafter appropriated for the Department of Agriculture shall be paid to any person, as additional salary or compensation, receiving at the same time other compensation as an officer or employe of the Government; and in addition to the proper vouchers and accounts for the sums appropriated for the said department, to be furnished to the accounting officers of the Treasury, the Commissioner of Agriculture shall, at the commencement of each regular session, present to Congress a detailed statement of the expenditures of all appropriations for said department for the last preceding fiscal year.

Approved, January 20, 1883.

CHAP. 40.—An act more effectually to suppress gaming 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 every person who shall in the District of Columbia, set up or keep any gaming table, or any house, vessel, or place on land or water for the purpose of gaming, or gambling device commonly called A. B. C., faro-bank, E. O., roulette, equality, keno, thimbles or "little joker," or any kind of gambling table or

Jan. 31, 1883.

Suppression of gambling in District of Columbia.
Penalties.

SEC. 2.—That every person who shall, in the District of Columbia, knowingly permit any gaming table, bank, or device to be set up or used, for the purpose of gaming in any house, building, vessel, shed, booth, shelter, lot or other premises to him belonging, or by him occupied, or of which he hath at the time the possession or control, shall, on conviction, be adjudged guilty of a misdemeanor, and shall be punished by imprisonment for a term not more than five years.

SEC. 3.—That every person who shall, in the District of Columbia, deal, play or practice, or be in any manner accessory to the dealing, playing or practicing of the confidence game or swindle known as three-card Monte or of any such game, play, or practice, or any other confidence game, play or practice, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding one thousand dollars, and by imprisonment, at hard labor, in the jail of the District, not more than five years.

SEC. 4.—That all games, devices, or contrivances at which money or any other thing shall be bet or wagered shall be deemed a gaming table within the meaning of this act; and the courts shall construe the preceding sections liberally, so as to prevent the mischief intended to be guarded against.

SEC. 5.—That all laws inconsistent with this act are hereby repealed.

Approved, January 31, 1883.

CHAP. 41.—An act to increase the police force of the District of Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three hundred and forty of the Revised Statutes of the United States relating to the District of Columbia be, and the same hereby is amended so as to read as follows:

"The police force shall consist of the following officers, namely: One major, one captain, ten lieutenants, twenty sergeants, such number of privates not exceeding two hundred and fifty for the regular service, as the Commissioners may deem necessary, and all promotions to the positions of captain, lieutenant, and sergeant shall be made from the next succeeding grade or rank on the force."

SEC. 2. That the detective force established by the aforesaid section of the Revised Statutes of the United States, relating to the District of Columbia, be and the same is hereby abolished.

SEC. 3.—That the Commissioners of the District of Columbia are hereby authorized to detail, from time to time, from the privates of the police, such number of privates, not exceeding six, as may in their judgment be necessary, for special service in the detection and prevention of crime; and such privates so specially detailed shall be entitled to receive and shall be paid the compensation now allowed by law to the detective force abolished by this act, during such time as they shall continue so detailed by the order of the Commissioners.

SEC. 4.—That the Commissioners may, and they are hereby, authorized to appoint not more than six privates, to be members of the police force, from among citizens of the United States who have or have not served in the Army and Navy of the United States, but who shall possess all the other qualifications prescribed by section three hundred and
fifty four of the Revised Statutes of the United States relating to the District of Columbia
Approved, January 31, 1883.

CHAP. 42.—An act to encourage the holding of a World's Industrial and Cotton Centennial Exposition in the year eighteen hundred and eighty-four.

Whereas it is desirable to encourage for celebration the one hundredth anniversary of the production, manufacture, and commerce of cotton, by holding, in the year eighteen hundred and eighty-four, in some city of the Union, to be selected by the executive committee of the National Cotton Planters' Association of America, an institution for the public welfare, incorporated under the laws of Mississippi, a World's Industrial and Cotton Centennial Exposition, to be held under the joint auspices of the United States, the said National Cotton Planters' Association of America, and of the city in which it may be located, and in which cotton in all its conditions of culture and manufacture will be the chief exhibit, but which is designed also to include all arts, manufactures, and products of the soil and mine; and

Whereas such an exhibition should be national and international in its character, in which the people of this country and other parts of the world who are interested in the subject should participate, it should have the sanction of the Congress of the United States: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a World's Industrial and Cotton Centennial Exposition be held in the year eighteen hundred and eighty-four, under the joint auspices of the United States Government, the National Cotton Planters' Association of America, and the city where it may be located.

SEC. 2. That the President of the United States may upon the recommendation of the executive committee of the National Cotton Planters' Association of America, appoint six United States commissioners, and upon the recommendation of the majority of subscribers to the enterprise in the city where it may be located, may appoint seven United States commissioners, who, together, shall constitute a board of management of said World's Industrial and Cotton Centennial Exposition.

SEC. 3. That the President of the United States may on the recommendation of the governors of the various States and Territories of the Union, appoint one commissioner and one alternate commissioner for each State and Territory, whose functions shall be defined by the said board of management.

SEC. 4. That all of said commissioners shall be appointed within one year from the passage of this act.

SEC. 5. That the said board of management shall hold its meetings in such city as may be selected for the location of the said exposition by the National Cotton Planters' Association of America as aforesaid, and that a majority of said board of management shall have full power to make all needful rules and regulations for its government.

SEC. 6. That said board of management shall report to the President of the United States a suitable date for opening and closing the exposition; a schedule of appropriate ceremonies for opening or dedicating the same; and such other matters as, in their judgment, may be deemed important.

SEC. 7. That no compensation for services shall be paid to the commissioners or other officers provided by this act from the Treasury of the United States; and the United States shall not be liable for any of the expenses attending such exhibition, or by reason of the same.

SEC. 8. That whenever the President shall be informed by the said board of management that provision has been made for suitable buildings, or the erection of the same, for the purposes of said exposition, the President shall, through the Department of State, make proclama-
tion of the same setting forth the time at which the exhibition will open, and the place at which it will be held, and such board of management shall communicate to the diplomatic representatives of all nations copies of the same and a copy of this act, together with such regulations as may be adopted by said board of management, for publication in their respective countries.

Sec. 9. That the President be requested to send, in the name of the United States, invitations to the governments of other nations to be represented and take part in said World's Industrial and Cotton Centennial Exposition, to be held in some city of the United States, to be hereafter selected as aforesaid.

Sec. 10. That medals with appropriate devices, emblems, and inscriptions, commemorative of said World's Industrial and Cotton Centennial Exposition, and of the awards to be made to exhibitors thereat, be prepared at some mint of the United States, for the said board of management, subject to the provisions of the fifty-second section of the coinage act of eighteen hundred and seventy-three, upon the payment of a sum not less than the cost thereof; and all the provisions, whether penal or otherwise, of said coinage act against the counterfeiting or imitating of coins of the United States, shall apply to the medals struck and issued under this act.

Sec. 11. That all articles which shall be imported for the sole purpose of exhibition at the said World's Industrial and Cotton Centennial Exposition, to be held in the year eighteen hundred and eighty-four, shall be admitted without the payment of duty, or of customs fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any are imposed on like articles by the revenue laws in force at the date of importation: And provided further, That in case any articles imported under the provisions of this act shall be withdrawn for consumption, or shall be sold without payment of duty as required by law, all penalties prescribed by the revenue laws shall be applied and enforced against such articles, and against the persons who may be guilty of such withdrawal or sale.

Approved, February 10, 1883.

Feb. 12, 1883. CHAP. 43.—An act to amend section thirty-seven hundred and eighty of the Revised Statutes.

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

"When the probable cost of the maps or plates accompanying one work or document exceeds one thousand two hundred dollars, the lithography or engraving thereof shall be awarded to the lowest and best bidder, after advertisement, by the Congressional Printer, under the direction of the Joint Committee on Public Printing. But the committee may authorize him to make immediate contracts for lithographing, or engraving whenever, in their opinion, the exigencies of the public service do not justify advertisements for proposals."

Approved, February 12, 1883.

Feb. 14, 1883. CHAP. 44.—An act supplementary to an act approved December seventeenth, eighteen hundred and seventy-two, entitled "An act to authorize the construction of bridges across the Ohio River, and to prescribe the dimensions of the same."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act of Congress approved December seventeenth, eighteen hundred and seventy-two, en-
titled "An act to authorize the construction of bridges across the Ohio River, and to prescribe the dimensions of the same," shall be, and the same is hereby, amended by striking out sections two and four of said act and substituting therefor the following:

"Sec 2. That every bridge hereafter erected across the Ohio River shall have its axis at right angles to the current at all stages, and all of its spans shall be through spans. Every such bridge shall have at least one channel-span placed over that part of the river usually run by descending coal-fleets, said channel-span to give a clear water-way between the piers of five hundred feet, measured on the low-water line. Said channel-span shall be at least forty feet above local highest water, measured to the lowest part of the span, and shall be at least ninety feet above low water in bridges built above the mouth of the Big Sandy River, and at least one hundred feet above low water in bridges built below the mouth of the Big Sandy River, measured to the lowest part of the span: Provided, however, That all bridges over the Ohio River below the Covington and Cincinnati suspension bridge shall have, in addition to the channel-span prescribed above, a pivot-draw giving two clear openings of one hundred and sixty feet each, measured at right angles to the current at high stages, and located in a part of the bridge that can be safely and conveniently reached at such stages; that said draw shall be provided with suitable rest-piers above and below the pivot-pier, and suitable floats or crib-work connecting said rest-piers with the pivot-pier, to enable boats to pass through said draw with safety; that in case said draw span is near either shore, the bridge company, by purchase or otherwise, shall extinguish the right of mooring boats or other water craft to the adjacent shore for a distance of at least seven hundred feet above and seven hundred feet below the bridge; and that said draw shall be opened promptly, upon reasonable signal, for the passage of boats whose construction shall not be such as to admit of their passage under the stationary spans of said bridge, except when trains are passing over the same; but in no case shall unnecessary delay occur in opening said draw before or after the passage of a train: Provided, further, That in lieu of the high draw prescribed above, bridges over the Ohio River below the Covington and Cincinnati suspension bridge may be built as continuous bridges, with a clear height of fifty-three feet above local highest water, measured to the lowest part of the channel-span."

"Sec. 4.—That any person, company, or corporation authorized to construct a bridge across the Ohio River shall give notice, by publication for one week in new papers having a wide circulation, in not less than two newspapers in the cities of Pittsburgh, Cincinnati, and Louisville for bridges above the mouth of the Big Sandy, and in the cities of Pittsburgh, Cincinnati, Louisville, Saint Louis, Memphis, and New Orleans for bridges below the mouth of the Big Sandy, and shall submit to the Secretary of War, for his examination, a design and drawings of the bridge and piers, and a map of the location, giving, for the space of at least one mile above and one mile below the proposed location, the topography of the banks of the river and the shore lines at high and low water. This map shall be accompanied by others, drawn on the scale of one inch to two hundred feet, giving, for a space of one half a mile above the line of the proposed bridge and a quarter of a mile below, an accurate representation of the bottom of the river, by contour lines two feet apart, determined by accurate soundings, and also showing over the whole width of this part of the river the force and direction of the currents at low water, at high water, and at least one intermediate stage, by triangulated observations on suitable floats. The maps shall also show the locations of other bridges in the vicinity, and shall give such other information as the Secretary of War may require for a full and satisfactory understanding of the subject. Said maps and drawings shall be referred to a board of engineers for examination and report, which board shall personally examine the site of the proposed
bridge, and shall hold a public session at some convenient point to hear
all objections thereto, of which public session due notice and invitation
to be present shall be given to all interested parties; and if said
board of engineers reports that the site is unfavorable, the Secretary of
War shall be authorized, on the recommendation of said board, to order
such changes in the bridge or its piers or such guiding-dikes or other
auxiliary works as may be necessary, at the expense of the proprietors
or managers of such bridge or piers and other works for the security
of navigation; and the proposed bridge shall only be a legal structure
when built as approved by the Secretary of War. 7

SEC. 5.—That the right to alter, amend or repeal this act as set forth
in section seven of the act hereby amended is hereby reserved.

Approved, February fourteenth, 1883.

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Feb. 15, 1883.

CHAP. 46.—An act making appropriations for the support of the Military Acad-
emy for the fiscal year ending June thirtieth, eighteen hundred and eighty-four,
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 Treas-
ury not otherwise appropriated, for the support of the Military Academy
for the fiscal year ending June thirtieth, eighteen hundred and eighty-four:

For pay of professors, twenty-five thousand five hundred dollars.

For one commandant of cadets, in addition to pay as captain in the
line, one thousand two hundred dollars.

For pay of one instructor of practical military engineering, in addition
to pay as first lieutenant, nine hundred dollars.

For pay of one instructor of ordnance and science of gunnery, in
addition to pay as first lieutenant, nine hundred dollars.

For pay of eight assistant professors, in addition to pay as first
lieutenants, four thousand dollars.

For pay of three instructors of cavalry, artillery, and infantry tact-
tics, in addition to pay as second lieutenants, one thousand five hun-
dred dollars.

For pay of four assistant instructors of cavalry, artillery, and infantry tactics, commanding companies, in addition to pay as second lieutenants, two thousand four hundred dollars.

For pay of adjutant, in addition to pay as second lieutenant, three
hundred dollars: Provided, That the sum paid to said officer shall not exceed one thousand eight hundred dollars per annum.

For pay of one master of the sword, one thousand five hundred dol-
ars.

For pay of cadets, one hundred and sixty thousand dollars; and no
cadet shall receive more than at the rate of five hundred and forty
dollars a year.

For pay of the teacher of music, one thousand and eighty dollars.

For pay of the Military Academy band, nine thousand two hundred
and forty dollars; which shall be in full for the pay of the said band
for the year ending June thirtieth, eighteen hundred and eighty-four,
any law to the contrary notwithstanding.

For additional pay of professors and to officers (on increased rank)
for length of service, eight thousand nine hundred and twelve dollars
and fifty cents.

For current expenses, as follows:

For repairs and improvements, timber, plank, boards, joists, wall-
strips, laths, shingles, slate, tin, sheet-lead, zinc, nails, screws, locks,
hinges, glass, paint, turpentine, oils, varnish, brushes, stone, brick, flag,
For fuel and apparatus, coal, wood, stoves, grates, furnaces, ranges, and fixtures, fire-bricks, clay, sand, and repairs of steam-heating apparatus, grates, ranges, furnaces, and stoves, twelve thousand dollars.

For gas-pipes, fixtures, lamp-posts, gasometers, and retorts, and annual repairs of the same, nine hundred dollars.

For fuel for cadets' mess-hall, shops, and laundry, three thousand dollars.

For postage and telegrams, three hundred dollars.

For stationery, blank books, paper, envelopes, quills, steel-pens, rubbers, erasers, pencils, mucilage, wax, wafers, folders, fasteners, rules, files, ink, inkstands, pen-holders, tape, blotting-pads, and rubber bands, six hundred dollars.

For transportation of materials, discharged cadets, and ferriages, one thousand seven hundred and fifty dollars.

For printing: For type, materials for office, diplomas for graduates, annual registers, blanks, and monthly reports to parents, one thousand dollars.

For clerk to the disbursing officer and quartermaster, one thousand two hundred dollars.

For clerk to adjutant, in charge of cadet records, one thousand two hundred dollars.

For clerk to treasurer, one thousand two hundred dollars.

For department of instruction in mathematics, namely: For repairs and materials for preservation of models and instruments, fifty dollars; text-books, books of reference, and stationery for instructors, one hundred and fifty dollars; binding books of reference, fifty dollars; two sets drawing instruments, fifty dollars; in all, three hundred dollars.

For department of civil and military engineering: For models, maps, purchase and repairs of instruments, text-books, books of reference, and stationery for the use of instructors, and contingencies, five hundred dollars; for continuing preparation of text books for special instruction of cadets, five hundred dollars; in all, one thousand dollars.

For extra pay of enlisted man employed as draughtsman, one hundred dollars.

For department of chemistry, mineralogy and geology: For chemicals, chemical apparatus, glass and porcelain ware, paper, wire, sheet-metal, ores, photographic apparatus and materials, five hundred dollars; rough specimens, fossils, files, alcohol, lamps, blow-pipes, pencils, and paper for practical instruction in mineralogy and geology, and for gradual increase of the cabinet, four hundred dollars; repairs and additions to electric, magnetic, pneumatic, and thermic apparatus, and apparatus illustrating optical properties of substances, seven hundred and fifty dollars; in all, one thousand six hundred and fifty dollars.

For pay of mechanic employed in chemical and geological sections, and in lecture rooms, one thousand dollars; models, maps, and diagrams, books of reference, text-books, and stationery for the use of instructors, one hundred and eighty dollars; contingencies, one hundred dollars; in all, one thousand two hundred and eighty dollars.

For department of artillery, cavalry, and infantry tactics, namely: For tan-bark for riding-hall, three hundred dollars; repairing camp stools, and camp furniture, fifty dollars; furniture for offices and reception-room, one hundred dollars; stationery for use of instructor and assistants, one hundred and twenty-five dollars; books and maps, fifty dollars; supply of fixtures for gymnasium, two hundred dollars; foils, masks, fencing gloves, jackets, and repairs, three hundred dollars; in all, one thousand one hundred and twenty-five dollars.

Fuel
Gas-pipes, etc.
Postage and telegrams.
Stationery.
Transportation, etc.
Printing.
Clerks.
Department of instruction in mathematics.
Department of civil and military engineering.
Extra pay to enlisted man as draughtsman.
Department of chemistry and geology.
Pay of mechanic, etc.
Department of artillery, cavalry, etc.
For department of natural and experimental philosophy: For additions to apparatus to illustrate the laws of acoustics, optics, and mechanics, one thousand dollars; books of reference, text-books, materials and repairs, four hundred dollars; for pay of mechanic assistant, one thousand dollars; in all, two thousand four hundred dollars.

For department of modern languages: For stationery, text-books, books of reference for the use of instructors, and for printing examination papers, two hundred dollars.

For department of drawing: For one hundred and twenty desks, one thousand two hundred dollars; photographic slides for use in lectures, repairs of racks, models, stretchers, and table, stationery, drawing materials, cardboard for mounting drawings, tacks, hammers, and contingencies, books of reference, periodicals on art and technology, models for course of topographical and free-hand drawing, rules and triangles, shades, shadows, and perspective and constructive drawing, four hundred and fifty dollars; in all, one thousand six hundred and fifty dollars.

For department of law: For text-books and stationery and books of reference for the use of instructors, two hundred and fifty dollars.

For department of ordnance and gunnery: For additions to models and drawings illustrating course of instruction, repairs of electro-ballistic machines and galvanic batteries, and for addition to firing houses, for books of reference, text-books, and stationery for instructors, two hundred and fifty dollars.

For department of practical military engineering: For pontoning and materials for mining and profiling, telegraphing and signaling materials, stationery and text books, books of reference, and repairs of instruments, one hundred and fifty dollars.

For expenses of the Board of visitors, including mileage, three thousand dollars.

For miscellaneous and contingent expenses: For gas, coal, oil, candles, lanterns, matches, and wicking for lighting the Academy, chapel, library, cadet-barracks, mess-hall, shops, hospital, offices, stable and riding-hall, and sidewalks and wharves, three thousand five hundred dollars; water-pipes, plumbing, and repairs, one thousand five hundred dollars; cleaning public buildings (not quarters), five hundred dollars; brooms, brushes, pails, tubs, soap, and clothes, two hundred dollars; chalk, crayon, sponge, slate, and rubbers for recitation-rooms, three hundred dollars; compensation of chapel organist, two hundred dollars; compensation of librarian, one hundred and twenty dollars; pay of engineer of heating and ventilating apparatus for the academic building, the cadet-barracks, and office-building, chapel and philosophical building, including the library, one thousand two hundred dollars; pay of assistant of same, one thousand dollars; pay of five firemen, two thousand two hundred dollars; in all, ten thousand seven hundred and twenty dollars.

For pay of librarian's assistant, one thousand dollars.

For increase and expense of library, namely: For periodicals, binding, new books, and scientific, historical, biographical, and general literature, one thousand dollars.

For additional tables and chairs, fifty dollars.

For furniture for cadet-hospital, and repairs of the same, one hundred dollars.

For purchase of bedding and necessary articles for the use of candidates previous to their admission into the Academy, five hundred dollars.

For contingencies for Superintendent of the Academy, one thousand dollars.

For buildings and grounds: For repairing roads and paths, five hundred dollars.

For continuing breast-height wall south towards guard house, five hundred dollars.
For completion of addition to cadet-barracks, including heating apparatus, thirty-seven thousand dollars, ten thousand of this appropriation to be available from the passage of this act.

For completing new twelve-inch water-main from water-house to sally-port of cadet-barracks, and for laying the same, one thousand dollars.

For reflooring portion of cadet mess-hall, three hundred and fifty dollars.

Approved, February 15, 1883.

CHAP. 47.—An act granting right of way for railroad purposes and telegraph line through the lands of the United States included in the Fort Smith military reservation at Fort Smith, in the State of Arkansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way, beginning at a point one hundred and twenty-eight feet south of the vertical axis of the monument at the initial point on the boundary line between the State of Arkansas and the Choctaw Nation; thence south seven degrees east along said boundary line two thousand three hundred and thirty-nine feet; thence south twenty-six degrees ten minutes east three thousand five hundred and eighty-seven feet to a point on the southern boundary of section seventeen, township eight north, range thirty-two west, of the fifth principal meridian, and five hundred and eighty-eight feet west of a rock on said southern boundary of section seventeen, which marks the southeast corner of said United States reservation; thence north eighty-two degrees and fifty-two minutes east along the southern boundary of said section seventeen two hundred and eleven feet; thence north twenty-six degrees and ten minutes west two thousand nine hundred and thirty-one feet to a point; thence north nineteen degrees and ten minutes west one thousand three hundred and eighty-eight feet to a point; thence north twelve degrees and ten minutes west four hundred and fifteen feet to a point on the northern boundary of the ground reserved for a national cemetery, ninety-six and three-tenths feet distant from the intersection of said northern boundary with the boundary line between the State of Arkansas and the Choctaw Nation; thence north seven degrees and twenty-two minutes west one thousand one hundred and eighty-two feet to a point; thence north two degrees and fifty-four minutes east one hundred and ninety-eight feet to a point; thence north six degrees and thirty-eight minutes east ninety-six feet six inches to a point; thence north eleven degrees and fifty-two minutes east one hundred and ninety-five feet to a point; thence north eighteen degrees and fifty-two minutes east one hundred and ninety-five feet to a point; thence north twenty-five degrees and fifty-six minutes east one hundred and ninety-eight feet to a point; thence north twenty-nine degrees and twenty-nine minutes east twenty-eight feet to a point on the northeastern boundary of said United States reservation situate four hundred and forty-six and seven-tenths feet from the intersection of said northeastern boundary with the southwestern boundary of Garrison avenue in the city of Fort Smith; thence north fifty-three degrees and three minutes west eighty and six-tenths feet to a point on said northeastern boundary of said United States reservation; thence south twenty-nine degrees and twenty-nine minutes west thirty-eight feet to a point; thence south twenty-five degrees and fifty-six minutes west two hundred and eight feet to a point; thence south eighteen degrees and fifty-two minutes west two hundred and five feet to a point; thence south six degrees and thirty-eight minutes west one hundred and one and a half feet to a point; thence south two degrees and fifty-four minutes west two hundred and nine feet; thence south eighty-three degrees west eighty and six tenths feet to the point of beginning, through
the lands of the United States included in the military reservation at Fort Smith, in the State of Arkansas, is hereby granted to the Saint Louis and San Francisco Railway Company, a corporation duly organized under the laws of the State of Missouri for the construction and operation of a railroad and telegraph line through the same: Provided, That from where the right of way of said railway company enters and extends through the walls inclosing the old fort, said railway company shall erect and build a stone wall on the extreme line of the inside boundary of their right of way of like height and dimensions of the wall now inclosing the fort, so that the fort, after the construction of the road, shall be completely inclosed.

SEC. 2. That whenever said right of way shall cease to be used for the purposes aforesaid, the same shall revert to the United States.

SEC. 3. That Congress may at any time add to, amend, alter, or repeal this act.

Approved, February the seventeenth, 1883.

Feb. 17, 1883.

CHAP. 48.—An act authorizing the commissioner of the Freedman’s Savings and Trust Company to examine and audit certain claims against said company, and to pay certain dividends barred by the act of February twenty-first, eighteen hundred and eighty-one, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the commissioner of the Freedman’s Savings and Trust Company be, and he is hereby, authorized and directed to examine and audit all claims against said company, and to pay all dividends on audited accounts which may have been presented to him for that purpose since the twenty-first day of August, eighteen hundred and eighty-one, notwithstanding the limitation for the presentation of such claims and the payment of dividends contained in section eight of an act entitled “An act amending the charter of the Freedman’s Savings and Trust Company, and for other purposes”, approved February twenty-first eighteen hundred and eighty-one.

SEC. 2. That said commissioner shall keep an accurate record of all claims presented within the time finally limited by existing law for examination and audit, and all dividends barred under existing laws, called for from and after the passage of this act; and if at the expiration of the two-year limit for the payment of the final dividend prescribed by the act approved February twenty-first, eighteen hundred and eighty-one, any balance remains in the hands of said commissioner, he is hereby authorized and directed to make a pro rata distribution of said balance among the claimants who may have presented their claims for examination or for payment of barred dividends after the passage of this act, and within the time aforesaid.

Approved, February 17, 1883.

Feb. 17, 1883.

CHAP. 49.—An act to authorize the increase of the capital stock of the Second National Bank of Xenia, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Second National Bank of Xenia, located in the city of Xenia, in the State of Ohio, is hereby authorized to increase its capital stock, in accordance with its amended articles of association, to any sum not exceeding two hundred and fifty thousand dollars, notwithstanding the limit heretofore fixed in its original articles of association and determined by the Comptroller of the Currency; and the Comptroller of the Currency is hereby author-
ized to fix the limit of increase of the capital stock of the Second National Bank of Xenia, Ohio, at the amount of two hundred and fifty thousand dollars.

Approved, February 17, 1883.

CHAP. 50.—An act to provide for the erection of a monument to the memory of Major General the Baron De Kalb.

Whereas, in October, seventeen hundred and eighty, the Congress of the United States passed the following resolution:

"In Congress, October, 1780.

"Resolved, That a monument be erected to the memory of the late Major-General the Baron De Kalb, in the city of Annapolis, in the State of Maryland, with the following inscription:

"Sacred to the memory of the Baron De Kalb, knight of the Royal Order of Military Merit, brigadier of the armies of France, and major-general in the service of the United States of America. Having served with honor and reputation for three years, he gave a last and glorious proof of his attachment to the liberties of mankind and the cause of America in the action near Camden, in the State of South Carolina, on the sixteenth of August, seventeen hundred and eighty, where, leading on the troops of the Maryland and Delaware lines against superior numbers, and animating them by his example to deeds of valor, he was pierced with many wounds, and on the nineteenth following expired, in the forty-eighth year of his age.

"The Congress of the United States of America, in gratitude to his zeal, service, and merit, have erected this monument;" Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of ten thousand dollars be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the purpose of erecting the monument authorized by the resolution of Congress above recited, and the Secretary of State shall have the management and control of the erection of said monument.

Approved, February 19, 1883.

CHAP. 51.—An act in relation to the Japanese Indemnity fund

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 and directed to pay to the Government of Japan the sum of seven hundred and eighty-five thousand dollars and eighty-seven cents, in legal coin, through the United States minister, out of any money in the Treasury not otherwise appropriated, to Japan, and all bonds now under the control of the Department of State and known and designated in the accounts and reports of said department as the Japanese indemnity fund, shall be cancelled and destroyed.

Sec. 2 That the Secretary of the Treasury be, and he is hereby authorized and directed to cause the sum of one hundred and forty thousand dollars to be paid out of any money in the Treasury not otherwise appropriated to the officers and crew of the United States ship Wyoming, or to their legal representatives, for extraordinary, valuable, and specially meritorious and perilous services in the destruction of hostile vessels in the straits of Shimonoseki on the sixteenth day of July eighteen hundred and sixty-three, and to the officers and crew of the steamer Takiang who were detached from the United States ship Jamestown, or to their
legal representatives, for similar services on the fourth, fifth, sixth, seventh, and eighth days of September, eighteen hundred and sixty-four; said sum to be distributed to the said officers and crews according to the laws of the United States governing the distribution of prize-money: Provided, That for the purpose of such distribution the officers and crew detached as aforesaid who manned the Takiang shall be regarded as a part of the forces of the Wyoming on the sixteenth day of July, eighteen hundred and sixty-three, and according to their rank and position on the eighth day of September, eighteen hundred and sixty-four; And provided further, That in such distribution no payment shall be made to the assignee of any mariner, but to the mariner himself only or to his duly-authorized attorney, or, in case of his decease, to his legal representatives or their duly-authorized attorney.

Approved, February 22, 1883.

Feb. 22, 1883.

CHAP. 52.—An act to authorize the construction of certain bridges, and to establish them as post-roads.

Bridge across Lake Champlain.

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 Lamoille Valley Extension Railroad Company, and the Ogdensburgh and Lake Champlain Railroad Company, and their respective successors and assigns, to construct a bridge across Lake Champlain from Alburgh, Vermont, to Rouse's Point, New York, for the purpose of connecting the railroads of said companies, and to maintain and use the said bridge for the transportation of the mails, and for the benefit of commerce and the transportation of persons and property. The said bridge shall be built on the north side of the existing bridge connecting the said Ogdensburgh and Lake Champlain Railroad with the Vermont and Canada Railroad, but not to interfere with or in any way injure said existing bridge or its use. The bridge authorized by this act shall be constructed and maintained with two suitable draws, one of which shall be at least sixty feet wide, and the other at least ninety feet wide, which shall be opposite to and made to correspond with the draws in the existing bridge, so as to afford the best passage of vessels through the draws of both said bridges.

Sec. 2. That it shall be lawful for the Lamoille Valley Extension Railroad Company, their successors and assigns, to construct, maintain, and use, for the passage of cars, a bridge across Missisquoi Bay, from the town of Swanton to the town of Alburgh Vermont. The said bridge may be constructed either north or south of the existing bridge across said bay of the Vermont and Canada Railroad Company, but shall be so constructed as not to injure or in any way interfere with the use and operation of said existing bridge. The bridge authorized by this section shall be constructed with a suitable draw for the passage of vessels, as wide as the draw in the existing bridge, and so located as to give vessels the best facilities for passing the draws of both said bridges.

Sec. 3. That the said bridges shall not interfere with the free navigation of said lake and bay, respectively, beyond what is necessary in order to carry into effect the rights and privileges hereby granted; and in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said lake or bay, the cause may be tried before the district court of the United States of any State in which any portion of said obstruction or bridge touches; and that the draws of the said bridges shall be opened promptly upon reasonable signal for the passage of boats.

Sec. 4. That any bridge constructed under this act and according to its limitations shall be a lawful structure, and shall be known and recognized as a post-route, and the same is hereby declared to be a post-route, upon which also no higher charge shall be made for the transmission
over the same of the mails, the troops, and the munitions of war of the United States, or for passengers or freight passing over said bridge, than the rate per mile paid for their transportation over the railroads and public highways leading to the said bridge; and the United States shall have the right of way for a postal telegraph across said bridge.

SEC. 5. That all railway companies desiring to use said bridge shall have and be entitled to equal rights and privileges in the passage of the same, and in the use of the machinery and fixtures thereof; and of all the approaches thereto, under and upon such terms and conditions as shall be prescribed by the Secretary of War, upon hearing the allegations and proofs of the parties, in case they shall not agree.

SEC. 6. That the structures herein authorized shall be built and located under and subject to such regulations for the security of navigation of said lake or bay as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War, for his examination and approval, a design and drawings of said bridge, and a map of the location, giving for the space of one mile above and one mile below the proposed location the topography of the banks of the lake or bay, the shore-lines at high and low water, the direction and strength of the current, and the soundings, accurately showing the bed of the lake or bay, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War the bridge shall not be built; and should any change be made in the plan of said bridge during the process of construction such change shall be subject to the approval of the Secretary of War. And the said structure shall be at all times so kept and managed as to offer reasonable and proper means for the passage of vessels through or under said structure; and to secure the safe passage of vessels at night there shall be displayed on said bridge, from the hour of sunset to that of sunrise, such lights as may be prescribed by the Secretary of War; and the said structure shall be changed, at the cost and expense of the owners thereof, from time to time, as Congress may direct, so as not to prevent the free and convenient navigation of said lake or bay; and the authority to erect and continue said bridge shall be subject to revocation and modification by law, whenever the public good shall in the judgment of Congress so require, without any expense or charge to the United States.

SEC. 7. That the right to alter, amend, or repeal this act is hereby expressly reserved.

SEC. 8. That this act shall take effect and be in force from and after its passage.

Approved, February 22, 1883.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the First National Bank of West Greenville, Pennsylvania, shall be changed to the First National Bank of Greenville, Pennsylvania, whenever the board of directors of said bank shall accept the new name by resolution of the board, confirmed by a vote of two-thirds of the stockholders, and cause a copy of such action, duly authenticated, to be filed with the Comptroller of the currency: Provided, That such acceptance be made within six months after the passage of this act, and that all expenses incident to the proposed change, including engraving, shall be borne and paid by said bank.

SEC. 2. That all the debts, demands, liabilities, rights, privileges, and
powers of the First National Bank of West Greenville shall devolve upon and inure to the First National Bank of Greenville, Pennsylvania, whenever such change of name is effected.

Approved, February 26, 1883.

**CHAP. 56.**—An act making appropriations for the consular and diplomatic service of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty four, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and they are hereby, appropriated for the service of the fiscal year ending June thirtieth, eighteen hundred, and eighty four, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter expressed, namely:

For salaries of envoys extraordinary and ministers plenipotentiary to Great Britain, France, Germany, and Russia at seventeen thousand five hundred dollars each, seventy thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to Spain, Austria, Italy, Brazil, Mexico, Japan, and China at twelve thousand dollars each, eighty four thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary, as follows: To Chili and Peru, at ten thousand dollars each; to Turkey, seven thousand five hundred dollars; in all twenty seven thousand five hundred dollars.

For envoy extraordinary and minister plenipotentiary accredited to Guatemala, Costa Rica, Honduras, Salvador, and Nicaragua, to reside at the place that the President may select in either of the states named, ten thousand dollars.

For ministers resident at Belgium, Netherlands, Sweden and Norway, Venezuela, Hawaiian Islands, Argentine Republic and the United States of Colombia, at seven thousand five hundred dollars each, fifty two thousand five hundred dollars.

For ministers resident and consuls general to Liberia Hayti, Switzerland, Denmark, Portugal, Bolivia, Persia, and Siam, at five thousand dollars each, forty thousand dollars; and the minister resident and consul general at Hayti shall be also accredited as charges d'affaires to Santo Domingo,

For minister resident and consul-general to Roumania, Servia, and Greece, six thousand five hundred dollars.

For charge d'affaires to Paraguay and Uruguay, five thousand dollars.

For charge d'affaires ad interim and diplomatic officers abroad, twenty thousand dollars.

For salaries of the secretaries to the legations at London, Paris, Saint Petersburg, and Berlin, at two thousand six hundred and twenty five dollars each, ten thousand five hundred dollars.

For salary of the secretary of legation at Japan, two thousand five hundred dollars.

For salaries of the secretaries to the legations at Brazil, and Mexico, at one thousand eight hundred dollars each, three thousand six hundred dollars.

For salaries of the second secretaries to the legations at Great Britain, France, and Germany, at two thousand dollars each, six thousand dollars.

For salary of a clerk to the legation at Spain, one thousand two hundred dollars.

For salary of the secretary to the legation (when acting also as interpreter) at China, five thousand dollars.

For salary of the interpreter to the legation at Turkey, three thousand dollars.
For the interpreter to the legation at Japan, two thousand five hundred dollars.
For salary of clerk to legation in Central America, one thousand dollars.
For contingent expenses of foreign intercourse proper, and of all the missions abroad, eighty five thousand dollars.
For secretaries of legation and consuls-general at Vienna, Rome, and Constantinople, at three thousand five hundred dollars each, and for secretary of legation and consul general at Madrid, three thousand dollars, thirteen thousand five hundred dollars.

**SCHEDULE B.**

For salary of the agent and consul-general at Cairo, five thousand dollars,
For the consuls-general at London, Paris, Havana, and Rio de Janeiro, six thousand dollars each, twenty four thousand dollars,
For the consuls-general at Calcutta and Shanghai, five thousand dollars each, ten thousand dollars.
For the consul-general at Melbourne, four thousand five hundred dollars,
For the consuls-general at Berlin, Kanagawa, and Montreal, each, four thousand dollars, twelve thousand dollars,
For the consuls-general at Saint Petersburg, Frankfort, and Halifax, at three thousand dollars each, nine thousand dollars,
For consul-general at Mexico, two thousand dollars,
For the consul at Liverpool, six thousand dollars.
For salaries of consuls, vice-consuls, commercial agents, and thirteen consular clerks, three hundred and thirty thousand six hundred dollars, namely:

**CLASS I.**—At four thousand dollars per annum,

GREAT BRITAIN,

Hong-Kong,

HAWAIIAN ISLANDS,

Honolulu,

**CLASS II.**—At three thousand five hundred dollars per annum,

CHINA,

Foochow; Hankow; Canton; Amoy; Tien-Tsin; Chin-Kiang; Ningpo.

PERU,

Callao.

**CLASS III.**—At three thousand dollars, per annum,

GREAT BRITAIN,

Ottawa; Manchester; Glasgow; Bradford; Demerara; Belfast.

Havre.

FRENCH DOMINIONS,

SPANISH DOMINIONS.

Matanzas.

FRIENDLY AND NAVIGATOR'S ISLANDS.

Apia,

MEXICO,

Vera Cruz,

UNITED STATES OF COLOMBIA,

Panama; Colon; (Aspinwall).
ARGENTINE REPUBLIC.

Buenos Ayres,  
JAPAN,

Nagasaki; Osaka, and Hiogo,  
CHILI,

Valparaiso,

CLASS IV.—At two thousand five hundred dollars per annum,

GREAT BRITAIN,

Singapore; Tunstall; Birmingham; Sheffield; Dundee Leith; Nottingham.

FRENCH DOMINIONS,

Marseilles; Bordeaux; Lyons,

SPANISH DOMINIONS,

Cienfuegos; Santiago de Cuba,

BELGIUM.

Antwerp; Brussels,

DANISH DOMINIONS,

Saint Thomas,

TURKISH DOMINIONS,

Smyrna,

GERMANY,

Hamburg; Bremen; Dresden,

CLASS V,—At two thousand dollars per annum,

GREAT BRITAIN,

Cork; Dublin; Leeds; Toronto; Hamilton; Saint John (New Brunswick); Kingston (Jamaica); Coaticook; Nassau (New Providence); Cardiff; Port Louis (Mauritius); Sidney (New South Wales),

SPANISH DOMINIONS,

San Juan (Porto Rico),

BARBARY STATES,

Tangier,

DOMINIONS OF THE NETHERLANDS,

Rotterdam,

RUSSIA,

Odesa,

GERMANY,

Sonneberg; Nuremberg; Barmen; Cologne; Chemnitz; Leipzig; Crefeld.

AUSTRIA-HUNGARY,

Trieste; Prague,

ITALY,

Palermo,

SWITZERLAND,

Basle, Zurich,
Class VI,—At one thousand five hundred dollars per annum, Class six.

MEXICO,

Acapulco; Matamoras,

BRAZIL,

Pernambuco,

MADAGASCAR,

Tamatave,

VENEZUELA,

Maracaibo,

URUGUAY,

Montevideo,

TURKISH DOMINIONS,

Beirut,

GREAT BRITAIN,

Bristol; New Castle; Auckland; Gibraltar; Cape Town; Saint Helena; Charlottetown; (Prince Edward Island); Port Stanley; Clifton; Pictou; Winnipeg; Mahe; Kingston; Prescott; Port Sarnia; Quebec; Saint John's (Canada); Barbadoes; Bermuda; Fort Erie; Goderich (Canada West); Amherstburg (Canada West); Windsor (Canada West); Southampton; Ceylon; Antigua; Saint Stephens; Malta.

FRENCH DOMINIONS,

Nice; Martinique; Guadeloupe,

SPANISH DOMINIONS,

Cadiz; Malaga; Barcelona,

PORTUGUESE DOMINIONS,

Fayal (Azores); Funchal,

BELGIUM,

Verviers and Liege,

GERMANY,

Munich; Stuttgart; Mannheim; Aix la Chapelle,

DOMINIONS OF THE NETHERLANDS,

Amsterdam,

DANISH DOMINIONS,

Copenhagen

SWITZERLAND,

Geneva,

ITALY,

Genoa; Naples; Milan; Leghorn; Florence; Messina,

TURKISH DOMINIONS,

Jerusalem,

MEXICO,

Tampico

VENEZUELA,

Lagunayra; Puerto; Cabello,
BRAZIL,
Bahia; Para.

PHILIPPINE ISLANDS.
Manila,
San Domingo,
Guayaquil,

ECUADOR,

SCHEDULE C,

CLASS VII,—At one thousand dollars per annum.

GREAT BRITAIN,
Gaspe Basin; Windsor (Novia Scotia); Bombay; Sierra Leone; Turk's Island,
Stettin,

GERMANY,
Nantes; Algiers.

FRENCH DOMINIONS.
Venice,

ITALY,

HAYTI,

UNITED STATES OF COLOMBIA.
Sabanilla,
Batavia

NETHERLANDS,
BRAZIL,

HONDURAS,

Ruatán and Truxillo (to reside at Utila),

EASTERN AFRICA,
Mozambique,

MEXICO,

Guaymas; Nuevo Laredo; Piedras Negras,

MUSCAT,

PORTUGUESE DOMINIONS,
Santiago (Cape Verde Islands),

SOCIETY ISLANDS,
Tahiti,

CHILI,

Talcahuano,
COMMERCIAL AGENCIES,

SCHEDULE C,

Saint Paul de Loando; Levuka; Gaboon; San Juan del Norte,

For allowance for clerks at consulates sixty thousand five hundred dollars, as follows;

For the consul at Liverpool, a sum not exceeding the rate of two thousand five hundred dollars for any one year; and for the consuls-general at London, Paris, Havana, Shanghai, and Rio de Janeiro, each a sum not exceeding the rate of two thousand dollars for any one year; for the consuls-general at Berlin, Frankfort, Vienna, and Kanagawa, and for the consuls at Hamburg, Bremen, Manchester, Lyons, Hong-Kong, Havre, Crefeld, and Chemnitz, each a sum not exceeding the rate of one thousand five hundred dollars for any one year for the consuls-general at Montreal, and the consuls at Bradford and Birmingham, each a sum not exceeding the rate of one thousand two hundred dollars for any one year; for the consuls-general at Calcutta, Port au Prince, Hayti, and Melbourne, and for the consuls at Leipsic, Sheffield, Sonneberg, Dresden, Marseilles, Nuremberg, Tunstall, Antwerp, Bordeaux, Colon (Aspinwall), Glasgow, and Singapore, each a sum not exceeding the rate of one thousand dollars for any one year; for the consuls at Belfast, Barmen, Leith, Dundee, Matamoras, and for consul-general, at Halifax, each a sum not exceeding the rate of eight hundred dollars for any one year; for the consul-general at Mexico and for the consuls at Beirut, Naples, Genoa, Stuttgart, Florence, Mannheim, Prague, Zurich, Panama, and Demarara, each a sum not exceeding the rate of six hundred dollars for any one year,

For an additional allowance for clerks at consulates to be expended under the direction of the Secretary of State, at consulates not herein provided for in respect to clerk hire, no greater portion of this sum than four hundred dollars to be allowed to any one consulate in any one fiscal year, six thousand dollars; Provided, That the total sum expended in any one year shall not exceed the amount herein appropriated.

For consular officers not citizens of the United States, ten thousand dollars.

For salaries of the interpreters to the following consulates; At Shanghai, Tien-Tsin, Foochow, and Kanagawa, at two thousand dollars each, eight thousand dollars.

For salaries of the interpreters to the consulates at Hankow, Amoy, Canton, and Hong-Kong, at seven hundred and fifty dollars each, three thousand dollars.

For salaries of the interpreters to other consulates in China, Japan, and Siam five thousand dollars.

For interpreters, guards, and other expenses, at the consulates at Constantinople, Smyrna, Cairo, Jerusalem, and Beirut, in the Turkish dominions, three thousand dollars.

For salaries of the marshals for the consular courts in Japan, China, Siam, and Turkey, nine thousand dollars.

For pay of boat's crew for boat for official use of United States consul at Osaka and Hiogo, five hundred dollars.

For hiring of steam-launch for use of the legation and consulate general at Constantinople, one thousand dollars.

For loss by exchange on consular and other foreign service of the State Department, eight thousand dollars.

For contingent expenses of United States consulates, such as stationery, book cases, arms of the United States, seals, presses, and flags, rent, freight, postage, and other necessary miscellaneous matters, one hundred and ten thousand dollars.

For rent of prisons for American convicts in Siam and Turkey, and for wages of keepers of the same, two thousand dollars.
For rent of prison for American convicts in China, one thousand five hundred dollars.

For wages of keepers, care of offenders, and expenses in China, nine thousand five hundred dollars.

For rent of prison for American convicts in Japan, seven hundred and fifty dollars.

For wages of keepers, care of offenders, and expenses in Japan, five thousand dollars.

For rent of court house and jail, with grounds appurtenant, at Yedo, or such other place in Japan as shall be designated, three thousand eight hundred and fifty dollars.

For rent of buildings for legation and other purposes at Peking, or such other place in China as shall be designated, three thousand one hundred dollars.

For bringing home from foreign countries persons charged with crimes, and expenses incidental thereto, five thousand dollars

For relief and protection of American seamen in foreign countries, fifty thousand dollars, or so much thereof as may be necessary.

For expenses which may be incurred in acknowledging the services of masters and crews of foreign vessels in rescuing American citizens from shipwreck, four thousand five hundred dollars.

For expenses of shipping and discharging seamen at Liverpool, London, Cardiff, Belfast, and Hamburg, six thousand dollars.

To meet the necessary expenses attendant upon the execution of the neutrality act, to be expended under the direction of the President, pursuant to the requirement of section two hundred and ninety one of the Revised Statutes, ten thousand dollars, or so much thereof as may be necessary,

For annual proportion of the expenses of Cape Spartel and Tangier light, on the coast of Morocco, two hundred and eighty five dollars.

For allowance to widows or heirs of deceased diplomatic and consular officers for the time that would be necessarily occupied in making the transit from the post of duty of the deceased to his residence in the United States, five thousand dollars.

For contribution to the maintenance of the International Bureau of Weights and Measures, in conformity with the terms of the convention signed May twentieth eighteen hundred and seventy five, to be expended under the direction of the Secretary of State, two thousand two hundred and seventy dollars.

For special contribution of the United States toward paying, through the International Bureau of Weights and Measures, the cost of obtaining international standards and test copies of the same, in conformity to the terms of the above convention, paragraph twenty one of its rules, or so much thereof as may be necessary, to be immediately available, one thousand three hundred and fifty dollars.

For contribution to the maintenance of the International Prison Commission, to be expended under the direction of the Secretary of State, two hundred and fifty dollars.

For printing and distributing the publications by the Department of State of the consular and other commercial reports, including circular letters to chambers of commerce, twenty thousand dollars.

To defray the expenses of the French and American Claims Commission: For salaries, compensation, and contingent expenses, to enable the government to fulfill its treaty obligations to France, as well as to enable the counsel for the United States to take the testimony needed for defending the government against unjust claims, seventy five thousand dollars, the same to be immediately available. That nothing in this act shall be so construed as to extend the time within which said commission shall expire and make its final report

For defraying the expenses of transporting the remains of ministers and consuls of the United States to their homes for interment, where
such ministers or consuls have died, or who may die abroad while in the

discharge of their duties ten thousand dollars.

SEC. 2. For the purpose of enabling the President to extend diplo-

matic relations with the governments of Eastern Asia, five thousand
dollars.

Approved, February 26, 1883.

CHAP. 57.—An act granting right of way to the Fremont, Elk Horn and Missou-

ri Valley Railroad Company across the Niobrara Military Reservation in the State of

Nebraska.

Be it enacted by the Senate and House of Representatives of the United

States of America in Congress assembled, That the Fremont, Elk Horn

and Missouri Valley Railroad Company, a corporation duly organized

under the laws of the State of Nebraska, are hereby granted the right

of way one hundred feet in width for their said railroad across and

through the Niobrara Military Reservation, located in said State of

Nebraska; and such quantity of land not exceeding one hundred and

fifty feet in width by four hundred feet in length, in addition to such

right of way as may be necessary for depot or station house and switches

for said road, to be so selected as not to interfere with any buildings or

improvements thereon, and the location thereof to be subject to the

approval of the Secretary of War.

Approved, February 28, 1883.

CHAP. 58.—An act making appropriations for the payment of invalid and other

pensions of the United States for the fiscal year ending June thirtieth, eighteen

hundred and eighty-four, 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 Treas-

ury not otherwise appropriated, for the payment of pensions for the fiscal

year ending June thirtieth, eighteen hundred and eighty-four, and for other purposes, namely:

For Army pensions, as follows: For invalids, widows, minor children, and
dependent relatives, and survivors and widows of the war of eight-

ten hundred and twelve, eighty-five million dollars; and any balance

of the appropriation for the like purpose for the current fiscal year

that may remain unexpended on the thirtieth of June, eighteen hun-
dred and eighty three, is hereby reappropriated, and made available

for the service of the year ending June thirtieth, eighteen hundred and

eighty-four: Provided, That the amount expended for each of the above

items shall be accounted for separately.

For Navy pensions, as follows: For invalids, widows, minor children, and
dependent relatives, one million dollars; and any balance of the

appropriation for the like purpose for the current fiscal year that may

remain unexpended on the thirtieth of June eighteen hundred and eighty-
three, is hereby reappropriated, and made available for the service of the

year ending June thirtieth, eighteen hundred and eighty-four: Provided, That the appropriations aforesaid for Navy pensions shall be paid

from the income of the Navy pension fund so far as the same may

be sufficient for that purpose: And provided further, That the amount

expended under each of the above items shall be accounted for sepa-

rately.

For fees and expenses of examining surgeons, two hundred and

seventy-five thousand dollars; and of this sum fifty thousand dollars

shall be immediately available.

For pay and allowances of pension agents for salary, fees for pre-
Pension agents. 

paring vouchers, rent, fuel, lights, and postage on letters to the executive departments and to pensioners, two hundred and ninety thousand dollars.

Contingent expenses. 

For contingent expenses of pension agencies, ten thousand dollars, and of this sum five thousand dollars shall be immediately available.

R. S. 4745, 923. 

Amended.

Any pledge or transfer of pension void. 

Sec. 2. That section forty-seven hundred and forty-five, title fifty-seven of the Revised Statutes of the United States is hereby amended to read as follows:

Sec. 4745.—Any pledge, mortgage, sale, assignment, or transfer of any right, claim, or interest in any pension which has been, or may hereafter be, granted, shall be void and of no effect, and any person who shall pledge, or receive as a pledge, mortgage, sale, assignment or transfer of any right, claim, or interest in any pension, or pension certificate, which has been, or may hereafter be granted or issued, or who shall hold the same as collateral security for any debt, or promise, or upon any pretense of such security, or promise, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined in a sum not exceeding one hundred dollars and the costs of the prosecution; and any person who shall retain the certificate of a pensioner and refuse to surrender the same upon the demand of the Commissioner of Pensions, or a United States pension agent, or any other person, authorized by the Commissioner of Pensions, or the pensioner, to receive the same shall be guilty of a misdemeanor, and upon conviction thereof shall be fined in a sum not exceeding one hundred dollars and the costs of the prosecution.

Approved, February 28, 1883.

March 1, 1883. 

CHAP. 59.—An act to authorize the Seneca Nation of Indians, of the State of New York, to grant title to lands for cemetery purposes.

Grant of title to lands by Seneca nation of Indians, of New York, for cemetery purposes. 18 Stat., 330.

Proviso.

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 Seneca Nation of Indians, of the State of New York, in the manner provided by their constitution, to quitclaim to the Wildwood Cemetery Association of the village of Salamanca and State of New York, duly organized under the laws of said State, not to exceed thirty acres of land within said village of Salamanca, as defined in accordance with the provisions of the act of Congress approved February nineteenth, eighteen hundred and seventy five, for cemetery purposes; Provided, That a suitable plot of land within said Wildwood Cemetery be set aside for interment of Indians resident on the Alleghany Reservation.

Approved, March 1, 1883.

March 1, 1883. 

CHAP. 60.—An act to provide for the extension of the Capitol, North O Street and South Washington Railway.

Extension of Capitol, North O street, and South Washington Railway. 

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Capitol, North O Street and South Washington Railway Company is hereby authorized to extend its line, by laying a single or double track, and running its cars thereon, on the following streets in the city of Washington, namely: Commencing with the intersection of its present line at Eleventh and E. streets northwest, and running east along E to Ninth street; thence south along Ninth street to Louisiana Avenue; thence southwest along said avenue to Ohio avenue; thence west along Ohio avenue to its intersection with its present line at the junction of Ohio avenue and Twelfth street northwest.

Sec 2 That unless said extension is constructed and the cars run thereon within six months from the passage and approval of the act all rights granted hereunder shall be void: Provided That no new track
or tracks shall be laid along Ninth street from D. to Louisiana avenue, but said company may use the tracks of the Metropolitan Street Railway Company between said points upon such terms and conditions as may be provided in the original act of incorporation of said Capitol North O. Street and South Washington Railway Company.

Approved, March 1, 1883.

CHAP. 61.—An act making appropriations for the current and contingent expenses of the Indian Department, and for fulfilling treaty stipulations with various Indian tribes, for the year ending June thirtieth, eighteen hundred and eighty-four, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying the current and contingent expenses of the Indian Department, and fulfilling treaty stipulations with the various Indian tribes, namely:

For pay of sixty agents of Indian affairs at the following-named agencies, at the rates respectively indicated, namely:

At the Warm Springs agency, at one thousand dollars;
At the Klamath agency, at one thousand one hundred dollars;
At the Grand Ronde agency, at one thousand dollars;
At the Siletz agency, at one thousand two hundred dollars;
At the Umatilla agency, at one thousand two hundred dollars;
At the Neah Bay agency, at one thousand dollars;
At the Quinaielt agency, at one thousand dollars;
At the Yakama agency, at two thousand dollars;
At the Colville agency, at one thousand five hundred dollars;
At the Nisqually and S’Kokomish agency, at one thousand two hundred dollars;
At the Tulalip agency, at one thousand dollars;
At the Round Valley agency, at one thousand five hundred dollars;
At the Tule River agency, at one thousand dollars;
At the Mission agency, at one thousand three hundred dollars;
At the Nevada agency, at one thousand eight hundred dollars;
At the Western Shoshone agency, at one thousand eight hundred dollars;
At the Nez Perces agency, at one thousand six hundred dollars;
At the Lemhi agency, at one thousand one hundred dollars;
At the Fort Hall agency, at one thousand five hundred dollars;
At the Flathead agency, at one thousand five hundred dollars;
At the Blackfeet agency, at one thousand eight hundred dollars;
At the Crow agency, at two thousand dollars;
At the Fort Peck agency, at two thousand dollars;
At the Fort Belknap agency, at one thousand dollars;
At the Yankton agency, at one thousand six hundred dollars;
At the Crow Creek and Lower Brule agency, at one thousand eight hundred dollars;
At the Standing Rock agency, at one thousand seven hundred dollars;
At the Cheyenne River agency, at one thousand five hundred dollars;
At the Fort Berthold agency, at one thousand five hundred dollars;
At the Sisseton agency, at one thousand five hundred dollars;
At the Devil’s Lake agency, at one thousand two hundred dollars;
At the Pine Ridge agency, at two thousand two hundred dollars;
At the Rosebud agency, at two thousand two hundred dollars;
At the Shoshone agency, at one thousand five hundred dollars;
At the Uintah agency, at one thousand five hundred dollars;
At the Quray, formerly the Los Pinos, agency, at one thousand five hundred dollars;
At the Pueblo agency, at two thousand dollars;
Indian agents. At the Navajo agency, who shall also perform the duties of clerk, at fifteen hundred dollars; and no other money appropriated by this act shall be expended for clerical labor at this agency;
At the Mescalero agency, at one thousand five hundred dollars;
At the Southern Ute agency, at one thousand four hundred dollars;
At the Omaha and Winnebago agency, at one thousand six hundred dollars;
At the Santee agency, at one thousand two hundred dollars;
At the Pottawatome and Great Nemaha agency, at one thousand dollars;
At the Ponca, Pawnee, and Otoe agency, at one thousand five hundred dollars;
At the Sac and Fox agency, Indian Territory, at one thousand two hundred dollars;
At the Quapaw agency, at one thousand five hundred dollars; and not more than one thousand two hundred dollars of any moneys appropriated by this act shall be expended for clerical labor at this agency;
At the Osage agency, at one thousand six hundred dollars;
At the Cheyenne and Arapahoe agency, at two thousand two hundred dollars;
At the Kiowa, Comanche, and Wichita agency, at two thousand dollars;
At the Union agency, at one thousand eight hundred dollars;
At the White Earth agency, at one thousand six hundred dollars;
At the Sac and Fox agency, Iowa, at one thousand dollars;
At the Green Bay agency, at one thousand five hundred dollars;
At the La Pointe agency, at two thousand dollars;
At the Mackinac agency, at one thousand two hundred dollars;
At the New York agency, at one thousand two hundred dollars;
At the Colorado River agency, at one thousand five hundred dollars;
At the Pima agency, at one thousand eight hundred dollars;
At the San Carlos agency, at two thousand dollars;
For the Eastern Cherokee Indians, eight hundred dollars; in all, eighty-nine thousand four hundred dollars; and all provisions of law fixing compensation for Indian agents in excess of that herein provided are hereby repealed.

Interpreters. For the payment of necessary interpreters, to be distributed in the discretion of the Secretary of the Interior, twenty thousand dollars;
For pay of five Indian inspectors, at three thousand dollars per annum each, fifteen thousand dollars.

Inspectors. For necessary traveling expenses of five Indian inspectors, including incidental expenses of inspection and investigation, six thousand dollars.
Pay of one Indian school superintendent, three thousand dollars.

School superintendent. Necessary traveling expenses of one Indian school superintendent, one thousand five hundred dollars.

Buildings at agencies. For buildings at agencies, and repairs of the same, twenty thousand dollars.

Contingent expenses. For contingencies of the Indian service, including traveling and incidental expenses of Indian agents, and of their offices, including the four special agents whose traveling and incidental expenses shall not exceed three dollars per day, in lieu of all other allowances for expenses, except actual and necessary cost of transportation, and for pay of employees (not otherwise provided for), and for pay of four special agents, at two thousand dollars per annum each, forty thousand five hundred dollars.

Special agents. For the expenses of the commission of citizens, serving without compensation, appointed by the President under the provision of the fourth section of the act of April tenth, eighteen hundred and sixty-nine, two thousand dollars.
FULFILLING TREATIES WITH INDIAN TRIBES.

APACHES, KIOWAS, AND COMANCHEs.

For sixteenth of thirty installments, as provided to be expended under the tenth article of treaty of October twenty-first, eighteen hundred and sixty-seven, concluded at Medicine Lodge Creek, in Kansas, with the Kiowas and Comanches, and under the third article of treaty of the same date with the Apaches, thirty thousand dollars;

For purchase of clothing, as provided in the same treaty, fifteen thousand dollars;

For pay of carpenter, farmer, blacksmith, miller, and engineer, five thousand two hundred dollars;

For pay of physician and teacher, two thousand five hundred dollars; in all, fifty-two thousand seven hundred dollars.

CHEYENNES AND ARAPAHOES.

For sixteenth of thirty installments, as provided to be expended under the tenth article of treaty of October twenty-eighth, eighteen hundred and sixty-seven, twenty-thousand dollars;

For purchase of clothing, as per same article, fourteen thousand dollars;

For pay of physician and teacher, as per thirteenth article of same treaty, two thousand one hundred dollars;

For pay of carpenter, farmer, blacksmith, miller, and engineer, as per same article, four thousand five hundred dollars; in all, forty thousand six hundred dollars.

CHICKASAWS.

For permanent annuity, in goods, three thousand dollars.

BOISE FORTE BAND OF CHIPPEWAS.

For eighteenth of twenty installments, for the support of one blacksmith and assistant, and for tools, iron and steel, and other articles necessary for the blacksmith shop as per third article of treaty of April seventh, eighteen hundred and sixty-six, one thousand five hundred dollars;

For eighteenth of twenty installments, for the support of one schoolteacher, and for necessary books and stationery, as per same article of same treaty, eight hundred dollars;

For eighteenth of twenty installments, for the instruction of Indians in farming, and purchase of seeds, tools, and similar necessaries, as per same article of same treaty, eight hundred dollars;

For eighteenth of twenty installments of annuity, in money, to be paid per capita, as per same article of same treaty, three thousand five hundred dollars;

For eighteenth of twenty installments of annuity, in provisions, ammunition, and tobacco, as per same article of same treaty, one thousand dollars;

For eighteenth of twenty installments of annuity, in goods and other articles, as per same article of same treaty, six thousand five hundred dollars; in all, fourteen thousand one hundred dollars.

CHIPPEWAS OF THE MISSISSIPPI.

For thirty-seventh of forty-six installments to be paid to the Chippewas of the Mississippi, per third article of treaty of August second, eighteen hundred and forty-seven, and fifth article of treaty of March nineteenth, eighteen hundred and sixty-seven, one thousand dollars;

For ninth of ten installments of annuity, in money, last series, per third article of treaty of February twenty-second, eighteen hundred and
fifty-five, and third article of treaty of eighteen hundred and sixty-four, twenty thousand dollars;
For the support of a school or schools upon said reservation, during the pleasure of the President, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, four thousand dollars; in all, twenty-five thousand dollars;

CHIPPEWAS, PILLAGERS, AND LAKE WINNEBAGOSHISH BANDS.

For twenty-ninth of forty installments of annuity, in money, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, and third article of treaty of May seventh, eighteen hundred and sixty-four, ten thousand six hundred and sixty-six dollars and sixty-six cents;
For twenty-ninth of forty installments of annuity, in goods, per same articles of same treaties, eight thousand dollars;
For twenty-ninth of forty installments, for purposes of utility, per same articles of same treaties, four thousand dollars;
For ninth of ten installments, last series, for purposes of education, per same articles of same treaties, two thousand five hundred dollars; in all, twenty-five thousand one hundred and sixty-six dollars and sixty-six cents.

CHOCTAWS.

For permanent annuity, per second article of treaty of November sixteenth, eighteen hundred and five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three thousand dollars;
For permanent annuity, for support of light horsemen per thirteenth article of treaty of October eighteenth, eighteen hundred and twenty, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;
For permanent annuity, for support of blacksmith, per sixth article of treaty of October eighteenth, eighteen hundred and twenty, ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second eighteen hundred and fifty-five, six hundred dollars;
For permanent annuity, for education, per second and thirteenth articles of last two treaties named above, six thousand dollars;
For permanent annuity, for iron and steel, per ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three hundred and twenty dollars;
For interest on three hundred and ninety thousand two hundred and fifty-seven dollars and ninety-two cents, at five per centum per annum, for education, support of the government, and other beneficial purposes, under the direction of the general council of the Choctaws, in conformity with the provisions contained in the ninth and thirteenth articles of treaty of January twentieth, eighteen hundred and twenty-five, and treaty of June twenty-second, eighteen hundred and fifty-five, nineteen thousand five hundred and twelve dollars and eighty-nine cents; in all thirty thousand and thirty-two dollars and eighty-nine cents.

CREEKS.

For permanent annuity, in money, per fourth article of treaty of August seventh, seventeen hundred and ninety, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, one thousand five hundred dollars;
For permanent annuity, in money, per second article of treaty of June sixteenth, eighteen hundred and two, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, three thousand dollars;
FORTY-SEVENTH CONGRESS. Sess. II. Ch. 61. 1883.

For permanent annuity, in money, per fourth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, twenty-thousand dollars;

For permanent annuity, for blacksmith and assistant, and for shop and tools, per eighth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August, seventh, eighteen hundred and fifty-six, eight hundred and forty dollars;

For permanent annuity, for iron and steel for shop, per same articles and treaties, two hundred and seventy dollars;

For permanent annuity, for the pay of a wheelwright, per same articles of same treaties, six hundred dollars;

For five per centum interest on two hundred thousand dollars, for purposes of education, per sixth article of treaty of August seventh, eighteen hundred and fifty-six, ten thousand dollars;

For interest on six hundred and seventy-five thousand one hundred and sixty-eight dollars, at the rate of five per centum per annum, to be expended under the direction of the Secretary of the Interior, under provisions of third article of treaty of June fourteenth, eighteen hundred and sixty-six, thirty-three thousand seven hundred and fifty-eight dollars and forty cents; in all, sixty-nine thousand nine hundred and sixty-eight dollars and forty cents;

CROWS.

For second of twenty-five installments, as provided in agreement with the Crows, dated June twelfth, eighteen hundred and eighty, to be used by the Secretary of the Interior in such manner as the President may direct, thirty thousand dollars;

For fifteenth of thirty installments, to supply male persons, six hundred in number, over fourteen years of age, with a suit of good substantial woolen clothing, consisting of a coat, hat, pantaloons, flannel shirt, and woolen socks, as per ninth article of treaty of May seventh, eighteen hundred and sixty-eight, eight thousand dollars;

For fifteenth of thirty installments, to supply each female, seven hundred in number, over twelve years of age, with a flannel skirt, or the goods necessary to make the same, a pair of woolen hose, twelve yards of calico, and twelve yards of cotton domestic, as per same article, six thousand dollars;

For fifteenth of thirty installments, to supply three hundred and fifty boys and three hundred and fifty girls, under the ages named, such flannel and cotton goods as may be needed to make each a suit as aforesaid, together with a pair of woolen hose for each, per same article, five thousand dollars;

For pay of a physician, per tenth article of same treaty, one thousand two hundred dollars;

For fourteenth of twenty installments, for pay of teacher and furnishing necessary books and stationery, under seventh article of same treaty, one thousand five hundred dollars;

For pay of carpenter, miller, engineer, farmer, and blacksmith, under tenth article of same treaty, three thousand three hundred dollars;

For pay of second blacksmith, and iron and steel, as per eighth article of same treaty, two thousand dollars;

For this amount, or so much thereof as may be necessary, to furnish flour and meat, and such articles as from time to time the condition and necessities of the Indians may require, forty-eight thousand dollars, and of this sum ten thousand dollars, or so much thereof as may be necessary may be expended for the removal of the Crow agency to some suitable location on their reservation and for the erection of necessary agency and other buildings; in all, one hundred and five thousand dollars.
IOWAS.

For interest, in lieu of investment, on fifty-seven thousand five hundred dollars, balance of one hundred and fifty-seven thousand five hundred dollars, to July first, eighteen hundred and eighty-three, at five per centum per annum, for education or other beneficial purposes, under the direction of the President, per ninth article of treaty of May seventeenth, eighteen hundred and fifty-four, two thousand eight hundred and seventy-five dollars.

KANSAS.

For interest in lieu of investment, on two hundred thousand dollars, at five per centum per annum, per second article of treaty of January fourteenth, eighteen hundred and forty-six, ten thousand dollars.

KICKAPOOS.

For interest on ninety-three thousand five hundred and eighty-one dollars and nine cents, at five per centum per annum, for educational and other beneficial purposes, per treaty of May eighteenth, eighteen hundred and fifty-four, four thousand six hundred and seventy-nine dollars and five cents;

For settlement, support, and civilization of Kickapoo Indians in the Indian Territory, lately removed from Mexico, including such as may be removed hereafter, including the purchase of stock, six thousand dollars; in all, ten thousand six hundred and seventy-nine dollars and five cents.

KLAMATHS AND MODOCS.

For seventeenth of twenty installments, for keeping in repair one saw mill, one flouring-mill, buildings for the blacksmith, carpenter, wagon and plow maker, the manual-labor school, and hospital, as per fourth article of treaty of October fourteenth, eighteen hundred and sixty-four, one thousand dollars;

For eighteenth of twenty installments, for the purchase of tools and material for saw and flour mills, carpenter, blacksmith, wagon and plow maker shops, and books and stationery for the manual-labor school, per same article of same treaty, one thousand five hundred dollars;

For eighteenth of twenty installments, to pay salary and subsistence of one physician, one miller, and two school-teachers, as per fifth article of same treaty, three thousand six hundred dollars; in all, six thousand one hundred dollars.

MIAMIES OF KANSAS.

For permanent provision for blacksmith and assistant, and iron and steel for shop, per fifth article of treaty of October sixth, eighteen hundred and eighteen, and fourth article of treaty of June fifth, eighteen hundred and fifty-four, four hundred and eleven dollars and forty-three cents;

For permanent provision for miller, in lieu of gunsmith, per same articles and treaties, and per fifth article of treaty of October twentieth, eighteen hundred and thirty-four, two hundred and sixty-two dollars and sixty-two cents;

For interest on twenty-one thousand eight hundred and eighty-four dollars and eighty-one cents, at five per centum, for educational purposes, per third article of treaty of June fifth, eighteen hundred and fifty-four, one thousand and ninety-four dollars and twenty-four cents; in all, one thousand seven hundred and sixty-eight dollars and twenty-nine cents.
MIMIES OF EEL RIVER.

For permanent annuity, in goods or otherwise, per fourth article of treaty of August third, seventeen hundred and ninety-five, five hundred dollars;

For permanent annuity, in goods or otherwise, per articles of treaty of August twenty-first, eighteen hundred and five, two hundred and fifty dollars;

For permanent annuity, in goods or otherwise, per third and separate articles of treaty of September thirtieth, eighteen hundred and nine, three hundred and fifty dollars; in all, one thousand one hundred dollars.

MOLELS.

For pay of teachers and for manual-labor schools, and for all necessary materials therefor, and for the subsistence of the pupils, per fourth article of treaty of December twenty-first, eighteen hundred and fifty-five, three thousand dollars.

NEZ PERCES.

For salaries of two matrons, to take charge of the boarding-schools, two assistant teachers, one farmer, one carpenter, and two millers, per fifth article treaty of June ninth, eighteen hundred and sixty-three, three thousand five hundred dollars.

NORTHERN CHEYENNES AND ARAPAHOES.

For fifth of ten installments, to be expended by the Secretary of the Interior, for each Indian engaged in agriculture, in the purchase of such articles as from time to time the condition and necessities of the Indians may indicate to be proper, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, and agreement with the Sioux Indians, approved February twenty-eighth, eighteen hundred and seventy-seven, thirty-five thousand dollars;

For fifteenth of thirty installments, for purchase of clothing, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, twelve thousand dollars;

For pay of physician, teacher, carpenter, miller, farmer, blacksmith, and engineer, per seventh article of same treaty, six thousand dollars; in all, fifty-three thousand dollars.

OMAHAS.

For first of twelve installments, being last series, in money or otherwise, per fourth article treaty of March sixteenth, eighteen hundred and fifty-four, ten thousand dollars.

OSAGES.

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

For interest on three hundred thousand dollars, at five per centum per annum, to be paid semi-annually, in money or such articles as the Secretary of the Interior may direct, as per first article of treaty of September twenty-ninth, eighteen hundred and sixty-five, fifteen thousand dollars; in all, eighteen thousand four hundred and fifty-six dollars.
OTOES AND MISSOURIAS.

For first of twelve installments, being the last series, in money or otherwise, per fourth article treaty of March fifteenth, eighteen hundred and fifty-four, five thousand dollars.

PAWNEES.

For perpetual annuity, at least one-half of which is to be paid in goods and such articles as may be deemed necessary for them, per second article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, thirty thousand dollars;

For support of two manual-labor schools, per third article of same treaty, ten thousand dollars;

For pay of two farmers, two blacksmiths and two apprentices, one miller and apprentice, and two teachers, five thousand four hundred dollars;

For pay of physician and purchase of medicines, one thousand two hundred dollars;

For purchase of iron and steel, and other necessaries for the shops, as per fourth article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, five hundred dollars; in all, forty-seven thousand one hundred dollars.

PONCAS.

For tenth of fifteen installments, last series, to be paid to them or expended for their benefit, per second article of treaty of March twelfth, eighteen hundred and fifty-eight, eight thousand dollars;

For this amount, or so much thereof as may be necessary, to be used at the discretion of the President, to carry on the work of aiding and instructing the Poncas in the arts of civilization, with a view to their self-support, for clothing, and for pay of employees, seven thousand dollars;

For this amount, to be expended under the direction of the Secretary of the Interior, for subsistence of the Poncas, twenty-two thousand five hundred dollars; in all, thirty-seven thousand five hundred dollars: Provided, That the foregoing sums shall be divided pro rata among all the members of said tribe in the Indian Territory and in Dakota Territory.

POTTAWATOMIES.

For permanent annuity, in silver, per fourth article of treaty of August third, seventeen hundred and ninety-five, three hundred and fifty-seven dollars and eighty cents;

For permanent annuity, in silver, per third article of treaty of September thirtieth, eighteen hundred and nine, one hundred and seventy-eight dollars and ninety cents;

For permanent annuity, in silver, per third article of treaty of October second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents;

For permanent annuity, in money, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, seven hundred and fifteen dollars and sixty cents;

For permanent annuity, in specie, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, and second article of treaty of September twentieth, eighteen hundred and twenty-eight, five thousand seven hundred and twenty-four dollars and seventy-seven cents;

For permanent provision for payment of money, in lieu of tobacco, iron, and steel, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, and tenth articles of treaties of June fifth and seventeenth, eighteen hundred and forty-six, one hundred and seven dollars and thirty-four cents;
For permanent provision for three blacksmiths and assistants, and for iron and steel for shops, per third article of treaty of October sixteenth, eighteen hundred and twenty-six, second article of treaty of September twentieth, eighteen hundred and twenty-eight, and second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one thousand and eight dollars and ninety-nine cents;

For permanent provision for fifty barrels of salt, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one hundred and fifty-six dollars and fifty-four cents;

For interest on two hundred and thirty thousand and sixty-four dollars and twenty cents, at five per centum, in conformity with provisions of article seventh of treaties of June fifth and seventeenth, eighteen hundred and forty-six, eleven thousand five hundred and three dollars and twenty-one cents; in all, twenty thousand six hundred and forty-seven dollars and sixty-five cents.

POPTAWATOMIES OF HURON.

For permanent annuity, in money or otherwise, per second article of treaty of November seventeenth, eighteen hundred and seven, four hundred dollars.

QUAPAWS.

For education, during the pleasure of the President, per third article of treaty of May thirteenth, eighteen hundred and thirty-three, one thousand dollars;

For blacksmith and assistants, and tools, iron and steel for blacksmith shop, per same article and treaty, one thousand and sixty dollars; in all, two thousand and sixty dollars.

SACS AND FOXES OF THE MISSISSIPPI.

For permanent annuity, in goods or otherwise, per third article of treaty of November third, eighteen hundred and four, one thousand dollars;

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

For interest on eight hundred thousand dollars, at five per centum, per second article of treaty of October eleventh, eighteen hundred and forty-two, forty thousand dollars: Provided, That the sum of one thousand five hundred dollars of this amount shall be used for the pay of a physician and for purchase of medicine; in all, fifty-one thousand dollars.

SACS AND FOXES OF THE MISSOURI.

For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, under the direction of the President, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars;

For support of a school, per fifth article of treaty of March sixth, eighteen hundred and sixty-one, two hundred dollars; in all, eight thousand and seventy dollars.

SEMINOLES.

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity, per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity they having joined their brethren west per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;
FORTY-SEVENTH CONGRESS.  Sess. II.  Ch. 61.  1883.

For interest on fifty thousand dollars, at the rate of five per centum, to be paid annually, for the support of schools, as per third article of treaty of March twenty-first, eighteen hundred and sixty-six, two thousand five hundred dollars.

For interest on twenty thousand dollars, at the rate of five per centum per annum, to be paid annually, for the support of the Seminole government, as per same article of same treaty, one thousand dollars; in all, twenty-eight thousand five hundred dollars.

For permanent annuity, in specie, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, five hundred dollars;

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, five hundred dollars;

For permanent annuity, for blacksmith and miller, per fourth article of treaty of February twenty-eighth, eighteen hundred and thirty-one, to be annually paid to them as a national fund, to be expended by them for such articles and wants and improvements in agriculture as their chiefs (with the consent of their agent) may designate, as stipulated in the seventh article of treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand six hundred and sixty dollars;

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred dollars;

For blacksmith and assistant, shops and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred and thirty dollars; in all, three thousand six hundred and ninety dollars.

For permanent annuity in lieu of interest on stock, per act of February nineteenth, eighteen hundred and thirty-one, six thousand dollars;

For interest, in lieu of investment, on seventy-five thousand dollars; at five per centum, per act of June twenty-seventh, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars;

For interest, at five per centum, on forty-three thousand and fifty dollars, transferred from the Ontario Bank to the United States Treasury, per act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents; in all, eleven thousand nine hundred and two dollars and fifty cents.

For permanent annuity, for educational purposes, per fourth article of treaty of August third, seventeen hundred and ninety-five, and third article of treaty of May tenth, eighteen hundred and fifty-four one thousand dollars;

For permanent annuity, in specie, for educational purposes, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, and third article of treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars;

For interest, at five per centum, on forty thousand dollars, for educational purposes, per third article of last named treaty, two thousand dollars; in all, five thousand dollars.
EASTERN SHAWNEES.

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred dollars;

For blacksmith and assistant, shops and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred and thirty dollars; in all, one thousand and thirty dollars.

SHOSHONES, WESTERN, NORTHWESTERN, AND GOSHIP BANDS.

Western bands: For last of twenty installments, to be expended under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per seventh article of treaty of October first, eighteen hundred and sixty-three, five thousand dollars;

Northwestern bands: For last of twenty installments, to be expended under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per third article of treaty of July thirtieth, eighteen hundred and sixty-three, five thousand dollars;

Goship band: For last of twenty installments, to be expended under the direction of the President, in the purchase of such articles, including cattle for herding and other purposes, as he shall deem suitable to their wants and condition as hunters and herdsmen, per seventh article of treaty of October twelfth, eighteen hundred and sixty-three, one thousand dollars; in all, eleven thousand dollars.

SHOSHONES AND BANNOCKS.

Shoshones: For fourteenth of thirty installments, to purchase suits of clothing for males over fourteen years of age, flannel, hose, calico, and domestics for females over the age of twelve years, and such goods as may be needed to make suits for boys and girls under the ages named, as per ninth article of treaty of July third, eighteen hundred and sixty-eight, eleven thousand five hundred dollars;

For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars;

For pay of second blacksmith, and such iron and steel and other materials as may be required, per eighth article of the same treaty, one thousand dollars.

Bannocks: For fourteenth of thirty installments, to purchase suits of clothing for males over fourteen years of age, flannel, hose, calico and domestics for females over twelve years of age, and such flannel and cotton goods as may be needed to make suits for boys and girls under the ages named, as per ninth article of the same treaty, six thousand nine hundred and thirty-seven dollars;

For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars; in all, twenty-nine thousand four hundred and thirty-seven dollars.

SIX NATIONS OF NEW YORK.

For permanent annuity, in clothing and other useful articles, per sixth article of treaty of November seventeenth, seventeen hundred and ninety-four, four thousand five hundred dollars.
SIoux of different tribes, including Santee Sioux of Nebraska.

For fourteenth of thirty installments, to purchase clothing for males over fourteen years of age, for flannel, hose, and calico, and domestics required for females over twelve years of age, and for such flannel and cotton goods as may be needed to make suits for boys and girls, per tenth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, one hundred and forty thousand dollars;

For fourteenth of thirty installments, to purchase such articles as may be considered proper by the Secretary of the Interior for persons roaming, two hundred thousand dollars;

For fourteenth of thirty installments, to purchase such articles as may be considered proper by the Secretary of the Interior for one thousand four hundred and twenty persons engaged in agriculture, twenty-eight thousand four hundred dollars;

For pay of physician, five teachers, one carpenter, one miller, one engineer, one farmer, and one blacksmith, per thirteenth article of same treaty, ten thousand four hundred dollars;

For pay of additional employees at the several agencies for the Sioux in Nebraska and Dakota, twenty five thousand dollars;

For industrial schools at the Santee Sioux and Crow Creek agencies, three thousand dollars each, six thousand dollars

For subsistence of the Sioux, and for purposes of their civilization, as per agreement ratified by act of Congress approved February twenty-eighth, eighteen hundred and seventy-seven, and for transportation of all supplies from termination of railroad or steamboat transportation, one million three hundred and twenty-five thousand dollars;

For pay of matron at Santee agency, five hundred dollars;

For pay of second blacksmith, and furnishing iron, steel, and other material, per eighth article of same treaty, two thousand dollars; in all, one million seven hundred and thirty-seven thousand three hundred dollars: Provided, That the patents authorized to be issued to certain individual Indians by the concluding paragraph of article six of the treaty with the Sioux Indians, proclaimed, the twenty-fourth day of February, eighteen hundred and sixty-nine shall be of the legal effect and declare that the United States does and will hold the land thus allotted for the period of twenty-five years in trust for the sole use and benefit of the Indian to whom such allotment shall have been made, or in case of his decease, of his heirs, according to the laws of the State or Territory where such land is located, and that at the expiration of said period the United States will convey the same by patent to said Indian or his heirs as aforesaid in fee discharged of said trust and free of all charge or incumbrance whatsoever, and no contract by any such Indian creating any charge or incumbrance thereon or liability of said land for payment thereof shall be valid.

To enable the Secretary of the Interior to complete the negotiations with the Sioux Indians for such modification of existing treaties and agreements with said Indians as may be deemed desirable by said Indians and the Secretary of the Interior, in accordance with the provisions of the sundry civil appropriation act approved August seventh, eighteen hundred and eighty-two, five thousand dollars, or so much thereof as may be necessary, to be immediately available.

SIoux, Yankton tribe.

For fifth of ten installments, third series, to be paid to them or expended for their benefit, per fourth article of treaty of April nineteenth, eighteen hundred and fifty-eight, twenty-five thousand dollars;

For subsistence and civilization of, and purchase of stock for, two thousand Yankton Sioux, heretofore provided for in appropriations under "Fulfilling treaty with Sioux of different tribes," forty-five thousand dollars; in all, seventy thousand dollars.
UTAHs, TABEQUAChE BAND

For pay of blacksmith, as per tenth article of treaty of October seventh, eighteen hundred and sixty-three, seven hundred and twenty dollars.

TABEQUAChE, MuACHE, CAPOTE, WEE MiNUCHE, YAMPA, GRAND RIVER, AND UNTAH BANDs OF UTES.

For pay of two carpenters, two millers, two farmers, and one blacksmith, as per fifteenth article of treaty of March second, eighteen hundred and sixty-eight, six thousand dollars;

For pay of two teachers, as per same article of same treaty, one thousand eight hundred dollars;

For purchase of iron and steel, and the necessary tools for blacksmith shop, per ninth article of same treaty, two hundred and twenty dollars;

For fifteenth of thirty installments, to be expended under the direction of the Secretary of the Interior, for clothing, blankets, and such other articles as he may deem proper and necessary, under eleventh article of same treaty, thirty thousand dollars;

For annual amount, for the purchase of beef, mutton, wheat, flour, beans, and potatoes, as per twelfth article of same treaty, thirty thousand dollars;

For pay of employees at the several Ute agencies, five thousand dollars; in all, seventy-three thousand and twenty dollars.

WINNEBAGOES.

For interest on eight hundred and four thousand nine hundred and nine dollars and seventeen cents, at five per centum per annum, per fourth article of treaty of November first, eighteen hundred and thirty-seven, and joint resolution of July seventeen, eighteen hundred and sixty-two, and the Secretary of the Interior is hereby directed to expend said interest for the support, education, and civilization of said Indians, forty thousand two hundred and forty-five dollars and forty-five cents;

For interest on seventy-eight thousand three hundred and forty dollars and forty-one cents, at five per centum per annum, to be expended, under the direction of the Secretary of the Interior, for the erection of houses, improvement of their allotments of land, purchase of stock, agricultural implements, seeds, and other beneficial objects, three thousand nine hundred and seventeen dollars and two cents; in all, forty-four thousand one hundred and sixty-two dollars and forty-seven cents.

UTES.

For third of ten installments to be distributed, at the discretion of the President, to such Ute Indians as distinguish themselves by good sense, energy, and perseverance in the pursuits of civilized life and in the promotion of a good understanding between the Indians and the government and people of the United States, four thousand dollars.

REMOVAL, SETTLEMENT, SUBSISTENCE, AND SUPPORT OF INDIANS.

For this amount, to subsist and properly care for the Apache and other Indians in Arizona and New Mexico who have been or may be collected on reservations in New Mexico or Arizona, three hundred thousand dollars.

For subsistence and civilization of the Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas who have been collected upon the reservations set apart for their use and occupation, four hundred and thirteen thousand dollars; of which sum five thousand dollars may be expended in removing the Northern Cheyenne and Arapaho Indians now in the Indian Territory to a more favorable location.
For subsistence and civilization of Arickarees, Gros Ventres, and Mandans: For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, thirty-eight thousand dollars.

For subsistence and civilization of the Assinaboines in Montana, including pay of employees, fifteen thousand dollars.

For support, education, and civilization of the Blackfeet, Bloods, and Piegans, including pay of employees, thirty-five thousand dollars.

Support of Chippewas of Lake Superior; For support and civilization of the Chippewas of Lake Superior, to be expended for agricultural and educational purposes, pay of clerk and necessary employees, purchase of goods and provisions, and for such other purposes as may be deemed for the best interests of said Indians, fifteen thousand dollars.

For support and civilization of Chippewas of Red Lake and Pembina tribe of Chippewas, and for pay of employees, fifteen thousand dollars.

Support of Chippewas on White Earth reservation: For this amount, or so much thereof as may be necessary, to be expended under the direction of the Secretary of the Interior, in the care and support of the Otter Tail, Pillager, Pembina, and Mississippi Chippewa Indians on the White Earth reservation in Minnesota, and to assist them in their agricultural operations, and for pay of physician (one thousand two hundred dollars), eight thousand dollars.

For subsistence and civilization of the confederated tribes and bands in Middle Oregon, and pay of employees, seven thousand dollars.

For subsistence and civilization of the D'Wamish and other allied tribes in Washington Territory, including pay of employees, eight thousand dollars.

For subsistence and civilization of the Flatheads and other confederated tribes, including pay of employees, thirteen thousand dollars.

For subsistence and civilization of the Gros Ventres in Montana, including pay of employees, eighteen thousand dollars.

For education and civilization of the Indians within the limits of the late Central Superintendency, including clothing, food, and lodging for the children attending school, eighteen thousand dollars.

Support of Indians at Fort Peck agency: For this amount, to be expended in such goods, provisions, and other useful articles as the President may, from time to time, determine, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any respect to promote their civilization, comfort, and improvement, seventy thousand dollars.

For subsistence, support, civilization, and instruction of the Shoshones and Bannocks, and other Indians of the Fort Hall reservation, in Idaho Territory, including pay of employees, twenty thousand dollars.

For support and civilization of the Kansas Indians, including agricultural assistance and pay of employees, five thousand dollars.

For support, civilization, and instruction of the Klamaths and Modoces, and other Indians of the Klamath agency, in Oregon, including pay of employees, six thousand dollars.

For subsistence and civilization of the Makahs, including pay of employees, five thousand dollars.

For support and civilization of the Menomonee Indians, including pay of employees, five thousand dollars.

For support, civilization, and instruction of the Shoshones, Bannocks, and Sheepeaters, and other Indians of the Lemhi agency, in Idaho Territory, including pay of employees, nineteen thousand dollars.
For support and civilization of the Modoc Indians now residing within
the Indian Territory, five thousand dollars.
For instruction, support, and civilization of the Navajo Indians, in-
cluding pay of employees, farmer, and the purchase of stock, agricul-
tural implements, seeds, school and miscellaneous supplies, medicines,
thirty thousand dollars, to be paid from the funds now in the Treasury
belonging to said Indians; and there shall also be reimbursed to the
United States from said funds the sum of thirty thousand dollars, here-
tofore expended for said Indians in excess of treaty stipulations.
For support and civilization of Joseph’s band of Nez Perce Indians in
the Indian Territory, twenty thousand dollars.
For subsistence and civilization of the Qui-nai-elts and Quil-leh-utes,
including pay of employees, five thousand dollars.
For support and civilization of Shoshone Indians in Wyoming, fifteen
thousand dollars.
For support and civilization of Sioux of Lake Traverse, including pay
of employees, eight thousand dollars.
For support and civilization of Sioux of Devil’s Lake, including em-
ployees, eight thousand dollars.
For subsistence and civilization of the S’Klallam Indians, including
pay of employees, five thousand dollars.
For support, civilization, and instruction of the Tonkawa Indians at
Fort Griffin, Texas, three thousand dollars.
For subsistence and civilization of the Walla-Walla, Cayuse, and
Umatilla tribes, including pay of employees, eight thousand dollars.
For subsistence and civilization of the Yakamas, and of Indians re-
moved from Malheur reservation, including pay of employees, twenty
thousand dollars.

GENERAL INCIDENTAL EXPENSES OF THE INDIAN
SERVICE.

Incidental expenses of Indian service in Arizona: For general inci-
dental expenses of the Indian service, including traveling expenses of
agents in Arizona, support, civilization, and instruction of Indians at
the Colorado River, and Pima agencies fifteen thousand dollars, and
pay of employees, at same agencies, seven thousand dollars, in all,
twenty-two thousand dollars.
Incidental expenses of Indian service, in California: For general, in-
cidental expenses of the Indian service, including traveling expenses of
agents, support and civilization of Indians of the Round Valley, Hoopa
Valley, Tule River, and Mission agencies, twenty thousand dollars, and
pay of employees at the same agencies, nine thousand dollars; in all
twenty nine thousand dollars.
Incidental expenses of Indian service in Colorado: For general in-
cidental expenses of the Indian service, including traveling expenses of
agents, one thousand five hundred dollars.
Incidental expenses of Indian service in Dakota: For general inci-
dental expenses of the Indian service, including traveling expenses, of
agents, five thousand dollars. Incidental expenses, of Indian service in
Idaho: For general incidental expenses of the Indian service in Idaho,
including traveling expenses of agents, one thousand dollars,
Incidental expenses of Indian service in Montana: For general inci-
dental expenses of the Indian service, including pay of employees and
traveling expenses of agents, five thousand dollars.
Incidental expenses of Indian service in Nevada: For general inci-
dental expenses of the Indian service, including traveling expenses of
agents, and support and civilization of Indians located on the Pi-Ute,
Walker River, Western Shoshone, and Pyramid Lake reservations, seven
thousand dollars, and pay of employees at same agencies, six thousand
dollars; in all thirteen thousand dollars.
Incidental expenses of Indian service in New Mexico. For general in-
Incidental expenses of the Indian service, including traveling expenses of agents in New Mexico, and civilization of Indians at Pueblo agency, and pay of employees at said agency, five thousand dollars.

Oregon;

Incidental expenses of Indian service in Oregon: For general incidental expenses of the Indian service including traveling expenses of agents in Oregon, support and civilization of Indians at Grand Ronde and Siletz agencies, fifteen thousand dollars, and pay of employees at the same agencies seven thousand dollars; in all twenty two thousand dollars.

Utah;

Incidental expenses of Indian service in Utah: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians at Uintah Valley and Ouray agencies, and pay of employees at said agencies ten thousand dollars.

Washington Territory;

Incidental expenses of Indian service in Washington Territory: For general incidental expenses, of the Indian service including traveling expenses of agents at seven agencies, and pay of employees and the support and civilization of Indians at Colville and Nisqually agencies fifteen thousand dollars.

Wyoming.

Incidental expenses of Indian service in Wyoming: For general incidental expenses of the Indian service including traveling expenses, of agents and pay of employees one thousand five hundred dollars.

Miscellaneous.

Indian police.

Pay of Indian police: For the service of not exceeding eight hundred privates, at five dollars per month each, and not exceeding one hundred officers, at eight dollars per month each, of Indian police, and for the purchase of equipments and rations for policemen of non-ration agencies. to be employed in maintaining order and prohibiting illegal traffic in liquor on the several Indian reservations, seventy thousand dollars,

Day and industrial schools.

For support of Indian day and industrial schools and for other educational purposes not hereinafter provided for, four hundred thousand dollars, and no portion of this sum nor of any other sum appropriated by this act for the support of Indian schools shall be paid for service rendered by any scholar taught in said schools during the period of his tuition except for excess of value of labor, over and above cost of tuition and support, or either, furnished by the government,

Repair and construction of school buildings.

For repairing and constructing school buildings, ten thousand dollars,

School at Carlisle, Pa.

For support of Indian industrial school at Carlisle Pennsylvania and for transportation of children to and from said school, sixty seven thousand five hundred dollars, and said sum shall be disbursed upon the basis of an allowance not exceeding two hundred dollars for the support, education, and transportation of each scholar; for annual allowance to Lieutenant R. H. Pratt, in charge of said Indian industrial school, one thousand dollars; in all sixty eight thousand five hundred dollars.

School at Hampton, Va.

For support and education of one hundred Indian children at the school at Hampton Virginia, sixteen thousand seven hundred dollars.

School at Forest Grove, Oregon.

For support of Indian industrial school at Forest Grove, Oregon, thirty thousand dollars; and said sum shall be disbursed upon the basis of an allowance of not exceeding two hundred dollars for the support, education and transportation of each scholar.

Stock cattle for industrial schools.

For purchase of stock cattle for industrial schools, twenty thousand dollars.

Industrial school near Arkansas City.

The unexpended balance of the appropriation of twenty five thousand dollars made by 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 eighteen hundred and eighty three, and for other purposes" approved May seventeenth eighteen hundred and eighty two, for the erection of a school house in the Indian Territory, adjacent to the southern
boundary of the State of Kansas, and near the Ponca and Pawnee reservations, and for the instruction therein of such children of the Indian tribes located in the Indian Territory as were then least provided for under the then existing laws or treaties, is hereby reappropriated and made immediately available for the completion and furnishing of the school building and erection of outhouses, near Arkansas City.

For support of the industrial school near Arkansas City, twenty thousand dollars; and said sum shall be disbursed upon the basis of an allowance of not exceeding two hundred dollars for the support and education of each scholar.

For support of industrial school for Indians at Genoa Nebraska, twenty thousand dollars; and said sum shall be disbursed upon the basis of an allowance of not exceeding two hundred dollars for the support and education of each scholar.

For care and support, and education of Indian children at industrial, agricultural, or mechanical schools other than those herein provided for, in any of the States of the United States, at a cost of not exceeding one hundred and sixty seven dollars for each child, seventy-five thousand dollars; and of this amount not exceeding ten thousand dollars may be used for transportation of Indian children to and from said schools and also for the placing of children from all the Indian schools with the consent of their parents under the care and control of such suitable white families as may in all respects be qualified to give such children moral, industrial and educational training for a term of not less than three years under arrangements in which their proper care, support and education shall be in exchange for their labor,

For purchase of stock cattle or sheep for Indian tribes not otherwise provided for by treaty, fifty thousand dollars.

For purchase of stock cattle or sheep, etc.

For pure vaccine matter and vaccination of Indians eight hundred dollars.

Vaccine.

Telegraphing and making purchases of Indian supplies: To pay the expenses of purchasing goods and supplies under contract for the Indian service, including rent of warehouse and pay of necessary employees in New York, advertising for said service at rates not exceeding regular commercial rates, inspection, and all other expenses connected therewith, including telegraphing, forty thousand dollars.

Purchase of Indian supplies.

To enable the Secretary of the Interior to defray the cost of removing Indians and property in consolidating agencies ten thousand dollars.

Removal of Indians, etc.

To enable the Secretary of the Interior to establish the Turtle Mountain band of Chippewas in permanent homes on homesteads upon the public lands, and to purchase stock, implements, and other necessaries, ten thousand dollars, of which a sum not exceeding one thousand dollars may be expended in defraying the expenses of such of said Indians as are now in Washington City.

Turtle Mountain band of Chippewas.

For the purpose of enabling the Secretary of the Interior to continue to carry out the provisions of the act of June fifteenth, eighteen hundred and eighty, "ratifying the agreement submitted by the confederated bands of Ute Indians in Colorado, for the sale of their reservation in said State, and for other purposes, and to make the necessary appropriations for carrying out the same" five thousand dollars, or so much thereof as may be necessary, to be taken from moneys appropriated by said act and remaining unexpended; and the commission appointed under said act and, known as the Ute Commission, is hereby abolished to take effect March fifteenth eighteen hundred and eighty three. And the Secretary of the Interior, with the consent of the Ute Indians, may instead of paying to said Indians the fifty thousand dollars provided by the agreement incorporated in the above named act in cash, per capita, pay the same in stock, or such other property as the Secretary of the Interior and said Indians may agree upon.

Ute Commission abolished.

For this amount, or so much thereof as may be necessary, to enable the Commissioner of Indian Affairs to employ temporarily sufficient

Temporary clerical force under
clerical force to bring up the work on the records of the files division of his office, three thousand dollars, to be immediately available.

Transportation of Indian supplies: For this amount, for necessary expenses of transportation of such goods, provisions, and other articles for the various tribes of Indians provided for by this act, including pay and expenses of transportation agents, two hundred and seventy five thousand dollars.

**INTEREST ON TRUST-FUND STOCKS.**

**SEC. 2.** For payment of interest on certain abstracted and non-paying State stocks belonging to the various Indian tribes, and held in trust by the Secretary of the Interior, for the year ending June thirtieth eighteen hundred and eighty-three, namely:

- For trust-fund interest due Cherokee national fund twenty-six thousand and sixty dollars;
- For trust-fund interest due Cherokee school-fund, two thousand four hundred and ten dollars;
- For trust-fund interest due Chickasaw national fund, nineteen thousand eight hundred and twenty dollars;
- For trust-fund interest due Choctaw general fund twenty seven thousand dollars;
- For trust-fund interest due Delaware general fund, eight thousand nine hundred and thirty dollars;
- For trust-fund interest due Iowas, three thousand five hundred and twenty dollars;
- For trust-fund interest due Kaskaskias, Peorias, Weas, and Piankeshaws, four thousand eight hundred and one dollars;
- For trust-fund interest due Kaskaskia, Wea, Peoria, and Piankeshaw, school fund, one thousand four hundred and forty-nine dollars;
- For trust-fund interest due Menomonees, nine hundred and fifty dollars;
- For trust-fund interest due Ottawas and Chippewas, two hundred and thirty dollars; in all ninety-five thousand one hundred and seventy dollars.

**SEC. 3.** That no purchase of supplies for which appropriations are herein made exceeding in the aggregate five hundred dollars in value at any one time shall be made without first giving at least three weeks' notice by advertisement, except in cases of exigency, when, in the discretion of the Secretary of the Interior, who shall make official record of the facts constituting the contingency, and shall report the same to Congress at its next session, he may direct that purchases may be made in open market in amount not exceeding three thousand dollars.

**SEC. 4.** That so much of the appropriations herein made as may be required to pay for goods and supplies, and for transportation of the same, for the year ending June thirtieth, eighteen hundred and eighty-four, shall be immediately available; but no such goods or supplies shall be distributed or delivered to any of said Indians prior to July first eighteen hundred and eighty-three; and the Secretary of the Interior, under the direction of the President, may use any surplus that may remain in any of the said appropriations herein made for the purchase of subsistence for the several Indian tribes, to an amount not exceeding twenty-five thousand dollars in the aggregate, to supply any subsistence deficiency that may occur; Provided, however, That funds appropriated to fulfill treaty obligations shall not be so used; And provided further, That any diversions which shall be made under authority of this section shall be reported in detail, and the reasons therefor, to Congress at the session of Congress next succeeding such diversion,

**SEC. 5.** That when not required for the purpose for which appropriated, the funds herein provided for the pay of specified employees at any agency may be used by the Secretary of the Interior for the pay of other employees at such agency, but no deficiency shall be thereby created, and,
when necessary, specified employees may be detailed for other service when not required for the duty for which they were engaged; and that the several appropriations herein made for millers, blacksmiths, engineers, carpenters, physicians, and other persons, and for various articles provided for by treaty stipulation for the several Indian tribes may be diverted to other uses for the benefit of the said tribes, respectively, within the discretion of the President and with the consent of said tribes, expressed in the usual manner; and that he cause report to be made to Congress, at its next session thereafter, of his action under this provision.

SEC. 6. That the President may, in his discretion, consolidate two or more agencies into one, and where Indians are located on reservations created by executive order, he may, with the consent of the tribes to be affected thereby, expressed in the usual manner, consolidate one or more tribes, and abolish such agencies as are thereby rendered unnecessary; and preference shall at all times, as far as practicable, be given to Indians in the employment of clerical, mechanical, and other help on reservations and about agencies.

SEC. 7. That whenever, after advertising for bids for supplies in accordance with section three of this act, those received for any article contain conditions detrimental to the interest of the government, they may be rejected and the articles specified in such bids purchased in open market at prices not to exceed those of the lowest bidder, and not to exceed the market price of the same, until such time as satisfactory bids can be obtained, for which immediate advertisement shall be made.

SEC. 8. That any disbursing or other officer of the United States or other person who shall knowingly present, or cause to be presented, any voucher, account, or claim to any officer of the United States for approval or payment, or for the purpose of securing a credit in any account with the United States, relating to any matter pertaining to the Indian service, which shall contain any material misrepresentation of fact in regard to the amount due or paid, the name or character of the article furnished or received, or oft the service rendered, or to the date of purchase, delivery, or performance of service, or in any other particular, shall not be entitled to payment or credit for any part of said voucher, account, or claim; and if any such credit shall be given or received, or payment made, the United States may recharge the same to the officer or person receiving the credit or payment, and recover the amount from either or from both, in the same manner as other debts due the United States are collected; Provided, That where an account contains more than one voucher the foregoing shall apply only to such vouchers as contain the misrepresentation; And provided further, That the officers and persons by and between whom the business is transacted shall be presumed to know the facts in relation to the matter set forth in the voucher, account, or claim: And provided further, That the foregoing shall be in addition to the penalties now prescribed by law, and in no way to affect proceedings under existing law for like offenses. That, where practicable, this section shall be printed on the blank forms of vouchers provided for general use.

Approved, March 1, 1883.

CHAP. 64.—An act to prevent the importation of adulterated and spurious Teas.

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 unlawful for any person or persons or corporation to import or bring into the United States any merchandise for sale as tea, adulterated with spurious leaf or with exhausted leaves, or which contains so great an admixture of chemicals or other deleterious materials as to render the same deleterious in its nature.

Mar. 2, 1883.
substances as to make it unfit for use; and the importation of all such merchandise is hereby prohibited.

SEC. 2. That on making entry at the custom house of all tea or merchandise described as tea imported into the United States, the importer or consignee shall give a bond to the collector of the port that such merchandise shall not be removed from warehouse until released by the custom house authorities, who shall examine it with reference to its purity and fitness for consumption; and that for the purpose of such examination samples of each line in every invoice shall be submitted by the importer or consignee to the examiner, with his written statement that such samples represent the true quality of each and every part of the invoice, and accord with the specification therein contained; and in case the examiner has reason to believe that such samples do not represent the true quality of the invoice, he shall make such further examination of the tea represented by the invoice, or any part thereof, as shall be necessary; Provided, That such further examination of such tea shall be made within three days after entry thereof has been made at the custom-house; And provided further, That the bond above required shall also be conditioned for the payment of all custom house charges which may attach to such merchandise prior to its being released or destroyed (as the case may be) under the provisions of this act.

SEC. 3. That if, after an examination, as provided in section two, the tea is found by the examiner not to come within the prohibition of this act, a permit shall at once be granted to the importer or consignee declaring the tea free from control of the custom authorities; but if on examination such tea, or merchandise described as tea, is found, in the opinion of the examiner, to come within the prohibitions of this act, the importer or consignee shall be immediately notified, and the tea, or merchandise described as tea, so returned shall not be released by the custom house, unless on a re-examination called for by the importer or consignee, the return of the examiner shall be found erroneous: Provided, That should a portion of the invoice be passed by the examiner, a permit shall be granted for that portion, and the remainder held for further examination, as provided in section four.

SEC. 4. That in case of any dispute between the importer or consignee and the examiner, the matter in dispute shall be referred for arbitration to a committee of three experts, one to be appointed by the collector, one by the importer, and the two to choose a third, and their decision shall be final; and if upon such final re-examination, the tea shall be found to come within the prohibitions of this act, the importer or consignee shall give a bond, with securities satisfactory to the collector to export said tea, or merchandise described as tea, out of the limits of the United States, within a period of six months after such final re-examination; but if the same shall not have been exported within the time specified, the collector, at the expiration of that time, shall cause the same to be destroyed.

SEC. 5. That the examination and appraisement herein provided for shall be made by a duly qualified appraiser of the port at which said tea is entered, and when entered at ports where there are no appraisers, such examination and appraisement shall be made by the revenue officers to whom is committed the collection of duties, unless the Secretary of the Treasury shall otherwise direct.

SEC. 6. That leaves to which the term "exhausted" is applied in this act shall mean and include any tea which has been deprived of its proper quality, strength, or virtue by steeping, infusion, decoction, or other means.

SEC. 7. That teas actually on shipboard for shipment to the United States at the time of the passage of this act shall not be subject to the prohibition thereof.

SEC. 8. That the Secretary of the Treasury shall have the power to enforce the provisions of this act by appropriate regulations.

Approved, March 2, 1883.
CHAP. 90.—An act to provide for the erection of a public building in Jefferson City, in the State of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to purchase a site for, and cause to be erected thereon, a suitable building, with fire-proof vaults extending to each story, in Jefferson City, in the State of Missouri, for the use and accommodation of the United States circuit and district courts, post-office, and other government offices held and located in said city, which site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of at least fifty feet, including streets and alleys; the site, and the building thereon, when completed according to plans and specifications to be previously made and approved by the Secretary of the Treasury, not to exceed the cost of one hundred thousand dollars; and said sum of one hundred thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purchase of said site and the completion of said building: Provided, That no part of said sum shall be expended until a valid title to said site shall be vested in the United States, and the State of Missouri shall cede to the United States exclusive jurisdiction over the same, during the time the United States shall be or remain the owner thereof, for all purposes except the administration of the criminal laws of said State and the service of any civil process therein.

Approved, March 3, 1883.

CHAP. 91.—An act to amend the pension laws by increasing the pensions of soldiers and sailors who have lost an arm or leg in the service, and for other purposes.

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 all persons on the pension-roll, and all persons hereafter granted a pension, who, while in the military or naval service of the United States, and in the line of duty, shall have lost one hand or one foot, or been totally or permanently disabled in the same, or otherwise so disabled as to render their incapacity to perform manual labor equivalent to the loss of a hand or a foot, shall receive a pension of twenty-four dollars per month; that all persons now on the pension-roll, and all persons hereafter granted a pension, who in like manner shall have lost either an arm at or above the elbow, or a leg at or above the knee, or shall have been otherwise so disabled as to be incapacitated for performing any manual labor, but not so much as to require regular personal aid and attendance, shall receive a pension of thirty dollars per month: Provided, That nothing contained in this act shall be construed to repeal section forty-six hundred and ninety-nine of the Revised Statutes of the United States, or to change the rate of eighteen dollars per month therein mentioned to be proportionately divided for any degree of disability established for which section forty-six hundred and ninety-five makes no provision.

Approved, March 3, 1883.

CHAP. 92.—An act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby appropriated for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and
eighty-four, out of any money in the Treasury arising from the revenues of said department, in conformity to the act of July second, eighteen hundred and thirty-six, as follows:

**Office of the Postmaster-General.**—For mail depredations and post-office inspectors, including amounts necessary for fees to United States marshals and attorneys, two hundred thousand dollars, and of this sum three thousand dollars shall be paid to the chief post-office inspector; and not exceeding five thousand dollars of this amount may be expended for fees to United States attorneys, marshals, clerks of courts, and counsel necessarily employed by post-office inspectors of the Post-Office Department, subject to approval by the Attorney-General.

**Items.**

**Advertising.**

For advertising, forty thousand dollars.

**Miscellaneous.**

For miscellaneous items in the office of the Postmaster-General, one thousand five hundred dollars.

**Postmasters.**

**Office of the First Assistant Postmaster-General.**—For compensation to postmasters, nine million two hundred and fifty thousand dollars.

**Clerks.**

For compensation to clerks in post-offices, four million seven hundred and seventy-five thousand dollars.

**Letter-carriers.**

For payment to letter-carriers and the incidental expenses of the free delivery system, three million five hundred thousand dollars, forty-five thousand dollars of which may be used, in the discretion of the Postmaster-General, for the establishment, under existing law, of the free-delivery system in cities where it is not now established.

**Free delivery, etc., authorized.**

For wrapping paper, twenty-five thousand dollars.

**Wrapping paper.**

For cotton, jute, and hemp twine, fifty-five thousand dollars.

**Twine.**

For marking and rating stamps, twenty thousand dollars.

**Marking stamps.**

For letter-balances, test-weights, and scales, twenty thousand dollars.

**Letter balances, etc.**

For rent, light, and fuel, four hundred and forty thousand dollars.

**Rent, light, fuel.**

For office furniture, twenty-five thousand dollars.

**Furniture.**

For stationery, sixty thousand dollars.

**Stationery.**

For miscellaneous and incidental items, ninety thousand dollars.

**Miscellaneous.**

**Inland mail transportation.**

**Mail service on fast trains.**

For railway post-office-car service, one million five hundred and seventy-five thousand dollars.

**Railway post-office car service.**

For necessary and special facilities on trunk lines, one hundred and eighty-five thousand dollars.

**Items.**

For inland transportation by steamboat routes, six hundred thousand dollars.

For inland transportation by star routes, five million two hundred and fifty thousand dollars.

For railway post-office clerks, three million nine hundred and seventy-seven thousand one hundred and twenty dollars.

For mail-messengers, eight hundred and fifty thousand dollars.

For mail locks and keys, twenty thousand dollars.

For mail-bags and mail-bag catchers, two hundred and twenty thousand dollars.
For the purchase, by special contract, of raw-hide packing-trunks for
the transportation of registered mail, nine thousand dollars.

For miscellaneous items, one thousand dollars.

Office of the Third Assistant Postmaster-General.—For
manufacture of adhesive postage-stamps and of newspaper and peri-
odical stamps, one hundred and thirty thousand dollars; and upon all
matter of the first class, as defined by chapter one hundred and eighty-
of the laws of Congress approved March third, eighteen hundred and
seventy-nine, entitled an act making appropriations for the service of
the Post-Office Department for the fiscal year ending June thirtieth,
eighteen hundred and eighty, and for other purposes, and by that act
declared subject to postage at the rate of three cents for each half ounce
or fraction thereof, postage shall be charged, on and after the first
day of October A. D. eighteen hundred and eighty-three, at the rate of
two cents for each half ounce or fraction thereof; and all acts, so far
as they fix a different rate of postage than herein provided upon such
first-class matter, are, to that extent, hereby repealed.

For pay of agent and assistants to distribute stamps, and expenses of
the agency, eight thousand one hundred dollars

For manufacture of stamped envelopes and newspaper-wrappers and
letter-sheets, six hundred and thirty-two thousand dollars.

For pay of agent and assistants, to distribute stamped envelopes,
newspaper-wrappers, and letter-sheets, and expenses of agency, sixteen
thousand dollars.

For manufacture of postal cards, two hundred and fifty-three thou-
sand dollars.

For pay of agent and assistants to distribute postal cards, and expen-
ses of agency, seven thousand three hundred dollars.

For registered-package envelopes, locks and seals, and for office en-
velopes, and for dead-letter envelopes, one hundred and forty thousand
dollars.

For ship, steamboat, and way letters, one thousand five hundred dol-
lars

For engraving, printing, and binding drafts and warrants, two thou-
sand dollars.

For miscellaneous items, one thousand dollars.

Office of Superintendent of Foreign Mails.—For transpor-
tation of foreign mails, three hundred and fifty thousand dollars.

For balances due foreign countries, sixty thousand dollars, including
the United States' portion of the expenses of the International Bureau
of the Universal Postal Union Convention.

Sec. 2. That if the revenue of the Post-Office Department shall be
insufficient to meet the appropriations made by this act, a sum equal
to such deficiency of the revenues of said department is hereby appro-
 priated, to be paid out of any money in the Treasury not otherwise ap-
propriated, to supply the said deficiencies in the revenue of the Post-
Office Department for the year ending June thirtieth, eighteen hundred
and eighty-four.

Sec. 3. That the Postmaster-General is hereby directed to make a
thorough investigation into the railway mail service of the United States,
and report to Congress, in December next, with the data upon which it
is based, a more complete system of gauging the rates of pay for carry-
ing the mails on railroad routes if practicable in order to secure the
better protection of the interests of the government, and the adjustment
of rates of compensation for the service required; and he is authorized
to expend, not to exceed ten thousand dollars, out of the appropriation
for the transportation of mails, for actual and necessary expenses in-
volved, including such extra compensation as he may deem just and
reasonable to officers of the department for specific services rendered
which sum shall be immediately available.

Approved, March 3, 1883.
Mar. 3, 1883.

CHAP. 93.—An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Army for the year ending June thirtieth, eighteen hundred and eighty-four, as follows:

For expenses of the Commanding General's Office, one thousand seven hundred and fifty dollars.

For expenses of recruiting and transportation of recruits from rendezvous to depot, one hundred and ten thousand dollars. And no money appropriated by this act shall be paid for recruiting the Army beyond the number of twenty-five thousand enlisted men, including Indian scouts and hospital-stewards; and thereafter there shall be no more than twenty-five thousand enlisted men in the Army at any one time, unless otherwise authorized by law.

For contingent expenses of the Adjutant-General's Department at the headquarters of military divisions and departments, two thousand five hundred dollars.

For expenses of the Signal Service of the Army: Purchase, equipment, and repair of field-electric telegraphs, signal equipments and stores; binocular glasses, telescopes, and other necessary instruments; telephone apparatus, and maintenance of same, five thousand dollars.

PAY DEPARTMENT.

FOR PAY OF THE ARMY.—For one General, one Lieutenant-General, three major-generals, fifteen brigadier-generals; thirty aides-de-camp in addition to pay in the line; and no more than thirty aides-de-camp shall be paid as such in addition to their pay in the line; sixty colonels, eighty-two lieutenant-colonels, two hundred and forty-four majors, three hundred and eight captains (mounted), three hundred and six captains (not mounted), thirty-four chaplains, fifteen storekeepers, forty adjutants, forty regimental quartermasters; adjutant and quartermaster of Engineer Battalion, in addition to pay in the line; one hundred and eighty-six first lieutenants (mounted), three hundred and sixty first lieutenants (not mounted), one hundred and thirty-eight second lieutenants (mounted), three hundred and five second lieutenants (not mounted); one hundred and eighty acting commissaries of subsistence, in addition to pay in line; officer in charge of public buildings and grounds in Washington; officers of foot regiments while on duty which requires them to be mounted; additional pay to officers for length of service, to be paid with their current monthly pay; pay to enlisted men for length of service, payable with their current monthly pay; retired officers; for the payment of any such officers as may be in service, either upon the active or retired list, during the year ending June thirtieth, eighteen hundred and eighty-four, in excess of the numbers for each class provided for in this act; enlisted men of all grades, not exceeding twenty-five thousand men; the allowances for travel, retained pay, and clothing not drawn, payable to enlisted men on discharge; two retired ordnance-sergeants; and for interest on deposits of enlisted men; and section thirteen hundred and six of the Revised Statutes is hereby so amended as to strike out the word "fifty," where it occurs in said section, and in lieu thereof inserting the word "five;" for mileage of officers of the Army for travel, over shortest usually traveled routes, not to exceed one hundred and seventy-five thousand dollars; and from and after the passage of this act mileage of officers of the Army shall be computed over the shortest usually traveled routes between the points named in the order, and the necessity for such travel in the military service shall be certified to by the officer issuing the order and stated in said order. For miscellaneous expenses, to wit: Hire of not exceeding
seventy-five contract surgeons and one hundred and sixty hospital-matrons; extra-duty pay to enlisted men for service in hospitals; pay of fifty-four pay-master's clerks, at the rate of one thousand four hundred dollars each per annum, and fourteen veterinary surgeons, hire of pay-master's messengers, not to exceed fifteen thousand dollars; cost of telegrams on official business received and sent by officers of the Army; compensation of citizen witnesses attending upon military courts and commissions; traveling expenses of paymasters' clerks; and for commutation of quarters for officers on duty without troops at places where there are no public quarters; for the officer in command of the military prison at Fort Leavenworth, Kansas, in addition to his pay in the Army for the next fiscal year, one thousand dollars; in all, eleven million nine hundred thousand dollars: Provided, That nothing contained in the act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, approved June thirtieth, eighteen hundred and eighty-two, shall be so construed as to prevent, limit, or restrict retirements from active service in the Army, as authorized by law in force at the date of the approval of said act, retirements under the provisions of said act of June thirtieth, eighteen hundred and eighty-two, being in addition to those theretofore authorized by law: And provided further, That officers of the Army shall only be assigned to duty or command according to their brevet rank when actually engaged in hostilities: Provided, That vacancies that may hereafter occur in the pay corps of the Army in the grades of lieutenant colonel and major, by reason of death, resignation, dismissal, or retirement, shall not be filled by original appointment until the pay corps shall by such vacancies be reduced to forty paymasters, and the number of the pay corps shall then be established at forty and no more, and hereafter vacancies occurring in the Quartermasters and Commissary's Departments of the Army may in the discretion of the President be filled from civil life.

Subsistence Department.—For subsistence of twenty-five thousand enlisted men, one hundred and twenty additional half-rations for sergeants and corporals of ordnance, one thousand eight hundred and thirty civilian employees, not exceeding seventy-five contract surgeons, one hundred and sixty hospital-matrons, thirty-seven military convicts, and five hundred prisoners of war (Indians); in all, ten million one hundred and twenty-five thousand rations, at twenty-two cents each; for difference between cost of rations and commutation thereof for detailed men, and for enlisted men and recruits at recruiting stations, and for cost of hot coffee and cooked rations for troops traveling on cars; for subsistence stores for Indians visiting military posts and Indians employed without pay as scouts and guides, one million nine hundred thousand dollars, of which amount three hundred thousand dollars shall be available from and after the passage of this act for the purchase of stores necessary to be transported to distant posts in advance of the thirtieth of June, eighteen hundred and eighty-three: Provided, That hereafter no part of the sums appropriated for the Subsistence and Quartermaster's Departments of the Army shall be used or expended in the investigation of claims under the act of July fourth, eighteen hundred and sixty-four, entitled "An act to restrict the jurisdiction of the Court of Claims, and to provide for the payment of certain demands for quartermaster's stores and subsistence supplies furnished to the Army of the United States," and acts and resolutions amendatory thereof and supplementary thereto. And not more than one hundred and five thousand dollars of the money appropriated by this paragraph shall be applied to the payment of civilian employees in the Subsistence Department of the Army.

Quartermaster's Department.—For the regular supplies of the Quartermaster's Department, consisting of stoves for heating and cooking; of fuel and lights for enlisted men, guards, hospitals, storehouses, and offices, and for sale to officers; of forage in kind for the
horses, mules, and oxen of the Quartermaster's Department at the several posts and stations and with the armies in the field; for the horses of the several regiments of cavalry, the batteries of artillery, and such companies of infantry and scouts as may be mounted, and for the authorized number of officers' horses, including bedding for the animals; of straw for soldiers' bedding; and of stationery, including blank books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's Department, and for printing of division and department orders and reports, two million nine hundred and forty thousand dollars.

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

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

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

For the payment for Army transportation lawfully due such land-grant railroads as have not received aid in government bonds, to be adjusted by the proper accounting officers in accordance with the decisions of the Supreme Court in cases decided under such land-grant acts; but in
no case shall more than fifty per centum of the full amount of the service be paid, one hundred and twenty-five thousand dollars: Provided, That such compensation shall be computed upon the basis of the tariff rates for like transportation performed for the public at large, and shall be accepted as in full for all demands for said services:

For hire of quarters for troops, of storehouses for the safe-keeping of military stores, of offices, and of grounds for camp and summer cantonments, and for temporary frontier stations; for the construction of temporary huts and stables; and for repairing public buildings at established posts, seven hundred thousand dollars. And not more than one million six hundred thousand dollars of the sums appropriated by this act shall be applied to the payment of civilian employees in the Quartermaster's Department of the Army, including those heretofore paid out of the funds appropriated for regular supplies, incidental expenses, barracks and quarters, Army transportation, clothing, camp and garrison equipage.

For construction and repairs of hospitals, as reported by the Surgeon-General of the Army, one hundred thousand dollars.

For purchase and manufacture of clothing and camp and garrison equipage, altering, when necessary, soldiers' clothing, and for preserving and repacking the stock of clothing and camp and garrison equipage and materials on hand at the Philadelphia, Jeffersonville, and other depots of the Quartermaster's Department, one million four hundred thousand dollars.

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

MEDICAL DEPARTMENT.—For purchase of medical and hospital supplies, medical care and treatment of officers and enlisted men of the Army on duty at posts and stations, expenses of purveying depots, pay of employees, advertising, and other miscellaneous expenses of the Medical Department, one hundred and ninety thousand dollars. Provided, That civilian employees of the Army stationed at military posts may, under regulations to be made by the Secretary of War, purchase necessary medical supplies, prescribed by a medical officer of the Army, at cost, with ten per centum added. And not over thirty-four thousand dollars of the money appropriated by this paragraph shall be applied to the payment of civilian employees in the Medical Department.

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

ENGINEER DEPARTMENT.—For engineer depot at Willet's Point, New York, namely: For purchase of engineering materials to continue the present course of instruction of the Engineer Battalion in their special duties of sappers, miners, and pontoniers, one thousand dollars.

For incidental expenses of the depot, remodeling ponton-trains, repairing instruments, purchasing fuel, forage, stationery, chemicals, extra-duty pay to enlisted men employed as artisans, and ordinary repairs, three thousand dollars.

For replacing with plain structures, of cost not to exceed eight thousand dollars, two old buildings constructed during the war for hospitals, and now used as photograph laboratory for instructing enlisted men in duplicating military maps in the field, and as molding-room for instruction in field fortifications, three thousand dollars.

ORDNANCE DEPARTMENT.—For the ordnance service, required to to defray the current expenses at the arsenals; of receiving stores and issuing arms and other ordnance supplies; of police and office duties; of rents, tools, fuel and lights; of stationery and office furniture; of tools and instruments for use; incidental expenses of the ordnance service, and those attending practical trials and tests of ordnance, small-arms, and other ordnance supplies, one hundred thousand dollars.
Proving and testing guns. For transporting, mounting, proving, and testing guns, including small-arms constructed at private expense, said expenditure to be made in the discretion of the Secretary of War, fifteen thousand dollars.

Metallic ammunition. For manufacture of metallic ammunition for small arms, one hundred thousand dollars.

Target practice. For ammunition, tools, and material for target practice, twenty-five thousand dollars.

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

Extra-duty pay. For purchase and manufacture of ordnance stores, to fill requisitions of troops, one hundred and fifteen thousand dollars.

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

Ordnance stores. For horse equipments for cavalry, harness for field and machine guns, and for cavalry forge-carts, forty thousand dollars.

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

Manufacture of arms.

Proviso. For manufacture of arms at national armories, four hundred thousand dollars: Provided, That not more than fifty thousand dollars of this amount may be expended by the Secretary of War in the manufacture or purchase of magazine guns selected by the board of officers heretofore appointed by the Secretary of War: Provided, That not more than sixty-five thousand dollars of the money appropriated for the Ordnance Department, in all its branches, shall be applied to the payment of civilian clerks in said department.

UNITED STATES TESTING MACHINE.—For caring for, preserving, using, and operating the United States testing-machine at the Watertown Arsenal, ten thousand dollars: Provided, That the tests of iron and steel and other materials for industrial purposes shall be continued during the next fiscal year, and report thereof shall be made to Congress: And provided further, That in making tests for private citizens the officer in charge may require payment in advance, and may use the funds so received in making such private tests, making full report thereof to the Chief of Ordnance; and the Chief of Ordnance shall give attention to such programme of tests as may be submitted by the American Society of Civil Engineers, and the record of such tests shall be furnished said society, to be by them published at their own expense.

Sec. 2. That all officers, agents or other persons receiving public moneys appropriated by this act shall account for the disbursement thereof according to the several and distinct items of appropriation herein expressed.

Approved, March 3, 1883.

CHAP. 94.—An act “to authorize the construction of a bridge across the Thames River, near New London in the State of Connecticut, and declare it a post-route”
is hereby declared to be, when completed in accordance with the afore-
said joint resolution of the legislature of the State of Connecticut, a law-
ful structure and a post-route for the conveyance of the mails of the
United States: Provided, That no higher charge shall be made for the
transmission over the same of the mails, the troops, and the munitions of
war of the United States, or for passengers and freight passing over
said bridge, than the rate per mile paid for the transportation over the
railroads leading to the said bridge; and it shall enjoy the rights and
privileges of other post-roads in the United States: And provided fur-
ther, That the said bridge shall be built with a pivot-draw, not less than
five hundred feet in length, and so as to not practically interfere with
the navigation of said river for commercial or naval purposes, or the
usefulness and efficiency of the navy-yard upon the same. In order to
secure a compliance with these conditions, the said New York, Prov-
dence and Boston Railroad Company, previous to commencing the con-
struction of said bridge, shall submit to the Secretary of War and the
Secretary of the Navy of the United States a plan of said bridge, and of
the location thereof, with a detailed map of the river at the proposed
site of said bridge, and for the distance of a mile above and below such
site, exhibiting such information touching said bridge and river as may
be deemed requisite by said Secretary of War and said Secretary of the
Navy to determine whether the said bridge, when built, will conform to
the prescribed conditions of this act, to not practically interfere with
the navigation of said river for commercial and naval purposes, or the
usefulness and efficiency of the navy-yard upon the same.

Sec. 2. That the Secretary of War and the Secretary of the Navy are
hereby authorized and directed, upon receiving said plan and map and
other information, and on the application of said railroad company, to
designate a board of competent Army and Navy officers to examine such
plan and location, and if, in the opinion of said board, such plan and
location, or any modification thereof, will not practically interfere with
the navigation of said river for commercial or naval purposes, or the
usefulness and efficiency of the navy-yard upon the same, said board is
hereby authorized to approve the same. The approval of said board
shall be filed with the Secretary of War, and upon the filing thereof it
shall be the duty of the Secretary of War, in writing, to notify said rail-
road company thereof; and, upon receiving such notification, the said
company may proceed to the erection of said bridge, conforming strictly
to such approved plan and location. Until the said board, so appointed
as aforesaid, shall approve the plan and location of said bridge, and the
Secretary of War shall, in writing, notify said railroad company of the
same, said bridge shall not be built or commenced. And the said bridge
shall be at all times so kept and managed as to offer reasonable and
proper means for the passage of vessels through said structure; and to
secure the safe passage of vessels at night there shall be displayed on
said bridge, from the hour of sunset to that of sunrise, such lights as
may be prescribed by the Secretary of War.

Sec. 3. That all railroad companies desiring the use of said bridge
shall have and be entitled to equal rights and privileges relative to the
passage of railway trains or cars over the same, and over the ap-
proaches thereto, upon payment of a reasonable compensation for such
use; and in case the owner or owners of said bridge and the several
railroad companies, or any one of them, desiring such use, shall fail to
agree upon the sum or sums to be paid, and upon rules and conditions
to which each shall conform in using said bridge, all matters at issue
between them shall be decided by the Secretary of War, upon a hearing
of the allegations and proofs of the parties: Provided, That the pro-
visions of section one in regard to charges for passengers and freight
across said bridge, shall not govern the Secretary of War in determin-
ing any question arising as to the sum or sums to be paid to the owners
of said bridge by said companies for the use of said bridge.
Right of repeal, etc., reserved.

SEC. 4. That the right to alter, amend, or repeal this act is hereby expressly reserved. And the right to require any changes in said structure, or its entire removal, at the expense of the owners thereof, whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 95.—An act making appropriations to provide for the expenses of the Government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the half of the following sums named, respectively, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, and the other half out of the revenues of the District of Columbia, for the purposes following, being the estimated expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, namely:

GENERAL EXPENSES.

FOR SALARIES AND CONTINGENT EXPENSES.

Commissioners.

For executive office: For two Commissioners, at five thousand dollars each; one Engineer Commissioner, one thousand one hundred and sixty one dollars and fifty cents (to make salary five thousand dollars); one secretary, two thousand one hundred and sixty dollars; one clerk, one thousand five hundred dollars; one clerk, at one thousand four hundred dollars; one clerk, one thousand two hundred dollars; one messenger, six hundred dollars; one driver, four hundred and eighty dollars; for contingent expenses, including printing, books, stationery, and miscellaneous items, two thousand six hundred dollars; in all, twenty-one thousand one hundred and forty-one dollars and fifty cents.

Secretary.

For assessor's office: For one assessor, three thousand dollars; two assistant assessors, at one thousand six hundred dollars each; one license clerk, one thousand two hundred dollars; one inspector of licenses, one thousand two hundred dollars; one messenger, six hundred dollars; for temporary clerk hire, two thousand four hundred dollars; for contingent expenses, including printing, books, stationery, detection of frauds on the revenue, and miscellaneous items, one thousand dollars; in all, twelve thousand six hundred dollars.

Clerks.

Collector, cashier, clerks, and others.

For collector's office: For one collector, four thousand dollars; one cashier, one thousand eight hundred dollars; one bookkeeper, one thousand six hundred dollars; four clerks, at one thousand four hundred dollars each; one clerk, one thousand two hundred dollars; temporary clerks, one thousand seven hundred dollars; one messenger, six hundred dollars; for contingent expenses, including printing, books, stationery, and miscellaneous items, eight hundred dollars; in all, seventeen thousand three hundred dollars.

Contingent expenses.

Auditor and comptroller, clerks, etc.

For auditor and comptroller's office: For one auditor and comptroller, three thousand dollars; one bookkeeper, one thousand eight hundred dollars; one clerk, one thousand six hundred dollars; three clerks, at one thousand four hundred dollars each; one clerk, one thousand two hundred dollars; one messenger, six hundred dollars; for contingent expenses, including books, stationery, and miscellaneous items, three hundred dollars; in all, twelve thousand seven hundred dollars.

Temporary clerks.

For temporary clerk-hire to enable the auditor to bring up the books and arrange the records of his office, and to audit the books of the collector, two thousand five hundred dollars, or so much thereof as may be necessary, which shall be available immediately.
For attorney's office: For one attorney, four thousand dollars; one assistant attorney, one thousand nine hundred dollars; one special assistant attorney, nine hundred and sixty dollars; one clerk, nine hundred and sixty dollars; one messenger, one hundred and ninety-two dollars; for rent of office three hundred dollars; for contingent expenses, including books, stationery, printing, and miscellaneous items, five hundred dollars; in all, eight thousand eight hundred and twelve dollars.

For sinking-fund office: For two clerks, at one thousand two hundred dollars each; for contingent expenses, including books, stationery, printing, and miscellaneous items, three hundred dollars; in all, twenty-seven hundred dollars.

For coroner's office: For one coroner, one thousand eight hundred dollars; for contingent expenses, including juror's fees, stationery, books, blanks, removal of deceased persons, making autopsies, and holding inquests, seven hundred dollars; in all, two thousand five hundred dollars.

For engineer's office: One chief clerk, one thousand nine hundred dollars; three clerks at one thousand six hundred dollars each; one clerk at one thousand four hundred dollars; two clerks, at one thousand two hundred dollars each; four clerks, at nine hundred dollars each; one computing engineer, two thousand four hundred dollars; one inspector of buildings, two thousand four hundred dollars; one assistant inspector of buildings, one thousand dollars; one inspector of asphalt and cement, two thousand four hundred dollars; one inspector of gas and meters, who shall pay into the Treasury of the United States all fees collected by him, two thousand dollars; one superintendent of streets, two thousand dollars; one superintendent of roads, one thousand four hundred dollars; one inspector of plumbing, one thousand five hundred dollars; one superintendent of lamps, nine hundred dollars; one superintendent of parking, one thousand two hundred dollars; one assistant superintendent of parking, seven hundred dollars; one assistant engineer, one thousand six hundred dollars; two assistant engineers, one at one thousand five hundred dollars, and one at one thousand four hundred dollars; one draughtsman, one thousand two hundred dollars; three rod-men at seven hundred and eighty dollars each; three axmen, at six hundred and fifty dollars each; three inspectors of streets, sewers, and buildings, at one thousand two hundred dollars each; three market masters, at one thousand two hundred dollars each; one market master at nine hundred dollars; one harbor master, at one thousand two hundred dollars, provided that the fees collected by said harbor-master shall be paid into the Treasury; one janitor, seven hundred dollars; five messengers, at four hundred and eighty dollars each; three watchmen, at four hundred and eighty dollars each; two laborers at three hundred and sixty dollars each; contingent expenses, including rent of property-yards, books, stationery, binding, and preservation of records in the engineer's and surveyor's offices; printing, transportation, (vehicles, animals, saddlery, forage, and repairs), and miscellaneous items not otherwise provided for, five thousand dollars; in all, sixty-one thousand four hundred and fifty dollars: Provided, That overseers or inspectors temporarily required in connection with sewer, street, or road work, or the construction or repair of buildings, done under contracts authorized by appropriations, shall be paid out of the sums appropriated for the work, and for the time actually engaged thereon; and the Commissioners of the District, in their annual reports to Congress, shall report the number of such overseers and inspectors, and their work, and the sums paid to each, and out of what appropriation.

For fuel, ice, gas, repairs, insurance, and general miscellaneous expenses of District offices and markets, five thousand dollars.
FOR IMPROVEMENTS AND REPAIRS AND FOR CARE AND REPAIR OF BRIDGES.

Repairs of pavement, etc.

For repairs to concrete pavements, fifty thousand dollars; for materials for permit work, thirty thousand dollars; for continuation of surveys of the District of Columbia with reference to the extension of various avenues to the District line, five thousand dollars; for Boundary intercepting sewers, seventy-five thousand dollars; for lateral sewers, twenty thousand dollars; for work on sundry avenues and streets, and replacement of pavements on streets named in classes A, B, C, and D of Appendix B. b, annexed to the estimates of the Commissioners of the District for eighteen hundred and eighty-four, three hundred and fifty thousand dollars: Provided, That out of this sum all the work on avenues and streets and replacement of pavements on streets named in the aforesaid classes situated east of the Capitol shall be completed in full; in all, five hundred and thirty-five thousand dollars.

Benning's, Anacostia, and Chain Bridges.

For ordinary care of Benning's, Anacostia, and Chain Bridges, two thousand dollars; and for repairing and maintaining bridges under the control of the Commissioners of the District of Columbia, one thousand five hundred dollars; in all, three thousand five hundred dollars.

WASHINGTON AQUEDUCT.

Washington Aqueduct.

For engineering, maintenance, and general repairs twenty thousand dollars; and the lessees of the Alexandria Canal shall keep in good repair at least two spans of the aqueduct bridge, so that no leakage or wastage of water shall occur.

FOR MAINTAINING INSTITUTIONS OF CHARITY, REFORMATORIES, AND PRISONS.

Washington Asylum.

For Washington Asylum: For one commissioner and intendant, one thousand two hundred dollars; one matron, six hundred dollars; one visiting physician, one thousand and eighty dollars; one resident physician, four hundred and eighty dollars; one engineer, six hundred dollars; one assistant engineer, three hundred dollars; one ove seer, eight hundred dollars; one clerk, six hundred dollars; one baker, four hundred and twenty dollars; five overseers, at six hundred dollars each; one watchman, three hundred dollars; three watchmen, at two hundred and forty dollars each; one blacksmith, one hundred and twenty dollars; one hostler, sixty dollars; one cook, one hundred and twenty dollars; two cooks, at sixty dollars each; five nurses, at sixty dollars each; for contingent expenses, including improvements, provisions, fuel, forage, lumber, shoes, clothing, hardware, dry goods, medicines, and miscellaneous items, thirty-five thousand dollars; and for repairs to wards and closets, five hundred dollars; in all, forty-six thousand three hundred and twenty dollars.

Georgetown Almshouse.

Indigent insane of the District of Columbia.

For the Georgetown Almshouse: For the support of inmates, one thousand eight hundred dollars.

For support of the indigent insane of the District of Columbia in the Government Hospital for the Insane in said District, as provided in sections forty eight hundred and forty-four and forty-eight hundred and fifty of the Revised Statutes, forty-six thousand seven hundred dollars.

For transportation of paupers and conveying prisoners to the workhouse, three thousand dollars.

Reform School.

For Reform School: For one superintendent, one thousand five hundred dollars; assistant superintendent, one thousand dollars; four teachers, three thousand dollars; matron of school, six hundred dollars; two matrons of family, three hundred and sixty dollars; farmer, five hundred and forty dollars; superintendent of chair shop, four hundred and eighty dollars; shoemaker, three hundred and sixty dollars; baker, three hundred dollars; engineer, three hundred dollars; tailor, three
hundred dollars; seamstress, one hundred and forty-four dollars; dining-
room servant, one hundred and forty-four dollars; chambermaid, one
hundred and forty-four dollars; laundress, one hundred and forty-
four dollars; florist, two hundred and forty dollars; cook, three hun-
dred dollars; watchmen, not exceeding five in number, one thousand
and eighty dollars; in all, ten thousand nine hundred and thirty-six
dollars.

For subsistence: For groceries, five thousand dollars; for flour, three
thousand dollars; for meat, two thousand five hundred dollars; for dry
goods, two thousand two hundred dollars; for leather, six hundred dol-
lars; for gas, six hundred dollars; for coal, two thousand dollars; for
hardware and table and wooden ware, five hundred and fifty-four dol-
lars; for furniture, six hundred dollars; for farm implements and seed,
five hundred dollars; for harness and repairs to same, one hundred and
fifty dollars; for fertilizers, five hundred dollars; for stationery and
books, three hundred dollars; for plumbing, painting, and glazing, six
hundred dollars; for medicine and medical attention, six hundred dol-
lars; for miscellaneous expenditures, one thousand three hundred and
ten dollars; for the purchase of stock, five hundred dollars; for fenc-
ing, five hundred dollars; in all, twenty-two thousand and fourteen
dollars.

For the following charities, namely:
For the relief of the poor, fifteen thousand dollars. And the com-
ensation of the physicians to the poor shall not exceed fifty dollars
per month each.

For the support and maintenance of the Columbia Hospital for Women
and Lying-in Asylum, fifteen thousand dollars.

For the Women's Christian Association, five thousand dollars.

For the National Association for Destitute Colored Women and
Children, seven thousand dollars.

For the erection of a building by the Commissioners of the District
for said National Association, in accordance with plans to be prepared
by the Inspector of buildings, and approved by the Architect of the
Capitol, twenty thousand dollars, or so much thereof as may be nec-
essary: Provided, That the cost of said building shall not exceed the
sum herein named.

For the Children's Hospital, five thousand dollars.

For Saint Ann's Infant Asylum, five thousand dollars.

For the Industrial Home School, ten thousand dollars, five thousand
of which shall be used for building a house on the premises under the
direction of the Commissioners of the District of Columbia.

For maintenance of the Church Orphanage of the District of Colum-
bia, the sum of one thousand five hundred dollars.

And hereafter the Commissioners of the District of Columbia are re-
quired to visit and investigate the management of all the institutions
of charity within the District which may be herein appropriated for,
and shall require an itemized report of receipts and expenditures to
be made to them, to be transmitted with their annual report to Con-
gress.

That the appropriation of five thousand dollars made by the act
"making appropriations to provide for the expenses of the government
of the District of Columbia for the fiscal year ending June thirtieth,
eighteen hundred and eighty-three, and for other purposes," approved
July first, eighteen hundred and eighty-two, "for the erection of a build-
ing on the grounds recently purchased by the German Protestant Or-
phan Asylum Association of the District of Columbia, now the German
Orphan Asylum Association of the District of Columbia, provided that
the Asylum shall contribute an equal sum for this purpose," be, and the
same is hereby, continued and made available for the same purpose and
subject to the like condition for the fiscal year eighteen hundred and
eighty-four.
Claim due from estate of Jay Cooke and Company to Soldiers and Sailors Orphans' Home.

That the Secretary of the Treasury be, and he is hereby, authorized and required to demand and receive from the assignee of the estate of Jay Cooke and Company the sum proved against said estate by the Soldiers and Sailors Orphans' Home, and to cover the same into the Treasury of the United States; and in case of refusal to pay over the money aforesaid, the Attorney-General is required to take steps to enforce the claim of the United States thereto.

FOR STREETS.

For sweeping, cleaning, and sprinkling streets and avenues, forty thousand dollars; cleaning alleys, seven thousand five hundred dollars; for current work of repairs of streets, avenues, and alleys, twenty-five thousand dollars; current repairs to county roads and suburban streets, twenty thousand dollars; cleaning and repairing lateral sewers and basins, twenty thousand dollars; cleaning tidal sewers, three thousand dollars; repairs to pumps, three thousand dollars; in all, one hundred and eighteen thousand five hundred dollars.

For the parking commission: For contingent expenses, including laborers, cart-hire, trees, tree-boxes, tree-stakes, tree- straps, planting and care of trees, whitewashing, care of parks, and miscellaneous items, eighteen thousand dollars.

For street-lamps: For illuminating material, and lighting, extinguishing, repairing, and cleaning lamps on avenues, streets, and alleys, and for purchasing and erecting new lamp-posts, and to replace such as are old, damaged, and unfit for use, ninety-five thousand three hundred and eighty dollars; and hereafter all railroad companies using engines propelled by steam shall pay to the District for the lighting of the streets, avenues, alleys, and grounds through which their tracks may be laid, under the direction and control of the Commissioners; and in case of default of payment of such bills, actions at law may be maintained by the District of Columbia against said railroad companies therefor: Provided, That no more than twenty-two dollars per annum for each street lamp shall be paid for gas, lighting, extinguishing, repairing, and cleaning, under any expenditure provided for in this act. And in case a contract cannot be made at that rate, the Commissioners of the District of Columbia are hereby authorized to substitute other illuminating material, for the same or less price, and to use so much of the sum hereby appropriated as may be necessary for that purpose: Provided further, That the Commissioners of the District of Columbia shall not be authorized to make any contract for gas or other illuminating material, in accordance with the provisions of this paragraph, for any longer period than one year.

FOR METROPOLITAN POLICE.

For one major and superintendent, two thousand six hundred dollars; one captain, one thousand eight hundred dollars; one property clerk, one thousand eight hundred dollars; one clerk, one thousand five hundred dollars; one clerk, nine hundred dollars; four surgeons for the police and fire departments, at four hundred and fifty dollars each; for additional compensation to privates detailed from time to time for special service in the detection and prevention of crime, one thousand dollars, or so much thereof as may be necessary; ten lieutenants, at one thousand two hundred dollars each; twenty sergeants, at one thousand one hundred and forty dollars each; eighty privates, class one, at nine hundred dollars each; one hundred and thirty-five privates, class two, at one thousand and eighty dollars each; sixteen station-keepers, at seven hundred and twenty dollars each; eight laborers, at four hundred and twenty dollars each; one messenger, seven hundred dollars; one messenger, five hundred dollars; one major and superintendent, mounted, two hundred and forty dollars; one captain, mounted, two hundred and
forty dollars; twenty lieutenants, sergeants and privates, mounted, at
two hundred and forty dollars each; one driver three hundred dollars;
one ambulance driver, four hundred and eighty dollars; one assistant
to driver, three hundred dollars; rent of sixth and seventh precinct
station-houses, sub-station at Uniontown, and police headquarters, two
thousand nine hundred and twenty dollars; for fuel, one thousand five
hundred dollars; repairs to station-houses, one thousand two hundred
dollars; miscellaneous and contingent expenses, including stationery;
books, telegraphing, photographs, printing and binding, gas, ice, wash-
ing, meals for prisoners, furniture, and repairs to same, police equip-
ments, and repairs to same, beds and bed-clothing, insignia of office,
horses, harness, and forage, repairs to van and ambulance, and expenses
incurred in prevention and detection of crime, nine thousand five hun-
dred dollars; in all, three hundred and one thousand five hundred and
sixty dollars.

FOR THE FIRE DEPARTMENT.

For one chief engineer, one thousand eight hundred dollars; one as-
assistant engineer, one thousand four hundred dollars; one clerk, seven
hundred and twenty dollars; eight foremen, at one thousand dollars
each; six engineers, at one thousand dollars each; six firemen, at eight
hundred dollars each; two tillermen, at eight hundred dollars each;
eight hostlers, at eight hundred dollars each; fifty-four privates, at
seven hundred and twenty dollars each; three watchmen, at seven
hundred and twenty dollars each; one veterinary surgeon, three
hundred dollars; repairs to engine-houses, five hundred dollars; for
remodeling and furnishing the old town hall in Georgetown, District of
Columbia, for the use of engine company number five, three thousand
dollars; and in addition to this sum the proceeds of sale of the lots in
Georgetown authorized to be sold by the act approved April first,
eighteen hundred and eighty-two, or so much thereof as may be nec-
essary, may be applied to this purpose; for fuel, two thousand dollars;
purchase of horses, two thousand dollars; forage, five thousand five
hundred dollars; hose, two thousand dollars; repairs to apparatus,
four thousand dollars; exchanging one Amoskeag engine, three thou-
sand dollars; contingent expenses, including horseshoeing, furniture,
washing, oil, medical and stable supplies, harness, blacksmithing, labor,
gas, and miscellaneous items, seven thousand dollars; in all, one hun-
dred and one thousand and sixty dollars; and the Commissioners of
the District are authorized, in their discretion, to pay the claim of
George Schlosser, for care of James Fleming, injured by being run over
in eighteen hundred and eighty by William O. Drew, assistant engi-
neer of the fire department of the District, to be paid out of the contin-
gent fund of the fire department: Provided, that after said payment no
liability shall remain against the District on account of the damage to
said Fleming.

Telegraph and telephone service: For one general superintendent,
one thousand six hundred dollars; one electrician, at one thousand two
hundred dollars; two telegraph operators, at one thousand dollars each;
three telephone operators, at six hundred dollars each; two repair men,
at seven hundred and twenty dollars each; one laborer, four hundred
dollars; general supplies, repairs, and battery, including battery sup-
plies, telephone rental, wire and insulators, brackets and pins, gas and
fuel, record books and stationery, washing, blacksmithing, forage, extra
labor, and the purchase of raw implements and tools, four thousand
dollars; in all, twelve thousand four hundred and forty dollars.

COURTS.

For the police court: For one judge, three thousand dollars; one clerk,
two thousand dollars; one deputy clerk, one thousand dollars; two
bailiffs, at three dollars per day each; one messenger, nine hundred

Rent of build-
ings.

Contingent ex-

penses.

Fire Depart-

ment.

Pamphlet laws,
1st sess. 47th
Cong., 37.

Payment of
claim of George
Schlosser, author-
ized.

Proceed.

Telegraph and
telephone service.

Police court.
dollars; one doorkeeper, five hundred and forty dollars; United States marshal's fees, one thousand four hundred dollars; contingent expenses, including compensation of a justice of the peace acting as judge of the police court during the absence of said judge, not exceeding three hundred dollars, books, stationery, fuel, ice, gas, witness fees, and miscellaneous items, two thousand two hundred dollars; for judicial expenses, two thousand five hundred dollars; in all fifteen thousand four hundred and eighteen dollars.

Judicial expenses.

Public schools.

For salaries of superintendents, teachers, and janitors, secretary of the board, and clerks, including additional teachers, rents, repairs, fuel, furniture, books, stationery, new school buildings, furniture for new school buildings, and miscellaneous items, five hundred and forty-three thousand six hundred and seventy-five dollars, namely:

For officers: For one superintendent, at two thousand seven hundred dollars; one superintendent, at two thousand two hundred and fifty dollars; one clerk to committee on accounts, at three hundred dollars; one clerk to superintendent, at one thousand dollars; one clerk, at eight hundred dollars; in all, seven thousand and fifty dollars.

For teachers: For five hundred and twenty-five teachers, to be employed at a rate of compensation not to exceed the rate provided by the present schedule of salaries, and at an average salary not to exceed six hundred and sixty-five dollars, three hundred and forty-nine thousand one hundred and twenty-five dollars.

Janitors.

For janitors, and care of the several school buildings: For care of the high-school building, one thousand four hundred dollars; of the Jefferson building, one thousand two hundred dollars; of the Franklin building, one thousand one hundred dollars; of the Force, Seaton, Henry, Webster, Gales, Peabody, Wallach, Garnett, Sumner, and Analostan buildings, at nine hundred dollars each; of the Lincoln, Miner, and Stevens buildings, at eight hundred dollars each; of the Riggs, Abbott, John F. Cook, and Randall buildings, at seven hundred dollars each; of the Curtis building, six hundred dollars; of the Cranch, Amidon, and Bannaker buildings, five hundred dollars each; for one janitor and messenger to the board and superintendent of the first six divisions, three hundred dollars; for one janitor and messenger to the superintendent of the seventh and eighth divisions, two hundred dollars; for care of smaller buildings and rented rooms, at a rate not to exceed forty-eight dollars per annum for the care of each school-room, three thousand dollars; in all, twenty-three thousand five hundred dollars: Provided, That the janitors of the principal school buildings, in addition to their other duties, shall do all minor repairs to buildings and furniture, glazing, fixing seats and desks, and take care of the heating apparatus, and shall be selected with reference to their qualifications to perform this work.

For rent of school buildings, eight thousand dollars; for fuel, eighteen thousand dollars; repairs and improvements to school buildings, including grading, graveling, inclosing, and putting in order grounds about the High, Henry, Force, Webster, Gales, Garnett, and the county school buildings, fifteen thousand dollars; and for contingent expenses, including furniture, books, stationery, printing, insurance, and miscellaneous items, fifteen thousand dollars, in all, fifty-six thousand dollars.

For new heating apparatus for the John F. Cook school building, two thousand five hundred dollars; for the Randall school building, two thousand four hundred dollars; for the Minor school building, three thousand nine hundred dollars; for the Abbott school building, three thousand two hundred dollars; in all, twelve thousand dollars.

For buildings for schools: For the purchase of sites, when necessary, and the erection and completion of three buildings for primary and grammar schools, two of said buildings to be erected in the second school di-
vision, and one in the third school division, and for the purchase of a
site and the erection and completion of a school building on the old
Bladensburg road, near Brook's Station; for addition to school building
on the new Bladensburg pike; and for the erection of a school
building at Benning's Station; and in all, ninety thousand dollars: Provided,
That the plans and specifications for each of said buildings shall be pre-
pared by the inspector of buildings of the District of Columbia, and shall
be approved by the Architect of the Capitol and the Commissioners of
the District, and said buildings shall be constructed by the Commiss-
ioners in conformity therewith; and shall be contracted for before the
first day of May next, and finished by the first day of January, eighteen
hundred and eighty four, the money herein appropriated to be apportioned
as follows, namely: for the second school division, fifty seven thousand
dollars; and for the third school division, twenty three thou-
sand dollars; and for the site and school building near Brook's Station,
three thousand dollars; for addition to school building on the new
Bladensburg pike, two thousand dollars; and for the school building
at Benning's Station, five thousand dollars; and the entire cost of sites,
buildings, and heating the same, and all expenditures on account of
said buildings and grounds, shall in no event exceed the sum of ninety
thousand dollars.

For furniture for the above-named new school buildings, six thou-
sand dollars; and the western portion of square numbered four hun-
dred and forty-six, now owned by the District, is hereby dedicated to
school purposes.

MISCELLANEOUS EXPENSES.

For repairs and replacement of public hay-scales, five hundred dol-
lars; for rent of District offices, three thousand six hundred dollars;
for general advertising, four thousand dollars; for books for register
of wills, printing, checks, damages, and miscellaneous items, two thou-
sand five hundred dollars; in all, ten thousand six hundred dollars.

HEALTH DEPARTMENT:

For one health officer, three thousand dollars; six sanitary inspectors,
at one thousand two hundred dollars each; two food inspectors, at one
thousand two hundred dollars each; one inspector of marine products,
one thousand two hundred dollars; for clerks, seven thousand dollars;
one messenger, five hundred and forty dollars; one poundmaster, one
thousand two hundred dollars; laborers, at not exceeding thirty dollars
per month, one thousand four hundred and forty dollars; and for con-
tingent expenses, including books, stationery, fuel, rent, repairs to
pound, and wagon and horse for poundmaster, forage, meat for dogs,
disinfectants, horse-shoeing, and miscellaneous items, three thousand
eight hundred dollars; removal of garbage, fifteen thousand dollars;
in all, forty two thousand seven hundred and eighty dollars.

INTEREST AND SINKING-FUND.

For interest and sinking-fund on the funded debt, exclusive of water-
bonds, one million two hundred and thirteen thousand nine hundred
and forty seven dollars and ninety seven cents, and the time allowed
for filing claims in the Court of Claims under an act entitled "An act to
provide for the settlement of all outstanding claims against the District
of Columbia, and conferring jurisdiction on the Court of Claims to hear
the same, and for other purposes" approved June sixteenth, eighteen
hundred and eighty be, and the same is hereby, extended thirty days
from and after the approval of this act; and all claims not so presented
shall be forever barred.

For general contingent expenses of the District of Columbia, to be
expended only in case of emergency, such as riot, pestilence, calamity
by flood or fire, and of like character, not otherwise sufficiently pro-
vided for, ten thousand dollars: Provided, That in the purchase of all
articles provided for in this bill no more than the market price shall be
paid for any such article, and all bids for any of such articles above the
market price shall be rejected: And provided further, That hereafter,
whenever any horses, carriages, or wagons, or property of any de-
scription may become unfit for service, in the judgment of the Com-
missioners, the same shall be sold at auction to the highest bidder, after
due advertisement, and the proceeds thereof shall be paid into the
Treasury of the United States to the credit of the appropriation out of
which the purchase was made.

WATER DEPARTMENT.

The following sums are hereby appropriated to carry on the opera-
tions of the water department, to be paid wholly from its revenues,
unless otherwise provided:

For one chief clerk, one thousand five hundred dollars; one clerk, one
thousand four hundred dollars; two clerks, at one thousand two hun-
dred dollars each; one clerk, nine hundred dollars; one superintendent,
one thousand six hundred dollars; one messenger, six hundred dollars;
one inspector, at three dollars per day, nine hundred and forty-two dol-
ars; contingent expenses, including books, stationery, forage, adver-
tising, printing, and miscellaneous items, two thousand four hundred
dollars; engineers and firemen, coal, material, and for high-service
in Washington and Georgetown, pipe-distribution to high and low
service, including public hydrants, fire-plugs, replacing the nine-inch
with ten-inch fire-plugs, material and labor, repairing and laying new
mains, lowering mains, forty-seven thousand seven hundred and fifty
one dollars and fifty cents; Provided, That the immediate cost of laying
new mains, not to exceed the sum herein appropriated for this purpose,
may be defrayed from the general revenues of the District, as other ex-
penses are paid, but shall be reimbursed from the collection of the water-
main tax; for completing the laying of twelve inch water-mains with
proper fire-plugs and connections for the proper protection of the Gov-
ernment Printing Office, three thousand five hundred dollars, of which
the United States shall pay one-half, and one thousand seven hundred
and fifty dollars is hereby appropriated for this purpose; interest and
sinking-fund on water-stock bonds, forty-four thousand six hundred and
ten dollars; and the Commissioners of the District of Columbia are di-
rected to deposit the amount annually appropriated for interest and
sinking-fund for the water-bonds to the credit of the appropriation for
interest and sinking-fund for the funded indebtedness of the District of
Columbia; and that the Treasurer of the United States, as sinking-fund
commissioner of the District of Columbia, shall, after paying the interest
on the funded indebtedness of the District, including the interest on the
water-bonds, out of the combined funds, invest the balance thereof on
account of the several sinking-funds in such bonds of the District of
Columbia, including the water-bonds, as he may deem most advantage-
ous; in all, one hundred and five thousand eight hundred and fifty three
dollars and fifty cents.

SEC. 2. That hereafter all moneys appropriated for the expenses of
the government of the District of Columbia, together with all revenues
of the District of Columbia from taxes or otherwise, shall be deposited
in the Treasury of the United States, as required by the provisions of
section four of an act approved June eleventh, eighteen hundred and
seventy eight, and shall be drawn therefrom only on requisition of the
Commissioners of the District of Columbia (except that the moneys ap-
propriated for interest and the sinking-fund shall be drawn therefrom
only on the requisition of the Treasurer of the United States), such re-
quisation specifying the appropriation upon which the same is drawn;
and in no case shall such appropriation be exceeded either in requisition
or expenditure; and the accounts for all disbursements of the Commissio-
ners of said District shall be made monthly to the accounting officers
of the Treasury by the auditor of the District of Columbia, on vouchers
certified by the Commissioners, as now required by law: Provided, That
said Commissioners shall not make requisitions upon the appropriations
from the Treasury of the United States for a larger amount during the
fiscal year eighteen hundred and eighty-four than they make on the ap-
propriations arising from the revenues of said District, including one-
half of all general taxes paid in drawback certificates during said fiscal
year, as required by the third section of the act approved June twenty-
seventh, eighteen hundred and seventy-nine, entitled “An act fixing
the rate of interest upon arrearages of general taxes and assessments
for special improvements now due to the District of Columbia, and for
a revision of assessments for special improvements, and for other pur-
poses.”

Approved, March 3, 1883.

CHAP. 96.—An act making appropriations for fortifications and other works of
defense, and for the armament thereof, for the fiscal year ending June thirtieth,
eighteen hundred and eighty-four, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the sum of one hundred
and seventy-five thousand dollars be, and the same is hereby, appro-
priated, out of any money in the Treasury not otherwise appropriated,
for the protection, preservation, and repair of fortifications and other
works of defense for the fiscal year ending June thirtieth, eighteen
hundred and eighty-four, the same to be expended under the direction
of the Secretary of War; also the following for the armament of fortifi-
cations, namely:

For the armament of sea-coast fortifications, including heavy guns
and howitzers for flank defense, carriages, projectiles, fuses, powder, and
implements, their trial and proof, and all necessary expenses incident
thereto, including compensation of draughtsmen on gun-construction
while employed in Ordnance Bureau, and for conversion of ten-inch
smooth-bore cannon into rifled guns, making and testing two twelve-
inches cast-iron rifled breech-loading cannon, in lieu of such of the guns,
the construction of which has not been commenced, as were provided
for by the “act making appropriations for fortifications and other works
of defense, and for the armament thereof, for the fiscal year ending June
thirtieth, eighteen hundred and eighty-one, and for other purposes,”
approved May fourth, eighteen hundred and eighty, making and testing
two breech-loading steel guns, one eight-inch and one ten-inch, making
mortars and gun-carriages, mounting fifteen-inch guns, making and
testing two guns banded or wrapped with wire, testing devices for
breech-loading guns, testing projectiles, and so forth, in accordance
with the report of the Select Committee of the Senate on the Subject of
Heavy Ordnance and Projectiles four hundred thousand dollars.

For the purchase of machine guns of the latest improvement, twenty
thousand dollars.

For torpedoes for harbor defenses, and the preservation of the same,
and for torpedo experiments in their application to harbor and land de-
fense, and for instruction of Engineer Battalion in their preparation
and application, seventy-five thousand dollars: Provided, That one-half
of this sum may be used in the purchase of torpedoes of the latest im-
provement.

Approved, March 3, 1883.
Mar. 3, 1883.

CHAP. 97.—An act making appropriations for the naval service for the fiscal year ending June thirty-first, eighteen hundred and eighty-four, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the naval service of the government for the year ending June thirty-first, eighteen hundred and eighty-four, and for other purposes:

For the pay of the Navy, for the active-list, namely: For one Admiral, one Vice-Admiral, ten rear-admirals, eight chiefs of bureau, twenty-four commodores, forty-eight captains, ninety commanders, eighty lieutenant-commanders, two hundred and eighty lieutenants, one hundred masters, the title of which grade is hereby changed to that of lieutenants, and the masters now on the list shall constitute a junior grade of, and be commissioned as, lieutenants, having the same rank and pay as now provided by law for masters, but promotion to and from said grade shall be by examination as provided by law for promotion to and from the grade of master, and nothing herein contained shall be so construed as to increase the pay now allowed by law to any officer in the line or staff; one hundred ensigns, ninety-one midshipmen, the title of which grade is hereby changed to that of ensign, and the midshipman now on the list shall constitute a junior grade of, and be commissioned as, ensigns, having the same rank and pay as now provided by law for midshipmen, but promotions to and from said grade shall be under the same regulations and requirements as now provided by law for promotion to and from the grade of midshipmen, and nothing herein contained shall be so construed as to increase the pay now allowed by law to any officer of said grade or of any officer of relative rank; fourteen medical directors, fifteen medical inspectors, fifty surgeons, eighty passed assistant surgeons, twelve assistant surgeons, two assistant surgeons not in the line of promotion who shall hereafter, after fifteen years' service, be entitled to receive, as annual pay, when at sea, two thousand one hundred dollars, when on shore duty, one thousand eight hundred dollars, and when on leave or waiting orders, one thousand six hundred dollars, thirteen pay directors, twelve pay inspectors, fifty paymasters, thirty past assistant paymasters, twenty assistant paymasters, sixty-nine chief engineers, ninety-nine past assistant engineers, sixty-two assistant engineers, sixty-two cadet-engineers, twenty-three chaplains, eleven professors of mathematics, ten naval constructors, six assistant naval constructors, ten civil engineers, one hundred and ninety-five warrant officers, forty mates, three hundred and thirty-five naval cadets; in all, three million nine hundred and forty thousand eight hundred dollars: Hereafter only one half of the vacancies in the various grades in the staff corps of the navy shall be filled by promotion until such grades shall be reduced to the numbers fixed for the several grades of the staff corps of the navy by the act of August fifth, eighteen hundred and eighty two, making appropriations for the naval service for the fiscal year ending June thirty-first, eighteen hundred and eighty three, and for other purposes.

For pay of the retired list, namely: For forty-six rear-admirals, twenty-one commodores, eleven captains, ten commanders, sixteen lieutenant-commanders, nine lieutenants, eleven masters, six ensigns, one midshipman, twenty-two medical directors, two medical inspectors, two surgeons, four passed assistant surgeons, seven assistant surgeons, seven pay-directors, two pay-inspectors, four paymasters, two passed assistant paymasters, one assistant paymaster, ten chief engineers, twenty-one passed assistant engineers, twenty-five assistant engineers, eight chaplains, six professors of mathematics, one chief constructor, three civil engineers, eleven boatswains, nine gunners, eleven carpenters, and nine sailmakers; in all, seven hundred and three thousand one hundred and eighty dollars:

Promotions.

Promotions in staff corps, how made.

Pamphlet laws, 1st sess. 47th Cong., 288.
For pay to petty officers, seamen, ordinary seamen, landsmen, and boys, including men in the engineers' force, and for the Coast Survey Service, not exceeding eight thousand two hundred and fifty in all, two million four hundred and ninety thousand dollars.

For two secretaries, one to the Admiral and one to the Vice-Admiral, clerks to paymasters, clerks at inspections, navy-yards, and stations, and extra pay to men enlisted under honorable discharge; commission and interest, transportation of funds, exchange, mileage to officers while traveling under orders in the United States, and for actual personal expenses of officers while traveling abroad under orders; and for actual and necessary traveling expenses of naval cadets while proceeding from their homes to the Naval Academy for examination and appointment as cadets and for the payment of any such officers as may be in service, either upon the active or retired list, during the year ending June thirtieth, eighteen hundred and eighty four, in excess of the numbers of each class provided for in this act, and for any increase of pay arising from different duty, as the needs of the service may require, three hundred thousand dollars. And all officers of the Navy shall be credited with the actual time they may have served as officers or enlisted men in the regular or volunteer Army or Navy, or both, and shall receive all the benefits of such actual service in all respects in the same manner as if all said service had been continuous and in the regular Navy in the lowest grade having graduated pay held by such officer since last entering the service: Provided, That nothing in this clause shall be so construed as to authorize any change in the dates of commission or in the relative rank of such officers: Provided further, That nothing herein contained shall be so construed as to give any additional pay to any such officer during the time of his service in the volunteer army or navy.

For contingent expenses of the Navy, namely: For rent and furniture of buildings and offices not in navy-yards; expenses of courts-martial and courts of inquiry, boards of investigation, examining boards, with clerks' and witnesses' fees, and traveling expenses and costs; stationery and recording; expenses of purchasing paymasters' offices at the various cities, including clerks, furniture, fuel, stationery, and incidental expenses; newspapers and advertising; foreign postage; telegraphing, foreign and domestic; telephones; copying; care of library; mail and express wagons, and livery and express fees; costs of suits; commissions, warrants, diplomas, and discharges; relief of vessels in distress, and piloting; recovery of valuables from shipwrecks; quarantine expenses; care and transportation of the dead; for putting in order and preserving the grave of Paul Hamilton, a former Secretary of the Navy, the expenditure therefor not to exceed one hundred dollars; reports, professional investigation, cost of special instruction, and information abroad, and the collection and classification thereof; and all other emergencies and extraordinary expenses, arising at home or abroad, but impossible to be anticipated or classified, exclusive of personal services in the Navy Department or any of its subordinate bureaus or offices at Washington, District of Columbia, one hundred thousand dollars.

**BUREAU OF NAVIGATION.**

For foreign and local pilotage and towage of ships of war; services and materials in correcting compasses on board ship, and for adjusting and testing compasses on shore; nautical and astronomical instruments, nautical books, maps, charts, and sailing directions, and repairs of nautical instruments for ships of war; books for libraries for ships of war; naval signals and apparatus, namely, signal-lights, lanterns, rockets, running-lights, drawings, and engravings for signal-books; compass-fittings, including binnacles, tripods, and other appendages of ships' compasses; logs and other appliances for measuring the ship's ways, and leads and other appliances for sounding; lanterns and lamps,
and their appendages, for general use on board ship, including those for the cabin, ward-room, and steerage, for the holds and spirit-room, for decks and quartermasters' use; bunting and other materials for flags, and making and repairing flags of all kinds; oil for ships of war, other than that used for the engineer department; candles when used as a substitute for oil in binnacles and running-lights; for chimneys and wicks; and soap used in navigation department; stationery for commanders and navigators of vessels of war, and for use of courts-martial; musical instruments and music for vessels of war; steering-signals and indicators, and for speaking-tubes and gongs for signal communication on board vessels of war; and for introducing electric lights on board vessels of war, not exceeding five thousand dollars; in all, one hundred thousand dollars.

Special ocean surveys. For special ocean surveys and the publication thereof, ten thousand dollars.

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

Civil establishment. For the civil establishment at navy-yards and stations, five thousand dollars.

Ordinance stores and supplies. For procuring, producing, and preserving ordnance material; for the armament of ships, and for fuel, tools, materials and labor to be used in the general work of the Ordnance Department for these purposes, one hundred and fifty thousand dollars. And any balance of the appropriation made for commencing the manufacture of steel rilled breech-loading guns, with carriages and ammunition, that may be unexpended during the fiscal year eighteen hundred and eighty-three, is hereby re-appropriated and made available for continuing that service during the fiscal year ending June thirtieth, eighteen hundred and eighty-four.

Repairs, etc. For necessary repairs to ordnance buildings, magazines, gun parks, boats, lighters, wharves, machinery, and other objects of the like character, including breakwaters at the magazine, Ellis Island, New York, and the erection of a shell-filling house at the Bellevue magazine, Washington, fifteen thousand dollars.

That the President of the United States is hereby authorized and requested to select from the Army and Navy six officers, who shall constitute a board for the purpose of examining and reporting to Congress which of the navy-yards or arsenals owned by the government has the best location and is best adapted for the establishment of a government foundry, or what other method, if any, should be adopted for the manufacture of heavy ordnance adapted to modern warfare, for the use of the Army and Navy of the United States, the cost of all buildings, tools, and implements necessary to be used in the manufacture thereof, including the cost of a steam-hammer or apparatus of sufficient size for the manufacture of the heaviest guns; and that the President is further requested to report to Congress the finding of said board at as early a date as possible; Provided, That no extra compensation shall be paid the officers serving on the board hereby created.

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

Civil establishment. For the civil establishment at navy-yards and stations, five thousand dollars.

Torpedo corps. For the torpedo corps, namely: For labor, material, and freight and express charges; general repairs to grounds, buildings, and wharves; boats' instruction, instruments, tools, experiments, and general torpedo outfits, fifty thousand dollars.
TORPEDOES.

For the purchase and manufacture, after full investigation and test in the United States under the direction of the Secretary of the Navy, of torpedoes adapted to naval warfare, or of the right to manufacture the same and for the fixtures and machinery necessary for operating the same, one hundred thousand dollars: Provided, That no part of said money shall be expended for the purchase or manufacture of any torpedo or of the right to manufacture the same until the same shall have been approved by the Secretary of the Navy, after a favorable report to be made to him by a board of naval officers to be created by him to examine and test said torpedoes and inventions.

BUREAU OF EQUIPMENT AND RECRUITING.

For equipment of vessels: For coal for steamers' and ships' use, including expenses of transportation, storage, and handling; hemp, wire, hides, and other materials for the manufacture of rope and cordage; iron for manufacture of cables, anchors, galleys, and chains; canvas for the manufacture of sails, awnings, bags, and hammocks; heating apparatus for receiving-ships; and for the purchase of all other articles of equipment at home and abroad, and for the payment of labor in equipping vessels and manufacture of equipment articles in the several navy-yards, eight hundred thousand dollars; and the Secretary of the Navy is authorized and empowered, within his discretion, to constitute and introduce, as a portion of the equipment of the Navy, the life saving dress adopted and approved by the Life Saving Service of the United States.

For expenses of recruiting: For expenses of recruiting, rent of rendezvous, and expenses of maintaining the same, advertising for men and boys, and all other expenses attending the recruiting for the naval service, and for the transportation of enlisted men and boys, at home and abroad, twenty-five thousand dollars.

For contingent expenses equipment and recruiting: For extra expenses of training-ships, freight and transportation of equipment stores, printing, advertising, telegraphing, books and models, postage, cartickets, ferriage, ice, apprehension of deserters and stragglers, assistance to vessels in distress, continuous-service certificates and good-conduct badges for enlisted men, school books for training-ships, extra medals for boys, and emergencies arising under cognizance of Bureau of Equipment and Recruiting unforeseen and impossible to classify, ten thousand dollars.

For the civil establishment at navy-yards and stations nine thousand dollars.

BUREAU OF YARDS AND DOCKS.

For general maintenance of yards and docks, namely: For freight and transportation of materials and stores, books, models, maps, and drawings; purchase and repair of fire-engines; machinery; repairs on steam fire-engines, and attendance on the same; purchase and maintenance of oxen and horses, and driving teams, carts, and timber-wheels, and all vehicles for use in the navy-yards, and tools and repairs of the same; dredging; postage on letters and other mailable matter on public service and telegrams; furniture for government houses and offices in the navy-yards; coal and other fuel; candles, oil, and gas; cleaning and clearing up yards, and care of public buildings; attendance on fires; lights; fire engines and apparatus; for clerical and incidental labor at navy-yards; water-tax, and for toll and ferriages; rent of officers' quarters at League Island; pay of the watchmen in the navy-yards; and for awning and packing-boxes, and advertising, two hundred and sixty-four thousand dollars, of which sum sixty-four thousand dollars shall be immediately available.

For contingent expenses that may arise at navy-yards and stations, twenty thousand dollars.
Civil establishment. For the civil establishment at navy-yards and stations, twenty-four thousand dollars.

BUREAU OF MEDICINE AND SURGERY.

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

Hospital fund. For the naval-hospital fund, namely: For maintenance of the naval hospitals at the various navy-yards and stations, thirty thousand dollars. And if the Secretary of the Navy shall not be able to maintain properly the whole number of naval hospitals now kept open on the amounts hereby appropriated for the maintenance of and civil establishment at naval hospitals, he shall close those which are least necessary to the service, and provide for the patients now cared for therein at such other naval hospitals as may be most convenient.

Contingent expenses. For contingent expenses of the bureau: For freight on medical stores; transportation of insane patients to the government hospital; telegraphing; purchase of books; expenses attending the medical board of examiners; rent of rooms for naval dispensary, hygienic and sanitary investigation and illustration; purchase and repair of wagons and harness; purchase and feed of horses and cows; trees, garden tools, and seeds, twenty five thousand dollars.

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

Civil establishment. For the maintenance of the civil establishment at the several naval hospitals, navy-yards, naval laboratory and Naval Academy, twenty thousand dollars.

BUREAU OF PROVISIONS AND CLOTHING.

Provisions and clothing. For provisions for the seamen and marines; commuted rations for officers, seamen, and marines; expenses of the handling and transportation of provisions; of inspections and storehouses; purchase of water for ships for cooking and drinking purposes, and for provisions and commutation of rations for seven hundred and fifty boys, one million one hundred thousand dollars.

Contingent expenses. For contingent expenses: For freight on shipments (except provisions), candles, fuel; books and blanks; stationery; advertising and commissions on sales; furniture for inspection and pay-offices in navy-yards; foreign postage, telegrams, and express charges; toll, ferriages, and car-tickets; yeomans stores, iron safes, ice, newspapers, and incidental expenses absolutely necessary, forty thousand dollars.

Civil establishment. For civil establishment, six thousand dollars.

BUREAU OF CONSTRUCTION AND REPAIR.

Preservation, repair, and completion of vessels, etc. For preservation and completion of vessels on the stocks and in ordinary; purchase of materials and stores of all kinds; labor in navy yards and on foreign stations; preservation of materials; purchase of tools; wear, tear, and repair of vessels afloat, and for general care, increase, and protection of the Navy in the line of construction and repair, and incidental expenses, namely, advertising and foreign postage, one million one hundred thousand dollars: Provided, That no part of this sum shall be applied to the repairs of any wooden ship when the estimated cost of such repairs, to be appraised by a competent board of naval officers, shall exceed twenty per centum of the estimated cost, appraised in like manner, of a new ship of the same size and like material: Provided further, That nothing herein contained shall deprive the Secretary of the Navy of the authority to order repairs of ships damaged in foreign waters or on the high seas, so far as may be necessary to bring them home.

Civil establishment. For the civil establishment, twenty thousand dollars.
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BUREAU OF STEAM-ENGINEERING.

For repairs, completion, and preservation of machinery and boilers, including steam steerers, steam capstans, steam windlasses, and so forth, in vessels of the the stocks and in ordinary; purchase and preservation of all materials and stores; purchase, fitting; and repair of machinery and tools in the navy-yards and stations; wear, tear, and repair of machinery and boilers of naval vessels; incidental expenses, such as foreign postages, telegrams, advertising, freight, photographing, books, stationery, and instruments, one million dollars: Provided, That no part of said sum shall be applied to the repair of engines and machinery of wooden ships where the estimated costs of such repair shall exceed twenty per centum of the estimated cost of new engines and machinery of the same character and power, but nothing herein contained shall prevent the repair or building of boilers for wooden ships, the hulls of which can be fully repaired for twenty per centum of the estimated cost of a new ship of the same size and material.

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

For the civil establishment, ten thousand dollars.

INCREASE OF THE NAVY.

To be applied by the Secretary of the Navy under the appropriate bureaus: For engines and machinery for the double-turreted iron-clads, in accordance with the recommendations of the Naval Advisory Board, one million dollars.

The execution of no contract shall be entered upon for the completion of the engines and machinery of either of these vessels until the terms thereof shall be approved by said Board, who shall approve only contracts which may be to the best advantage of the government, and fair and reasonable, according to the lowest market price for similar work. And the Secretary of the Navy shall take possession of the double-turreted iron-clads, and if he thinks best, remove the same to the government navy-yards; and he shall ascertain the amounts which ought to be paid to the contractors severally for the use and occupation of their yards with said ships, and for the care thereof, and report the same, with all the facts connected therewith, to Congress.

For the construction of the steel cruiser of not less than four thousand three hundred tons displacement now specially authorized by law, two steel cruisers of not more than three thousand nor less than two thousand five hundred tons displacement each, and one dispatch boat, as recommended by the Naval Advisory Board in its report of December twentieth, eighteen hundred and eighty-two, one million three hundred thousand dollars; and for the construction of all which vessels, except their armament, the Secretary of the Navy shall invite proposals from all American ship-builders whose ship-yards are fully equipped for building or repairing iron and steel steamships, and constructors of marine engines, machinery, and boilers; and the Secretary of the Navy is authorized to construct said vessels and procure their armament at a total cost for each not exceeding the amounts estimated by the Naval Advisory Board in said report, and in the event that such vessels or any of them shall be built by contract, such building shall be under contracts with the lowest and best responsible bidder or bidders, made after at least sixty days' advertisement, published in five of the leading newspapers of the United States, inviting proposals for constructing said vessels, subject to all such rules, regulations, superintendence, and provisions as to bonds and security for the due completion of the work as the Secretary of the Navy shall prescribe; and no such vessel shall be accepted unless completed in strict conformity with the contract, with the advice and assistance of the Naval Advisory Board, and in all respects in accordance with the provisions of the act of August
fifth, eighteen hundred and eighty-two, except as they are hereby modified; and the authority to construct the same shall take effect at once; and the Secretary of the Navy may, in addition to the appropriation hereby made, apply to the constructing and finishing of the vessels in this clause referred to any balance of the appropriation made to the Bureaus of Construction and Repair and Steam-Engineering for the current fiscal year or in the present act which may remain available for that purpose: Provided, That he shall utilize the national navy-yards, with the machinery, tools, and appliances belonging to the government there in use in the building of said ships, or any parts thereof, as fully and to as great an extent as the same can be done with advantage to the government.

The services and expenses of the two civilian expert members of the Naval Advisory Board may be paid from the appropriations for the increase of the Navy, not exceeding eleven thousand dollars.

For investigating and testing the practicability of deflective turrets designed by Passed Assistant Engineer N. B. Clark, twenty thousand dollars, to be available immediately; the investigation and tests to be made by the Naval Advisory Board.

NAVAL ACADEMY.

Pay of professors and others: For pay of professors and others: For two professors, namely, one of mathematics and one of chemistry, at two thousand five hundred dollars each; three professors (assistants), namely, one of physics, one of Spanish, and one of English studies, history, and law, at two thousand two hundred dollars each; six assistant professors, namely, four of French, one of English studies, history, and laws, and one of drawing, at one thousand eight hundred dollars each; sword-master, at one thousand five hundred dollars, and two assistants, at one thousand dollars each; boxing-master and gymnast, at one thousand two hundred dollars; assistant librarian, at one thousand four hundred dollars; secretary of the Naval Academy, one thousand eight hundred dollars; three clerks to superintendent, at one thousand two hundred dollars, one thousand dollars, and eight hundred dollars, respectively; one clerk to commandant of cadets, one thousand two hundred dollars; one clerk to paymaster, one thousand dollars; one dentist, one thousand dollars; one baker, six hundred dollars; one mechanic in department of physics and chemistry, seven hundred and thirty dollars; one cook, three hundred and twenty-five dollars and fifty cents; one messenger to superintendent, six hundred dollars; one armorer, five hundred and twenty-nine dollars and fifty cents; one gunner's mate, four hundred and sixty-nine dollars and fifty cents, and one quarter-gunner, four hundred and nine dollars and fifty cents; one coxswain, four hundred and sixty-nine dollars and fifty cents; one seaman in the department of seamanship, at three hundred and forty-nine dollars and fifty cents; six attendants at recitation rooms, library, store, chapel, and offices, at two hundred and forty dollars each; one band master, five hundred and twenty-eight dollars; twenty-one first-class musicians, at three hundred and forty-eight dollars each; seven second class musicians, at three hundred dollars each; one attendant in the department of astronomy and one in the department of physics and chemistry, at three hundred dollars each; in all, fifty-three thousand five hundred and fifty-nine dollars.

For pay of watchman and others: For captain of the watch and weigher, at two dollars and fifty cents per day; four watchmen, at two dollars per day each; foreman of the gas and steam heating works of Academy, at five dollars per day; ten attendants at gas and steam heating works, one at three dollars, one at two dollars and fifty cents, and eight at two dollars per day each; one steam-pipe fitter, six hundred dollars; one foreman of joiners, one foreman of painters, and one foreman of masons, at three dollars and fifty cents per day each; one
mason, at three dollars per day; two joiners and one painter, at two dollars and fifty cents per day each; one tinner, one gas-fitter, and one blacksmith, at two dollars and fifty cents per day each; in all, twenty-three thousand and sixty-two dollars and fifty cents.

For pay of mechanics and others: For one mechanic at workshop, at two dollars and twenty-five cents per diem; one master-laborer, to keep public grounds in order, at two dollars and twenty-eight cents per diem; fourteen laborers, to assist in same, three at two dollars per diem each and eleven at one dollar and fifty cents per diem each; one laborer, to superintend quarters of cadet-midshipmen and public grounds, at two dollars per diem; twenty servants, to keep in order and attend to quarters of cadet-midshipmen and public buildings, at twenty dollars per month each; in all, fourteen thousand five hundred and ninety dollars and twenty-three cents.

For pay of the employees in the department of steam-engineering, Naval Academy: One master-machinist, one boiler-maker, and one pattern-maker, at three dollars and fifty cents per day each; two machinists and one blacksmith, at two dollars and fifty cents per day each; four laborers, at one dollar and fifty cents per day each; in all, seven thousand six hundred and seventy-one dollars.

For necessary repairs of public buildings, pavements, wharves, and walls inclosing the grounds of the Naval Academy, and for improvements, repairs, and furniture and fixtures, twenty-one thousand dollars: Provided, That no appropriations provided for in this act shall be construed to authorize or be applied to a new building for the use of the Superintendent or other officers of the Academy.

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

For contingent expenses, Naval Academy: For purchase of books for the library, two thousand dollars.

For stationery, blank-books, models, maps, and for text-books for use of instructors, two thousand dollars.

For expenses of the Board of Visitors to the Naval Academy, one thousand five hundred dollars

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

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

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

For materials for repairs in steam-machinery, one thousand dollars.

**MARINE CORPS.**

For pay of officers on the active-list, as follows: For one colonel commandant, one colonel, two lieutenant-colonels, one adjutant and inspector, one quartermaster, one paymaster, four majors, two assistant quartermasters, one judge advocate-general, United States Navy, nineteen captains, thirty first lieutenants, and twenty-two second lieutenants, one hundred and seventy-four thousand and forty dollars.

For pay of officers on the retired-list: For one colonel, three majors, two assistant quartermasters, two captains, two first lieutenants, and three second lieutenants, twenty-five thousand eight hundred and fifty-eight dollars.

For pay of non-commissioned officers, musicians, and privates: For one sergeant-major, one quartermaster-sergeant, one leader of the band, and one drum-major, fifty first sergeants, one hundred and forty ser-
geants, one hundred and eighty corporals, thirty musicians, ninety-six drummers and fifers, and one thousand five hundred privates, three hundred and eighty-nine thousand and fifty-two dollars.

For ten clerks and two messengers, sixteen thousand and thirty-five dollars; payments to discharged soldiers for clothing undrawn, twenty thousand dollars; transportation of officers traveling under orders without troops, eight thousand dollars; commutation of quarters for officers where there are no public buildings, ten thousand dollars; in all, fifty-four thousand and thirty-five dollars.

For provisions for the Marine Corps, and for difference between cost of rations and commutation thereof for detailed men, sixty thousand dollars.

For clothing, seventy-seven thousand dollars.

For fuel, eighteen thousand dollars.

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

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

For repairs of barracks, and rent of buildings to be used for the manufacture of clothing, stores for supplies, and offices of assistant quartermaster at Philadelphia, and for hire of quarters where there are no public buildings, ten thousand dollars.

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

For the purchase of forage, four thousand six hundred and eighty dollars: Provided, That no commutation for forage shall be paid.

For contingencies, namely: For freight; ferriage; toll; cartage; funeral expenses of marines; stationery; telegraphing; rent of telephone; apprehension of deserters; per diem to enlisted men employed on constant labor, for periods not less than ten days; repair of gas and water fixtures; office and barrack furniture; mess utensils for enlisted men; packing-boxes; wrapping-paper; oil-cloth; erash; rope; twine; carpenter's tools; tools for police purposes; purchase and repair of hose; repairs to public carryall; purchase and repair of harness; repair of fire extinguishers; purchase and repair of hand-carts and wheelbarrows; purchase and repair of cooking-stoves, and ranges, stoves where there are no grates; purchase of ice; towels and soap for offices; improving parade-grounds; repair of pumps and walks; laying drain and water pipes; introducing gas; and for other purposes, including gas and oil for marine barracks maintained at the various navy yards and stations; and water at marine barracks, Boston, Massachusetts, Brooklyn, New York, Annapolis, Maryland, and Mare Island, California; also straw for bedding for enlisted men at the various posts, and furniture for government houses; in all, twenty-five thousand dollars.

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

Sec. 2. That hereafter no officer of the Navy shall be employed on any shore duty, except in cases specially provided by law, unless the Secretary of the Navy shall determine that the employment of an officer on such duty is required by the public interests, and he shall so state in the order of employment, and also the duration of such service, beyond which time it shall not continue.

Approved, March 3, 1883.

Chap. 98.—An act to admit free of duty articles intended for the National Mining and Industrial Exposition to be held at Denver, in the State of Colorado, during the year 1883.

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

Approved, March 3, 1883.

Chap. 99.—An act relative to the Southern Exposition to be held in the city of Louisville, State of Kentucky, in the year eighteen hundred and eighty-three.

Whereas, ample means have been provided for the holding, during the present year, in the city of Louisville, State of Kentucky, of an exposition of the products of agriculture, manufactures, and the fine arts; and

Whereas the objects of such an exposition should commend themselves to Congress, and its success should be promoted by all reasonable encouragement, provided it can be done without expense to the general public: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all articles which shall be imported for the sole purpose of exhibition at the Southern Exposition at Louisville, Kentucky, "to be held in the year eighteen hundred and eighty-three, shall be admitted without the payment of duty, or of customs fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be

Mar. 3, 1883

Admission of articles for National Mining and Industrial Exposition, Denver, duty free.

Proviso.

Proviso.

Penalties to apply.

Approved, March 3, 1883.

Southern Exposition, Louisville, Ky.

Preamble.

Articles imported for exhibition to be free of duty.
sold in the United States, or withdrawn for consumption therein, at any
time after such importation, shall be subject to the duties, if any, im-
posed on like articles by the revenue laws in force at the date of
importation: And provided further, That in case any articles imported
under the provisions of this act shall be withdrawn for consumption, or
shall be sold without payment of duty as required by law, all penalties
prescribed by the revenue laws shall be applied and enforced against
such articles, and against the persons who may be guilty of such with-
drawal or sale.

Sec. 2. That medals, with appropriate devices, emblems, and inscrip-
tions, commemorative of said Southern Exposition, and of the awards
to be made to exhibitors thereat, be prepared at some mint of the United
States, for the board of directors thereof, subject to the provisions of
the fifty-second section of the coinage act of eighteen hundred and
seventy-three, upon the payment of a sum not less than the cost thereof;
and all the provisions, whether penal or otherwise, of said coinage act
against the counterfeiting or imitating of coins of the United States,
shall apply to the medals struck and issued under this act.

Sec. 3. That with the approval of the director of the National Mu-
seum, any portion of the collections thereof may be exhibited at said
Southern Exposition, permission to remove the same from the National
Museum being hereby granted: Provided That said removal can be
made without loss or expense to the government. And, upon the same
conditions, permission is also granted for the exhibition of articles in
charge of other bureaus and departments of the government.

Sec. 4. That upon the passage of this act the Secretary of State shall
notify the consuls, consular agents, and other representatives of our gov-
ernment in foreign countries of the time and place of holding said Sou-
thern Exposition, together with the fact that all articles intended there-
for will be admitted free of duty, as provided herein.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 100.—An act to authorize the construction of a bridge across the Missouri
River at some accessible point within ten miles below and five miles above the city
of Kansas City, Missouri

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Chillicothe and Kansas
City Railway Company, a corporation organized under the laws of the
State of Missouri, be, and is hereby, authorized to construct and main-
tain a bridge and approaches thereto over the Missouri River, at some
accessible point consistent with the interests of the river navigation with-
in five miles above and ten miles below the present railroad bridge across
said river, at the city of Kansas City, in the county of Jackson and State
of Missouri. Said bridge shall be constructed to provide for the passage
of railway trains, and, at the option of the corporation by which it may
be built, may be used for the passage of wagons and vehicles of all
kinds, for the transit of animals, and for foot-passengers, for such rea-
sonable rates of toll as may be approved from time to time by the Sec-
retary of War.

Sec. 2. That any bridge built under this act and subject to its limi-
tations shall be a lawful structure, and shall be recognized and known
as a post-route, upon which also no higher charge shall be made for the
transmission over the same of the mails, the troops, and the munitions of
war of the United States, or for passengers and freight passing over
said bridge than the rate per mile paid for the transportation over the
railroad or public highways leading to the said bridge; and it shall
enjoy the rights and privileges of other post-roads in the United States.

Sec. 3. That if said bridge shall be made with unbroken and con-
tinuous spans, the spans thereof shall not be less than three hundred
feet in length in the clear, and the main span shall be over the main channel of the river. The lowest part of the superstructure of said bridge shall be at least fifty feet above extreme high-water mark, as understood at the point of location, and at least eighty feet above low-water, and the bridge shall be at right angles to, and its piers parallel with, the current of the river: Provided, That if the same shall be constructed as a draw-bridge it shall have two or more pivot or draw span openings over the main channel of the river, giving two hundred feet clear channel-way in each opening, and the piers of said bridge shall be parallel with, and the bridge itself at right angles to, the current of the river. Also that all fixed spans located between the shore lines, at the medium stage of water, shall be three hundred feet or more in length, and that the clear head-room under such spans shall not be less than ten feet at highest water: Provided also, That said draw shall be opened promptly by said company, upon reasonable signal, for the passage of boats; and said company or corporation shall maintain, at its own expense, from sunset till sunrise, such lights or other signals on said bridge as the Light-House Board shall prescribe. No bridge shall be erected or maintained under the authority of this act which shall at any time substantially or materially obstruct the free navigation of said river, and if any bridge erected under such authority shall, in the opinion of the Secretary of War, obstruct such navigation, he is hereby authorized to cause such change or alteration of said bridge to be made as will effectually obviate such obstruction; and all such alterations shall be made and all such obstructions be removed at the expense of the owner or owners of said bridge. And in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river, caused or alleged to be caused by said bridge, the case may be brought in the district court of the United States of the State of Missouri in which any portion of said obstruction or bridge may be located: Provided further, That nothing in this act shall be so construed as to repeal or modify any of the provisions of law now existing in reference to the protection of the navigation of rivers, or to exempt this bridge from the operation of the same.

SEC. 4. That all railroad companies desiring the use of said bridge shall have and be entitled to equal rights and privileges relative to the passage of railway trains or cars over the same, and over the approaches thereto, upon payment of a reasonable compensation for such use; and in case the owner or owners of said bridge and the several railroad companies, or any one of them, desiring such use shall fail to agree upon the sum or sums to be paid, and upon rules and conditions to which each shall conform in using said bridge, all matters at issue between them shall be decided by the Secretary of War, upon a hearing of the allegations and proofs of the parties: Provided, That the provisions of section two in regard to charges for passengers and freight across said bridge shall not govern the Secretary of War in determining any question arising as to the sum or sums to be paid to the owners of said bridge by said companies for the use of said bridge.

SEC. 5. That any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War, for his examination and approval, a design and drawings of the bridge, and a map of the location, giving, for the space of one mile above and one mile below the proposed location, the topography of the banks of the river, the shore-lines at high and low water, the direction and strength of the currents at all stages, and the soundings accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War the bridge shall not be built; and should any change be
Right to repeal, etc., reserved.

Made in the plan of said bridge during the progress of construction, such change shall be subject to the approval of the Secretary of War.

SEC. 6. That the right to alter, amend, or repeal this act is hereby expressly reserved. And the right to require any changes in said structure or its entire removal, at the expense of the owners thereof, whenever Congress shall decide that the public interest requires it, is also expressly reserved.

Approved, March 3, 1883.

CHAP. 101.—An act in relation to certain fees allowed registers and receivers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the fees allowed registers and receivers for testimony reduced by them to writing for claimants, in establishing pre-emption and homestead rights and mineral entries, and in contested cases, shall not be considered or taken into account in determining the maximum of compensation of said officers.

SEC. 2. That registers and receivers shall, upon application, furnish plats or diagrams of townships in their respective districts showing what lands are vacant and what lands are taken, and shall be allowed to receive compensation therefrom from the party obtaining said plat or diagram at such rates as may be prescribed by the Commissioner of the General Land Office and said officers shall, upon application by the proper State or Territorial authorities, furnish, for the purpose of taxation, a list of all lands sold in their respective districts, together with the names of the purchasers, and shall be allowed to receive compensation for the same not to exceed ten cents per entry; and the sums thus received for plats and lists shall not be considered or taken into account in determining the maximum of compensation of said officers.

Approved, March 3, 1883.

CHAP. 102.—An act to amend an act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and the mechanic arts

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the fourth section of the act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and the mechanic arts, approved July second, eighteen hundred and sixty-two, be, and the same is hereby, amended so as to read as follows:

"SEC. 4. That all moneys derived from the sale of lands aforesaid by the States to which the lands are apportioned, and from the sales of land-scrip hereinbefore provided for, shall be invested in stocks of the United States or of the States, or some other safe stocks; or the same may be invested by the States having no State stocks, in any other manner after the legislatures of such States shall have assented thereto, and engaged that such funds shall yield not less than five per centum upon the amount so invested and that the principal thereof shall forever remain unimpaired: Provided, That the moneys so invested or loaned shall constitute a perpetual fund, the capital of which shall remain forever undiminished (except so far as may be provided in section five of this act), and the interest of which shall be inviolably appropriated, by each State which may take and claim the benefit of this act, to the endowment, support, and maintenance of at least one college where the leading object shall be without excluding other scientific and classical studies, and including military tactics, to teach such branches of learning as are related to agriculture and the mechanic arts, in such..."
manner as the legislatures of the States may respectively prescribe, in order to promote the liberal and practical education of the industrial classes in the several pursuits and professions in life."

Approved, March 3, 1883.

CHAP. 115.—An act to refund to the State of Georgia certain money expended by said State for the common defense in 1777.

Approved, March 3, 1883.

CHAP. 116.—An act to afford assistance and relief to Congress and the executive departments in the investigation of claims and demands against the government.

Approved, March 3, 1883.
or from whom such supplies or stores were taken, did not give any aid or comfort to said rebellion, but was throughout that war loyal to the government of the United States, and the fact of such loyalty shall be a jurisdictional fact; and unless the said court shall, on a preliminary inquiry, find that the person who furnished such supplies or stores, or from whom the same were taken as aforesaid, was loyal to the Government of the United States throughout said war, the court shall not have jurisdiction of such cause, and the same shall, without further proceedings, be dismissed.

SEC. 5. That the Attorney-General, or his assistants, under his direction, shall appear for the defense and protection of the interests of the United States in all cases which may be transmitted to the Court of Claims under this act, with the same power to interpose counter-claims, offsets, defenses for fraud practiced or attempted to be practiced by claimants, and other defenses, in like manner as he is now required to defend the United States in said court.

SEC. 6. That in the trial of such cases no person shall be excluded as witness because he or she is a party to or interested in the same.

SEC. 7. That reports of the Court of Claims to Congress under this act, if not finally acted upon during the session at which they are reported, shall be continued from session to session and from Congress to Congress until the same shall be finally acted upon.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 117.—An act to ratify the issuance of duplicate checks in certain cases by the superintendent of the mint of the United States at San Francisco

Whereas, Henry L. Dodge, as superintendent of the United States mint at San Francisco, California, did, on January thirteenth, anno Domini eighteen hundred and eighty-one, draw three certain checks upon the assistant treasurer of the United States at New York, all dated on that day, and all payable to Robert B. Hill, or order, to wit: One numbered twenty-four hundred and eighty, for twenty thousand dollars; one numbered twenty-four hundred and eighty-one, for nineteen thousand five hundred dollars; and one numbered twenty-four hundred and eighty-two, for two thousand five hundred dollars, and all delivered to said Hill in purchase of silver bullion for the United States; and

Whereas it was thereafter made to satisfactorily appear to said Dodge that the said three checks had been, in due course of business, sold, assigned, and delivered to Wells, Fargo and Company, a banking and express corporation doing business within the United States, and having an office at said city of San Francisco, and that after such sale and delivery, and while in the custody of said corporation, the said three checks had been destroyed by fire; and

Whereas thereafter, to wit, on the twenty-fifth day of February, anno Domini eighteen hundred and eighty-one, upon the application of said corporation, the said Dodge, as superintendent as aforesaid, did issue and deliver to said corporation duplicate or second originals of all three of said checks: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all acts of the said Dodge, as such superintendent as aforesaid, in issuing said duplicate checks, are hereby ratified and confirmed: Provided, That the said corporation shall, within three months from the passage of this act, execute and deliver to the Secretary of the Treasury of the United States, a bond, with sufficient sureties, to be approved by the assistant treasurer of the United States at San Francisco, conditioned to indemnify the United States against any loss or damage that may arise by the issuance by said three duplicate checks.

Approved, March 3, 1883.
CHAP. 118.—An act to exclude the public lands in Alabama from the operation of the laws relating to mineral lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That within the State of Alabama all public lands, whether mineral or otherwise, shall be subject to disposal only as agricultural lands: Provided however, That all lands which have heretofore been reported to the General Land Office as containing coal and iron shall first be offered at public sale: And provided further, That any bona fide entry under the provisions of the homestead law of lands within said State heretofore made may be patented without reference to an act approved May tenth, eighteen hundred and seventy-two, entitled "An act to promote the development of the mining resources of the United States," in cases where the persons making application for such patents have in all other respects complied with the homestead law relating thereto.

Approved, March 3, 1883.

CHAP. 119.—An act authorizing and directing the Postmaster General to readjust the salaries of certain Postmasters in accordance with the provision of section eight of the act of June twelfth, eighteen hundred and sixty-six.

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 readjust the salaries of all postmasters and late postmasters of the third, fourth, and fifth classes, under the classification provided for in the act of July first, eighteen hundred and sixty-four, whose salaries have not heretofore been readjusted under the terms of section eight of the act of June twelfth, eighteen hundred and sixty-six, who made sworn returns of receipts and business for readjustment of salary to the Postmaster-General, the First Assistant Postmaster General, or the Third Assistant Postmaster-General, or who made quarterly returns in conformity to the then existing laws and regulations, showing that the salary allowed was ten per centum less than it would have been upon the basis of commissions under the act of eighteen hundred and fifty-four; such readjustments to be made in accordance with the mode presented in section eight of the act of June twelfth, eighteen hundred and sixty-six, and to date from the beginning of the quarter succeeding that in which such sworn returns of receipts and business, or quarterly returns were made: Provided, That every readjustment of salary under this act shall be upon a written application signed by the postmaster or late postmaster or legal representative entitled to said readjustment; and that each payment made shall be by warrant or check on the Treasurer or some assistant treasurer of the United States, made payable to the order of said applicant, and forwarded by mail to him at the post office within whose delivery he resides, and which address shall be set forth in the application above provided for.

Approved, March 3, 1883.

CHAP. 120.—An act to amend chapter fifty-eight of volume twenty of the United States Statutes at Large, relating to contracts under the War Department.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That chapter fifty-eight of volume twenty of the United States Statutes at Large, entitled "An act to authorize the Secretary of War to prescribe rules and regulations to be observed in the preparation, submission, and opening of bids for
contracts under the War Department," be amended by striking therefrom everything following the words "War Department," and substituting for the part of the act so stricken out the following words:

"And he may require every bid to be accompanied by a written guarantee, signed by one or more responsible persons, to the effect that he or they undertake that the bidder, if his bid is accepted, will, at such time as may be prescribed by the Secretary of War or the officer authorized to make a contract in the premises, give bond, with good and sufficient sureties, to furnish the supplies proposed or to perform the service required. If after the acceptance of a bid and a notification thereof to the bidder he fails within the time prescribed by the Secretary of War or other duly authorized officer to enter into a contract and furnish a bond with good and sufficient security for the proper fulfillment of its terms, the Secretary or other authorized officer shall proceed to contract with some other person to furnish the supplies or perform the service required, and shall forthwith cause the difference between the amount specified by the bidder in default in the proposal and the amount for which he may have contracted with another party to furnish the supplies or perform the service for the whole period of the proposal to be charged up against the bidder and his guarantor or guarantors, and the sum may be immediately recovered by the United States for the use of the War Department in an action of debt against either or all of such persons."

Approved, March 3, 1883.

CHAP. 121.—An act to reduce internal-revenue taxation, 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 taxes herein specified imposed by the laws now in force be, and the same are hereby, repealed, as hereinafter provided, namely: On capital and deposits of banks, bankers, and national banking associations, except such taxes as are now due and payable; and on and after the first day of July, eighteen hundred and eighty-three, the stamp tax on bank checks, drafts, orders, and vouchers, and the tax on matches, perfumery, medicinal preparations, and other articles imposed by Schedule A following section thirty-four and thirty-seven of the Revised Statutes: Provided, That no drawback shall be allowed upon articles embraced in said schedule that shall be exported on and after the first day of July, eighteen hundred and eighty-three: Provided further, That on and after May fifteenth, eighteen hundred and eighty-three, matches may be removed by manufacturers thereof from the place of manufacture to warehouses within the United States without attaching thereto the stamps required by law, under such regulations as may be prescribed by the Commissioner of Internal Revenue.

SEC. 2. That on and after the first day of May, eighteen hundred and eighty-three, dealers in leaf tobacco shall annually pay twelve dollars; dealers in manufactured tobacco shall pay two dollars and forty cents; all manufacturers of tobacco shall pay six dollars; manufacturers of cigars shall pay six dollars; peddlers of tobacco, snuff, and cigars shall pay special taxes, as follows: Peddlers of the first class, as now defined by law, shall pay thirty dollars; peddlers of the second class shall pay fifteen dollars; peddlers of the third class shall pay seven dollars and twenty cents; and peddlers of the fourth class shall pay three dollars and sixty cents. Retail dealers in leaf tobacco shall pay two hundred and fifty dollars, and thirty cents for each dollar on the amount of their monthly sales in excess of the rate of five hundred dollars per annum: Provided, That farmers and producers of tobacco may sell at the place of production tobacco of their own growth and raising at retail directly to consumers, to an amount not exceeding one hundred dollars annually.
SEC. 3. That hereafter the special tax of a dealer in manufactured tobacco shall not be required from any farmer, planter, or lumberman who furnishes such tobacco only as rations or supplies to his laborers or employees in the same manner as other supplies are furnished by him to them: Provided, That the aggregate of the supplies of tobacco so by him furnished shall not exceed in quantity one hundred pounds in any one special tax year; that is, from the first day of May in any year until the thirty first day of April in the next year: And provided further, That such farmer, planter, or lumberman shall not be, at the time he is furnishing such supplies, engaged in the general business of selling dry goods, groceries, or other similar supplies in the manner of a merchant or storekeeper to others than his own employees or laborers.

SEC. 4. That on and after May first, eighteen hundred and eighty-three, the internal taxes on snuff, smoking, and manufactured tobacco, shall be eight cents per pound; and on cigars which shall be manufactured and sold or removed for consumption or sale on and after the first day of May, eighteen hundred and eighty-three, there shall be assessed and collected the following taxes, to be paid by the manufacturer thereof: On cigars of all descriptions, made of tobacco or any substitute therefor, three dollars per thousand; on cigarettes weighing not more than three pounds per thousand, fifty cents per thousand; on cigarettes weighing more than three pounds per thousand, three dollars per thousand: Provided, That on all original and unbroken factory packages of smoking and manufactured tobacco and snuff, cigars, cheroots, and cigarettes held by manufacturers or dealers at the time such reduction shall go into effect, upon which the tax has been paid, there shall be allowed a drawback or rebate of the full amount of the reduction, but the same shall not apply in any case where the claim has not been presented within sixty days following the date of the reduction; and such rebate to manufacturers may be paid in stamps at the reduced rate; and no claim shall be allowed or drawback paid for a less amount than ten dollars. It shall be the duty of the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, to adopt such rules and regulations and to prescribe and furnish such blanks and forms as may be necessary to carry this section into effect.

SEC. 5. That from and after the passage of this act every manufacturer of tobacco or snuff shall, in addition to all other requirements of law, print on each package, or securely affix by pasting on each package containing tobacco or snuff manufactured by or for him, a label on which shall be printed the number of the manufactory, the district and State in which it is situated, and these words:

NOTICE.

The manufacturer of this tobacco has complied with all requirements of law. Every person is cautioned, under penalties of law, not to use this package for tobacco again.

SEC. 6. That on and after the first day of July, eighteen hundred and eighty-three, the following sections shall constitute and be a substitute for Title thirty-three of the Revised Statutes of the United States:

TITLE XXXIII.

DUTIES UPON IMPORTS.

SEC. 2491. All persons are prohibited from importing into the United States, from any foreign country, any obscene book, pamphlet, paper, writing, advertisement, circular, print, picture, drawing, or other representation, figure or image on or of paper or other material, or any cast, instrument, or other article of an immoral nature, or any drug or medicine, or any article whatever, for the prevention of conception, or for causing unlawful abortion. No invoice or package whatever, or any part of one, in which any such articles are contained shall be
admitted to entry; and all invoices and packages whereof any such articles shall compose a part are liable to be proceeded against, seized, and forfeited by due course of law. All such prohibited articles in the course of importation shall be detained by the officer of customs, and proceedings taken against the same as prescribed in the following section: Provided, That the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the purposes hereinbefore specified, are excepted from the operation of this section.

SEC. 2492. Whoever, being an officer, agent, or employee of the Government of the United States, shall knowingly aid or abet any person engaged in any violation of any of the provisions of law prohibiting importing, advertising, dealing in, exhibiting, or receiving by mail obscene or indecent publications or representations, or means for preventing conception or procuring abortion, or other articles of indecent or immoral use or tendency, shall be deemed guilty of a misdemeanor, and shall for every offense be punishable by a fine of not more than five thousand dollars or by imprisonment at hard labor for not more than ten years, or both.

SEC. 2493. Any judge of any district or circuit court of the United States, within the proper district, before whom complaint in writing of any violation of the preceding sections is made, to the satisfaction of such judge, and founded on knowledge or belief, and, if upon belief, setting forth the grounds of such belief, and supported by oath or affirmation of the complainant, may issue, conformably to the Constitution, a warrant directed to the marshal, or any deputy marshal, in the proper district, directing him to search for, seize, and take possession of any such article or thing hereinbefore mentioned, and to make due and immediate return thereof to the end that the same may be condemned and destroyed by proceedings, which shall be conducted in the same manner as other proceedings in the case of municipal seizure, and with the same right of appeal or writ of error.

SEC. 2494. The importation of neat cattle and the hides of neat cattle from any foreign country into the United States is prohibited: Provided, That the operation of this section shall be suspended as to any foreign country or countries, or any parts of such country or countries, whenever the Secretary of the Treasury shall officially determine, and give public notice thereof, that such importation will not tend to the introduction or spread of contagious or infectious diseases among the cattle of the United States; and the Secretary of the Treasury is hereby authorized and empowered, and it shall be his duty, to make all necessary orders and regulations to carry this law into effect, or to suspend the same as therein provided, and to send copies thereof to the proper officers in the United States, and to such officers or agents of the United States in foreign countries as he shall judge necessary.

SEC. 2495. Any person convicted of a willful violation of any of the provisions of the preceding section shall be fined not exceeding five hundred dollars, or imprisoned not exceeding one year, or both, in the discretion of the court.

SEC. 2496. No watches, watch-cases, watch-movements, or parts of watch-movements, or any other articles of foreign manufacture, which shall copy or simulate the name or trade-mark of any domestic manufacture, shall be admitted to entry at the custom-houses of the United States, unless such domestic manufacturer is the importer of the same. And in order to aid the officers of the customs in enforcing this prohibition, any domestic manufacturer who has adopted trade-marks may require his name and residence and a description of his trade-marks to be recorded in books which shall be kept for that purpose in the Department of the Treasury; under such regulations as the Secretary of the Treasury shall prescribe, and may furnish to the department fac similes of such trade marks; and thereupon the Secretary of the Treasury shall cause one or more copies of the same to be transmitted to each collector or other proper officer of the customs.
SEC. 2497. No goods, wares, or merchandise, unless in cases provided for by treaty, shall be imported into the United States from any foreign port or place, except in vessels of the United States, or in such foreign vessels as truly and wholly belong to the citizens or subjects of that country of which the goods are the growth, production, or manufacture; or from which such goods, wares, or merchandise can only be, or most usually are, first shipped for transportation. All goods, wares, or merchandise imported contrary to this section, and the vessel wherein the same shall be imported, together with her cargo, tackle, apparel, and furniture, shall be forfeited to the United States; and such goods, wares, or merchandise, ship, or vessel, and cargo shall be liable to be seized, prosecuted, and condemned, in like manner, and under the same regulations, restrictions, and provisions as have been heretofore established for the recovery, collection, distribution, and remission of forfeitures to the United States by the several Revenue Laws.

SEC. 2498. The preceding section shall not apply to vessels, or goods, wares, or merchandise, imported in vessels of a foreign nation which does not maintain a similar regulation against vessels of the United States.

SEC. 2499. There shall be levied, collected, and paid on each and every non-enumerated article which bears a similitude, either in material, quality, texture, or the use to which it may be applied, to any article enumerated in this title as chargeable with duty, the same rate of duty which is levied and charged on the enumerated article which it most resembles in any of the particulars before mentioned; and if any non-enumerated article equally resembles two or more enumerated articles on which different rates are chargeable, there shall be levied, collected, and paid on such non-enumerated article the same rate of duty as is chargeable on the article which it resembles paying the highest duty; and on all articles manufactured from two or more materials the duty shall be assessed at the highest rates at which the component material of chief value may be chargeable. If two or more rates of duty should be applicable to any imported article, it shall be classified for duty under the highest of such rates: Provided, That non-enumerated articles similar in material and quality and texture, and the use to which they may be applied, to articles on the free list, and in the manufacture of which no dutiable materials are used, shall be free.

SEC. 2500. Upon the reimportation of articles once exported of the growth, product, or manufacture of the United States, upon which no internal tax has been assessed or paid, or upon which such tax has been paid and refunded by allowance or drawback, there shall be levied, collected, and paid a duty equal to the tax imposed by the internal-revenue laws upon such articles.

SEC. 2501. A discriminating duty of ten per centum ad valorem, in addition to the duties imposed by law, shall be levied, collected, and paid on all goods, wares, and merchandise which shall be imported on vessels not of the United States; but this discriminating duty shall not apply to goods, wares, and merchandise which shall be imported in vessels not of the United States, entitled, by treaty or any act of Congress, to be entered in the ports of the United States on payment of the same duties as shall then be paid on goods, wares, and merchandise imported in vessels of the United States.

SEC. 2502. There shall be levied, collected, and paid upon all articles imported from foreign countries, and mentioned in the schedules herein contained, the rates of duty which are, by the schedules, respectively prescribed, namely:

**Schedule A—Chemical Products.**

Glue, twenty per centum ad valorem.
Beeswax, twenty per centum ad valorem.
Gelatine and all similar preparations, thirty per centum ad valorem.

Upon importation of goods, etc., in foreign vessels. R. S. 2497, 458.

Penalties for violation, etc.

Provisions applicable only to vessels, etc., of nations maintaining similar regulations. R. S. 2498, 458.

Rates for articles resembling enumerated articles, and for articles manufactured from two or more materials. R. S. 2499, 458.

Articles subject to more than one rate of duty, classified, etc. Proviso.

Articles to be free.

Reimported goods, etc. R. S. 2500, 459.

Merchandise imported in foreign vessels.

Rates of duty on articles imported, etc.

Schedule A.
Chemical Products.
Glycerine, crude, brown or yellow, of the specific gravity of one and twenty-five hundredths or less at a temperature of sixty degrees Fahrenheit, not purified by refining or distilling, two cents per pound.

Glycerine, refined, five cents per pound.

Fish-glue or isinglass, twenty-five per centum ad valorem.

Phosphorus, ten cents per pound.

Soap, hard and soft, all which are not otherwise specially enumerated or provided for in this act, and castile soap, twenty per centum ad valorem.

Fancy, perfumed, and all descriptions of toilet soap, fifteen cents per pound.

Sponges, twenty per centum ad valorem.

Sumac, ground, three-tenths of one cent per pound, and sumac extract, twenty per centum ad valorem.

Acid, acetic, acetoxy, or pyroligneous acid, not exceeding the specific gravity of one and forty-seven one-thousandths, two cents per pound; exceeding the specific gravity of one and forty-seven one-thousandths, ten cents per pound.

Acid, citric, ten cents per pound.

Acid, tartaric, ten cents per pound.

Camphor, refined, five cents per pound.

Castor beans, or seeds, fifty cents per bushel of fifty pounds.

Castor oil, eighty cents per gallon.

Cream of tartar, six cents per pound.

Dextrine, burnt starch, gum substitute, or British gum, one cent per pound.

Extract of hemlock, and other barks used for tanning, not otherwise enumerated or provided for in this act, twenty per centum ad valorem.

Glucose, or grape sugar, twenty per centum ad valorem.

Indigo, extracts of, and carmine, ten per centum ad valorem.

Iodine, resublimed, forty cents per pound.

Licorice, paste or roll, seven and one-half cents per pound; licorice juice, three cents per pound.

Oil of bay-leaves, essential, or bay rum essence or oil, two dollars and fifty cents per pound.

Oil, croton, fifty cents per pound.

Oil, flaxseed or linseed, and cotton-seed oil, twenty-five cents per gallon, seven and one-half pounds weight to be estimated as a gallon.

Hemp-seed oil and rape-seed oil, ten cents per gallon.

Sods and potassa, tartrate, or rochelle salt, three cents per pound.

Strychnia, or strychnine, and all salts thereof, fifty cents per ounce. Tartars, partly refined, including lees crystals, four cents per pound.

Alumina, alum, patent alum, alum substitute, sulphate of aluminium, and ammounious cake, and alum in crystals or ground, sixty cents per hundred pounds.

Ammonia, anhydrous, liquefied by pressure, twenty per centum ad valorem.

Ammonia aqua, or water of ammonia, twenty per centum ad valorem.

Ammonia, muriate of, or sal-ammoniac, ten per centum ad valorem.

Ammonia, carbonate of, twenty per centum ad valorem.

Ammonia, sulphate of, twenty per centum ad valorem.

All imitations of natural mineral waters and all artificial mineral waters, thirty per centum ad valorem.

Asbestos, manufactured, twenty-five per centum ad valorem.

Baryta, sulphate of, or barytes, unmanufactured, ten per centum ad valorem.

Baryta, sulphate of, or barytes, manufactured, one-fourth of one cent per pound.

Refined borax, five cents per pound.

Pure boracic acid, five cents per pound; commercial boracic acid, four cents per pound; borate of lime, three cents per pound; crude borax, three cents per pound.
Cement, Roman, Portland, and all others, twenty per centum ad valorem.

Whiting and Paris white, dry, one-half cent per pound; ground in oil, or putty, one cent per pound.

Prepared chalk, precipitated chalk, French chalk, red chalk, and all other chalk preparations which are not specially enumerated or provided for in this act, twenty per centum ad valorem.

Chromic acid, fifteen per centum ad valorem.

Chromate of potash, three cents per pound.

Bi-chromate of potash, three cents per pound.

Cobalt, oxide of, twenty per centum ad valorem.

Copper, sulphate of, or blue vitriol, three cents per pound.

Iron, sulphate of, or copperas, three-tenths of one cent per pound.

Acetate of lead, brown, four cents per pound.

Acetate of lead, white, six cents per pound.

White lead, when dry or in pulp, three cents per pound; when ground or mixed in oil, three cents per pound.

Litharge, three cents per pound.

Orange mineral, and red lead, three cents per pound.

Nitrate of lead, three cents per pound.

Magnesia, medicinal, carbonate of, five cents per pound.

Magnesia, calcined, ten cents per pound.

Magnesia, sulphate of, or Epsom salts, one-half of one cent per pound.

Potash:

Crude, carbonate of, or fused, and caustic potash, twenty per centum ad valorem.

Chlorate of, three cents per pound.

Hydriodate, iodide and iodate of, fifty cents per pound.

Prussiate of, red, ten cents per pound.

Prussiate of, yellow, five cents per pound.

Nitrate of, or saltpeter, crude, one cent per pound.

Nitrate of, or refined saltpeter, one and one-half cents per pound.

Sulphate of, twenty per centum ad valorem.

Soda:

Soda-ash, one-quarter of one cent per pound.

Soda, sal, or soda crystals, one-quarter of one cent per pound.

Bi-carbonate of, or super-carbonate of, and salaratus, calcined or pearl ash, one and one-half cents per pound.

Hydrate or caustic, one cent per pound.

Sulphate, known as salt cake, crude or refined, or niter cake, crude or refined, and Glauber's salt, twenty per centum ad valorem.

Soda, silicate of, or other alkaline silicate, one-half of one cent per pound.

Sulphur:

Refined, in rolls, ten dollars per ton.

Sublimed, or flowers of, twenty dollars per ton.

Wood-tar, ten per centum ad valorem.

Coal-tar, crude, ten per centum ad valorem.

Coal-tar, products of, such as naphtha, benzine, benzole, dead oil, and pitch, twenty per centum ad valorem.

All coal-tar colors or dyes, by whatever name known, and not specially enumerated or provided for in this act, thirty-five per centum ad valorem.

All preparations of coal-tar, not colors or dye, not specially enumerated or provided for in this act, twenty per centum ad valorem.

Logwood and other dyewoods, extracts and decoctions of, ten per centum ad valorem.

Ultramarine, five cents per pound.

Turpentine, spirits of, twenty cents per gallon.

Colers and paints, including lakes, whether dry or mixed, or ground with water or oil, and not specially enumerated or provided for in this act, twenty-five per centum ad valorem.
The pigment known as bone black, and ivory-drop black, and bone
char, twenty-five per centum ad valorem.

Ocher, and ochery earths,umber and umber earths, and sienna and
sienna earths, when dry, one-half of one cent per pound; when ground
in oil, one and one-half cents per pound.

Zinc, oxide of, when dry, one and one-fourth cent per pound.
Zinc, oxide of, when ground in oil, one and three-fourths cent per
pound.

All preparations known as essential oils, expressed oils, distilled oils,
rendered oils, alkalies, alkaloids, and all combinations of any of the for-
going, and all chemical compounds and salts, by whatever name known,
and not specially enumerated or provided for in this act, twenty-five
per centum ad valorem.

Preparations: all medicinal preparations known as cerates, conserves,
decotions, emulsions, extracts, solid or fluid; infusions, juices, lini-
ments, lozenges, mixtures, mucilages, ointments, oleo-resins, pills, pla-
ters, powders, resins, suppositories, sirups, vinegars, and waters, of any
of which alcohol is not a component part, and which are not specially
enumerated or provided for in this act, twenty-five per centum ad va-
lorem.

All barks, beans, berries, balsams, buds, bulbs, and bulbous roots, and
excrescences, such as nutgalls, fruits, flowers, dried fibers, grains, gums,
and gum-resins, herbs, leaves, lichens, mosses, nuts, roots and stems,
spices, vegetables, seeds (aromatic, not garden seeds), and seeds of morbid
growth, weeds, woods used expressly for dyeing, and dried insects, any
of the foregoing of which are not edible, but which have been advanced
in value or condition by refining or grinding, or by other process of
manufacture, and not specially enumerated or provided for in this act,
ten per centum ad valorem.

All non-dutyable crude minerals, but which have been advanced in
value or condition by refining or grinding, or by other process of manu-
facture, not specially enumerated or provided for in this act, ten per
centum ad valorem.

All ground or powdered spices not specially enumerated or provided
for in this act, five cents per pound.

All earth or clays, unwrought or unmanufactured, not specially enu-
merated or provided for in this act, one dollar and fifty cents per ton.

All earths or clays, wrought or manufactured, not specially enu-
merated or provided for in this act, three dollars per ton; china clay, or
kaoline three dollars per ton.

Proprietary preparations, to-wit: All cosmetics, pills, powders, troches,
or lozenges, sirups, cordials, bitters, anodynes, tonics, plasters, liniments,
salves, ointments, pastes, drops, waters, essences, spirits, oils or prepa-
ration or compositions recommended to the public as proprietary arti-
cles, or prepared according to some private formula, as remedies or
specifics for any disease or diseases, or affections whatever, affecting
the human or animal body, including all toilet preparations whatever,
used as applications to the hair, mouth, teeth, or skin, not specially
enumerated or provided for in this act, fifty per centum ad valorem.

Alcoholic preparations:

Alcoholic perfumery, including cologne water, two dollars per gallon
and fifty per centum ad valorem.

Distilled spirits, containing fifty per centum of anhydrous alcohol,
one dollar per gallon.

Alcohol, containing ninety-four per cent. anhydrous alcohol, two dol-
Iars per gallon.

Alcoholic compounds, not otherwise specially enumerated or provided
for, two dollars per gallon for the alcohol contained and twenty-five per
centum ad valorem.

Chloroform, fifty cents per pound.

Collodion, and all compounds of pyroxyline, by whatever name known,
fifty cents per pound; rolled or in sheets, but not made up into articles,
sixty cents per pound, and when in finished or partly finished articles, sixty cents per pound and twenty-five per centum ad valorem.

Ether, sulphuric, fifty cents per pound.
Hoffman's anodyne, thirty cents per pound.
Iodoform, two dollars per pound.
Acid, tannic, and tannin, one dollar per pound.
Ether, nitrous, spirits of, thirty cents per pound.
Santonine, three dollars per pound.
Amylic alcohol, of fusel oil, ten per centum ad valorem.
Oil of Cognac, or oenantic ether, four dollars per ounce.
Fruit ethers, oils, or essences, two dollars and fifty cents per pound.
Oil or essence of rum, fifty cents per ounce.
Ethers of all kinds, not specially enumerated or provided for in this act, one dollar per pound.

Coloring for brandy, fifty per centum ad valorem.

Preparations: All medicinal preparations known as essences, ethers, extracts, mixtures, spirits, tinctures, and medicated wines, of which alcohol is a component part, not specially enumerated or provided for in this act, fifty cents per pound.

Varnishes of all kinds, forty per centum ad valorem; and on spirit varnishes, one dollar and thirty-two cents additional per gallon.

Opium, crude, containing nine per cent. and over of morphia, one dollar per pound. The importation of opium, containing less than nine per cent. morphia is hereby prohibited.

Opium, prepared for smoking, and all other preparations of opium not specially enumerated or provided for in this act, ten dollars per pound; but opium prepared for smoking, and other preparations of opium deposited in bonded warehouses shall not be removed therefrom for exportation without payment of duties, and such duties shall not be refunded.

Opium, aqueous extract of, for medicinal uses, and tincture of, as laudanum, and all other liquid preparations of opium, not specially enumerated or provided for in this act, forty per centum ad valorem.

Morphia or morphine, and all salts thereof, one dollar per ounce.

Schedule B.—Earthenware and Glassware.

Brown earthenware, common stoneware, gas-retorts, and stoneware not ornamented, twenty-five per centum ad valorem.

China, porcelain, parian, and bisque, earthen, stone, and crockery ware, including plaques, ornaments, charms, vases, and statuettes, painted, printed, or gilded, or otherwise decorated or ornamented in any manner, sixty per centum ad valorem.

China, porcelain, parian, and bisque ware, plain white, and not ornamented or decorated in any manner, fifty-five per centum ad valorem.

All other earthen, stone, and crockery ware, white, glazed, or edged, composed of earthy or mineral substances, not specially enumerated or provided for in this act, fifty-five per centum ad valorem.

Stoneware, above the capacity of ten gallons, twenty per centum ad valorem.

Encaustic tiles, thirty-five per centum ad valorem.

Brick, fire brick, and roofing and paving tile, not specially enumerated or provided for in this act, twenty per centum ad valorem.

Slates, slate pencils, slate chimney-pieces, mantels, slabs for tables, and all other manufactures of slate, thirty per centum ad valorem.

Roofing-slates, twenty-five per centum ad valorem.

Green and colored glass bottles, vials, demijohns and earboys (covered or uncovered), pickle or preserve jars, and other plain, molded, or pressed green and colored bottle glass, not cut, engraved, or painted, and not specially enumerated or provided for in this act, one cent per pound; if filled, and not otherwise in this act provided for, said articles
shall pay thirty per centum ad valorem in addition to the duty on the contents.

Flint and lime glass bottles and vials, and other plain, molded, or pressed flint or lime glassware, not specially enumerated or provided for in this act, forty per centum ad valorem; if filled, and not otherwise in this act provided for, said articles shall pay, exclusive of contents, forty per centum ad valorem in addition to the duty on the contents.

Articles of glass, cut, engraved, painted, colored, printed, stained, silvered, or gilded, not including plate-glass, silvered, or looking-glass plates, forty-five per centum ad valorem.

All glass bottles, and decanters, and other like vessels of glass, shall, if filled, pay the same rates of duty, in addition to any duty chargeable on the contents, as if not filled, except as in this act otherwise specially provided for.

Cylinder and crown glass, polished, not exceeding ten by fifteen inches square, two and one half cents per square foot; above that, and not exceeding sixteen by twenty-four inches square, four cents per square foot; above that, and not exceeding twenty-four by thirty inches square, six cents per square foot; above that, and not exceeding twenty-four by sixty inches square, twenty cents per square foot; all above that, forty cents per square foot.

Unpolished cylinder, crown, and common window-glass, not exceeding ten by fifteen inches square, one and three-eighths cents per pound; above that, and not exceeding sixteen by twenty-four inches square, one and seven-eighths cents per pound; above that, and not exceeding twenty-four by thirty inches square, two and three-eighths cents per pound; all above that, two and seven-eighths cents per pound: Provided, That unpolished cylinder, crown, and common window-glass, imported in boxes containing fifty square feet, as nearly as sizes will permit, now known and commercially designated as fifty feet of glass, single thick and weighing not to exceed fifty-five pounds of glass per box, shall be entered and computed as fifty pounds of glass only; and that said kinds of glass imported in boxes containing, as nearly as sizes will permit, fifty feet of glass, now known and commercially designated as fifty feet of glass, double thick and not exceeding ninety pounds in weight, shall be entered and computed as eighty pounds of glass only; but in all other cases the duty shall be computed according to the actual weight of glass.

Fluted, rolled, or rough plate-glass, not including crown, cylinder, or common window-glass, not exceeding ten by fifteen inches square, seventy-five cents per one hundred square feet; above that, and not exceeding sixteen by twenty-four inches square, one cent per square foot; above that, and not exceeding twenty-four by thirty inches square, one cent and a half per square foot; all above that, two cents per square foot. And all fluted, rolled, or rough plate-glass, weighing over one hundred pounds per one hundred square feet, shall pay an additional duty on the excess at the same rates herein imposed.

Cast polished plate glass, unsilvered, not exceeding ten by fifteen inches square, three cents per square foot; above that, and not exceeding sixteen by twenty-four inches square, five cents per square foot; above that, and not exceeding twenty-four by thirty inches square, eight cents per square foot; above that, and not exceeding twenty-four by sixty inches square, twenty-five cents per square foot; all above that, fifty cents per square foot.

Cast polished plate-glass, silvered, or looking-glass plates, not exceeding ten by fifteen inches square, four cents per square foot; above that, and not exceeding sixteen by twenty-four inches square, six cents per square foot; above that, and not exceeding twenty-four by thirty inches square, ten cents per square foot; above that, and not exceeding twenty-four by sixty inches square, thirty-five cents per square foot; all above that, sixty cents per square foot.

But no looking-glass plates or plate-glass, silvered, when framed, shall
pay a less rate of duty than that imposed upon similar glass of like description not framed, but shall be liable to pay, in addition thereto, thirty per centum ad valorem upon such frames.

Porcelain and Bohemian glass, chemical glassware, painted glassware, stained glass, and all other manufactures of glass or of which glass shall be the component material of chief value, not specially enumerated or provided for in this act, forty-five per centum ad valorem.

Schedule C.—Metals.

Iron ore, including manganiferous iron ore, also the dross or residuum from burnt pyrites, seventy-five cents per ton. Sulphur ore, as pyrites, or sulphuret of iron in its natural state, containing not more than three and one-half per centum of copper, seventy-five cents per ton: Provided, That ore containing more than two per centum of copper, shall pay, in addition thereto, two and one-half cents per pound for the copper contained therein.

Iron in pigs, iron keel, spiegeleisen, wrought and cast scrap iron, and scrap steel, three tenths of one cent per pound; but nothing shall be deemed scrap iron or scrap steel except waste or refuse iron or steel that has been in actual use and is fit only to be remanufactured.

Iron railway bars, weighing more than twenty-five pounds to the yard, seven-tenths of one cent per pound.

Steel railway bars and railway bars made in part of steel, weighing more than twenty-five pounds to the yard, seventeen dollars per ton.

Bar iron, rolled or hammered, comprising flats not less than one inch wide, nor less than three-eighths of one inch thick, eight-tenths of one cent per pound; comprising round iron not less than three-fifths of one inch in diameter, and square iron not less than three-fourths of one inch square, one cent per pound; comprising flats less than one inch wide, or less than three-eighths of one inch thick; round iron less than three-fourths of one inch and not less than seven-sixteenths of one inch in diameter, and square iron less than three-fourths of one inch square, one and one-tenth of one cent per pound: Provided, That all iron in slabs, blooms, loops, or other forms less finished than iron in bars, and more advanced than pig iron, except castings, shall be rated as iron in bars, and pay a duty accordingly: and none of the above iron shall pay a less rate of duty than thirty-five per centum ad valorem: Provided further, That all iron bars, blooms, billets, or sizes or shapes of any kind, in the manufacture of which charcoal is used as fuel, shall be subject to a duty of twenty-two dollars per ton.

Iron or steel tee rails, weighing not over twenty-five pounds to the yard, nine-tenths of one cent per pound; iron or steel flat rails, punched, eight-tenths of one cent per pound.

Round iron, in coils or rods, less than seven-sixteenths of one inch in diameter, and bars or shapes of rolled iron not specially enumerated or provided for in this act, one and two-tenths of one cent per pound.

Boiler or other plate iron, sheared or unsheared, skelp iron, sheared or rolled in grooves, one and one-fourth cents per pound; sheet iron, common or black, thinner than one inch and one-half and not thinner than number twenty wire gauge, one and one-tenth of one cent per pound; thinner than number twenty wire gauge and not thinner than number twenty-five wire gauge, one and two-tenths of one cent per pound; thinner than number twenty-five wire gauge and not thinner than number twenty-nine wire gauge, one and five-tenths of one cent per pound; thinner than number twenty-nine wire gauge, and all iron commercially known as common or black taggers iron, whether put up in boxes or bundles or not, thirty per centum ad valorem: And provided, That on all such iron and steel sheets or plates aforesaid excepting on what are known commercially as tin-plates, terne-plates, and taggertin, and hereafter provided for, when galvanized or coated with zinc or spelter, or other metals, or any alloy of those metals, three-fourths of one cent per pound additional.
SCHEDULE
C.
Metals, continued.

Polished, planished, or glanced sheet-iron, or sheet-steel, by whatever name designated, two and one-half cents per pound: Provided, That plate or sheet or taggers iron, by whatever name designated, other than the polished, planished, or glanced herein provided for, which has been pickled or cleaned by acid, or by any other material or process, and which is cold rolled, shall pay one-quarter cent per pound more duty than the corresponding gauges of common or black sheet or taggers iron.

Iron or steel sheets, or plates, or taggers iron, coated with tin or lead, or with a mixture of which these metals is a component part, by the dipping or any other process, and commercially known as tin plates, terne plates, and taggers tin, one cent per pound; corrugated or crimped sheet iron or steel, one and four-tenths of one cent per pound.

Hoop, or band, or scroll, or other iron, eight inches or less in width, and not thinner than number ten wire gauge, one cent per pound; thinner than number ten wire gauge and not thinner than number twenty wire gauge, one and two-tenths of one cent per pound; thinner than number twenty wire gauge, one and four-tenths of one cent per pound: Provided, That all articles not specially enumerated or provided for in this act, whether wholly or partly manufactured, made from sheet, plate, hoop, band, or scroll iron herein provided for, or of which such sheet, plate, hoop, band, or scroll iron shall be the material of chief value, shall pay one-fourth of one cent per pound more duty than that imposed on the iron from which they are made, or which shall be such material of chief value.

Iron and steel cotton-ties, or hoops for baling purposes, not thinner than number twenty wire gauge, thirty-five per centum ad valorem.

Cast-iron pipe of every description, one cent per pound.

Cast-iron vessels, plates, stove-plates, andirons, sadirons, tailors' irons, hatters' irons, and castings of iron, not specially enumerated or provided for in this act, one and one-quarter of one cent per pound.

Cut nails and spikes, of iron or steel, one and one-quarter of one cent per pound.

Cut tacks, brads, or sprigs, not exceeding sixteen ounces to the thousand, two and one-half cents per thousand; exceeding sixteen ounces to the thousand, three cents per pound.

Iron or steel railway fish-plates, or splice-bars, one and one-fourth of one cent per pound.

Malleable iron castings, not specially enumerated or provided for in this act, two cents per pound.

Wrought iron or steel spikes, nuts, and washers, and horse, mule, or ox shoes, two cents per pound.

Anvils, anchors or parts thereof, mill-irons and mill-cranks, of wrought irons and wrought-iron for ships, and forgings of iron and steel, for vessels, steam-engines, and locomotives, or parts thereof, weighing each twenty-five pounds or more, two cents per pound.

Iron or steel rivets, bolts, with or without threads or nuts, or bolt-blanks, and finished hinges or hinge-blanks, two and one-half of one cent per pound.

Iron or steel blacksmiths' hammers and sledges, track-tools, wedges, and crowbars, two and one-half of one cent per pound.

Iron or steel axles, parts thereof, axle-bars, axle-blanks, or forgings for axles, without reference to the stage or state of manufacture, two and one-half of one cent per pound.

Forgings of iron and steel, or forged iron, of whatever shape, or in whatever stage of manufacture, not specially enumerated or provided for in this act, two and one-half cents per pound.

Horseshoe-nails, hob-nails, and wire-nails, and all other wrought-iron or steel nails, not specially enumerated or provided for in this act, four cents per pound.

Boiler tubes, or flues, or stays, of wrought-iron or steel, three cents per pound.
Other wrought iron or steel tubes or pipes, two and one-quarter cents per pound.

Chain or chains of all kinds, made of iron or steel, not less than three-fourths of one inch in diameter, one and three-quarter cents per pound; less than three-fourths of one inch and not less than three-eighths of one inch in diameter, two cents per pound; less than three-eighths of one inch in diameter, two and one-half cents per pound.

Cross-cut saws, eight cents per linear foot.

Mill, pit, and drag saws, not over nine inches wide, ten cents per linear foot; over nine inches wide, fifteen cents per linear foot.

Circular saws, thirty per centum ad valorem.

Files, file blanks, rasps, and floats of all cuts and kinds, four inches in length and under, thirty-five cents per dozen; over four inches in length and under nine inches, seventy-five cents per dozen; nine inches in length and under fourteen inches, one dollar and fifty cents per dozen; fourteen inches in length and over, two dollars and fifty cents per dozen.

Steel ingots, coggèd ingots, blooms, and slabs, by whatever process made; die blocks or blanks; billets and bars and tapered or beveled bars; bands, hoops, strips, and sheets of all gauges and widths; plates of all thicknesses and widths; steamer, crank, and other shafts; wrist or crank pins; connecting-rods and piston-rods; pressed, sheared, or stamped shapes, or blanks of sheet or plate steel, or combination of steel and iron, punched or not punched; hammer-molds or swaged steel; gun-molds, not in bars; alloys used as substitutes for steel tools; all descriptions and shapes of dry sand, loam, or iron-molded steel castings, all of the above classes of steel not otherwise specially provided for in this act, valued at four cents a pound or less, forty-five per centum ad valorem; above four cents a pound and not above seven cents per pound, two cents per pound; valued above seven cents and not above ten cents per pound, two and three-fourths cents per pound; valued at above ten cents per pound, three and one fourth cents per pound: Provided, That on all iron or steel bars, rods, strips, or steel sheets, of whatever shape, and on all iron or steel bars of irregular shape or section, cold-rolled, cold-hammered, or polished in any way in addition to the ordinary process of hot-rolling or hammering, there shall be paid one-fourth cent per pound, in addition to the rates provided in this act; and on steel circular saw plates there shall be paid one cent per pound in addition to the rate provided in this act.

Iron or steel beams, girders, joists, angles, channels, car-truck channels, TT, columns and posts, or parts or sections of columns and posts, deck and bulb beams, and building forms, together with all other structural shapes of iron or steel, one and one fourth of one cent per pound.

Steel wheels and steel-tired wheels for railway purposes, whether wholly or partly finished, and iron or steel locomotive, car, and other railway tires, or parts thereof, wholly or partly manufactured, two and one-half of one cent per pound; iron or steel ingots, coggèd ingots, blooms or blanks for the same, without regard to the degree of manufacture, two cents per pound.

Iron or steel rivet, screw, nail, and fence, wire rods, round, in coils and loops, not lighter than number five wire gauge, valued at three and one-half cents or less per pound, six-tenths of one cent per pound. Iron or steel, flat with longitudinal ribs for the manufacture of fencing, six-tenths of a cent per pound.

Screws, commonly called wood screws, two inches or over in length, six cents per pound; one inch and less than two inches in length, eight cents per pound; over one half inch and less than one inch in length, ten cents per pound; one half inch and less in length, twelve cents per pound.

Iron or steel wire, smaller than number five and not smaller than
Number ten wire gauge, one and one-half cents per pound; smaller than number ten and not smaller than number sixteen wire gauge, two cents per pound; smaller than number sixteen and not smaller than number twenty-six wire gauge, two and one-half cents per pound; smaller than number twenty-six wire gauge, three cents per pound: Provided, That iron or steel wire covered with cotton, silk, or other material, and wire commonly known as crinoline, corset, and hat wire, shall pay four cents per pound in addition to the foregoing rates: And provided further, That no article made from iron or steel wire, or of which iron or steel wire is a component part of chief value, shall pay a less rate of duty than the iron or steel wire from which it is made either wholly or in part: And provided further, That iron or steel wire-cloths, and iron or steel wire-nettings, made in meshes of any form, shall pay a duty equal in amount to that imposed on iron or steel wire of the same gauge, and two cents per pound in addition thereto. There shall be paid on galvanized iron or steel wire (except fence wire), one half of one cent per pound in addition to the rate imposed on the wire of which it is made. On iron wire rope and wire strand, one cent per pound in addition to the rates imposed on the wire of which it is made. On steel wire rope and wire strand, two cents per pound in addition to the rates imposed on the wire of which it is made.

Steel, not specially enumerated or provided for in this act, forty-five per centum ad valorem: Provided, That all metal produced from iron or its ores, which is cast and malleable, of whatever description or form, without regard to the percentage of carbon contained therein, whether produced by cementation, or converted, cast, or made from iron or its ores, by the crucible, Bessemer, pneumatic, Thomas-Gilchrist, basic, Siemens-Martin, or open-hearth process, or by the equivalent of either, or by the combination of two or more of the processes, or their equivalents, or by any fusion or other process which produces from iron or its ores a metal either granular or fibrous in structure, which is cast and malleable, excepting what is known as malleable iron castings, shall be classed and denominated as steel.

No allowance or reduction of duties for partial loss or damage in consequence of rust or of discoloration shall be made upon any description of iron or steel, or upon any partly manufactured article of iron or steel, or upon any manufacture of iron and steel.

Argentine, albata, or German silver, unmanufactured, twenty-five per centum ad valorem.

Copper, imported in the form of ores, two and one-half cents on each pound of fine copper contained therein; regulus of and black or coarse copper, and copper cement, three and one-half cents on each pound of fine copper contained therein; old copper, fit only for remanufacture, clippings from new copper, and all composition metal of which copper is a component material of chief value not specially enumerated or provided for in this act, three cents per pound; copper in plates, bars, ingots, Chili or other pigs, and in other forms, not manufactured, or enumerated in this act, four cents per pound; in rolled plates, called brazier's copper, sheets, rods, pipes, and copper bottoms, and all manufactures of copper, or of which copper shall be a component of chief value, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.

Brass, in bars or pig, old brass, and clippings from brass or Dutch metal, one and one-half cent per pound.

Lead ore, and lead dross, one and one-half cent per pound.

Lead, in pigs and bars, molten and old refuse lead run into blocks and bars, and old scrap lead, fit only to be remanufactured, two cents per pound.

Lead, in sheets, pipes, or shot, three cents per pound.

Nickel, in ore, matte, or other crude form not ready for consumption in the arts, fifteen cents per pound on the nickel contained therein.
Nickel, nickel oxide, alloy of any kind in which nickel is the element of chief value, fifteen cents per pound.

Zinc, spelter, or tutenegue, in blocks or pigs, and old worn-out zinc, fit only to be remanufactured, one and one-half cent per pound; zinc, spelter, or tutenegue in sheets, two and one-half cents per pound.

Sheathing, or yellow metal, not wholly of copper, nor wholly nor in part of iron, ungalvanized, in sheets, forty-eight inches long and fourteen inches wide, and weighing from fourteen to thirty-four ounces per square foot, thirty-five per centum ad valorem.

Antimony, as regulus or metal, ten per centum ad valorem.

Bronze powder, fifteen per centum ad valorem.

Cutlery, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.

Dutch or bronze metal, in leaf, ten per centum ad valorem.

Steel plates, engraved, stereotype plates, and new types, twenty-five per centum ad valorem.

Gold-leaf, one dollar and fifty cents per package of five hundred leaves.

Hollow-ware, coated, glazed, or tinned, three cents per pound.

Muskets, rifles, and other fire-arms, not specially enumerated or provided for in this act, twenty-five per centum ad valorem.

All sporting breech-loading shot-guns, and pistols of all kinds, thirty-five per centum ad valorem.

Forged shot-gun barrels, rough-bored, ten per centum ad valorem.

Needles for knitting or sewing machines, thirty-five per centum ad valorem.

Needles, sewing, darning, knitting, and all others not specially enumerated or provided for in this act, twenty-five per centum ad valorem.

Pen-knives, pocket-knives, of all kinds, and razors, fifty per centum ad valorem; swords, sword-blades, and si.le-arms, thirty-five per centum ad valorem.

Pens, metallic, twelve cents per gross; pen-holder-tips and pen-holders, or parts thereof, thirty per centum ad valorem.

Pins, solid-head or other, thirty per centum ad valorem.

Britannia ware, and plated and gilt articles and wares of all kinds, thirty-five per centum ad valorem.

Quicksilver, ten per centum ad valorem.

Silver leaf, seventy-five cents per package of five hundred leaves.

Type-metal, twenty per centum ad valorem.

Chromate of iron, or chromic ore, fifteen per centum ad valorem.

Mineral substances in a crude state and metals unwrought, not specially enumerated or provided for in this act, twenty per centum ad valorem.

Manufactures, articles, or wares, not specially enumerated or provided for in this act, composed wholly or in part of iron, steel, copper, lead, nickel, pewter, tin, zinc, gold, silver, platinum, or any other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

**Schedule D.—Wood and Wooden Wares**

Timber, hewn and sawed, and timber used for spars and in building wharves, twenty per centum ad valorem.

Timber, squared or sided, not specially enumerated or provided for in this act, one cent per cubic foot.

Sawed boards, plank, deals, and other lumber of hemlock, white-wood, sycamore, and bass-wood, one dollar per one thousand feet, board measure; all other articles of sawed lumber, two dollars per one thousand feet, board measure. But when lumber of any sort is planed or finished, in addition to the rates herein provided, there shall be levied and paid for each side so planed or finished, fifty cents per one thousand feet, board measure.
And if planed on one side and tongued and grooved, one dollar per
one thousand feet, board measure. And if planed on two sides, and
tongued and grooved, one dollar and
fifty cents per one thousand feet, board measure.
Hubs for wheels, posts, last-blocks, wagon-blocks, ore-blocks, gun-
blocks, heading-blocks, and all like blocks or sticks, rough-hewn or
sawed only, twenty per centum ad valorem.
Staves of wood of all kinds, ten per centum ad valorem.
Pickets and palings, twenty per centum ad valorem.
Laths, fifteen cents per one thousand pieces.
Shingles, thirty-five cents per one thousand.
Pine clapboards, two dollars per one thousand.
Spruce clapboards, one dollar and fifty cents per one thousand.
House or cabinet furniture, in piece or rough, and not finished, thirty
per centum ad valorem.
Cabinet ware and house furniture, finished, thirty five per centum ad
valorem.
Casks and barrels, empty, sugar-box shooks, and packing-boxes, and
packing-box shooks, of wood, not specially enumerated or provided for
in this act, thirty per centum ad valorem.
Manufactures of cedar-wood, granadilla, ebony, mahogany, rose wood,
and satin wood, thirty-five per centum ad valorem.
Manufactures of wood, or of which wood is the chief component part,
not specially enumerated or provided for in this act, thirty-five per cen-
tum ad valorem.
Wood, unmanufactured, not specially enumerated or provided for in
this act, twenty per centum ad valorem.

SCHEDULE E.—SUGAR.

All sugars not above No. 13 Dutch standard in color shall pay duty
on their polariscopic test as follows, viz:
All sugars not above No. 13 Dutch standard in color, all tank bot-
toms, sirups of cane juice or of beet juice, melada, concentrated melada,
cement, and concentrated molasses, testing by the polariscope not
above seventy-five degrees, shall pay a duty of one and forty-hundredths
cent per pound, and for every additional degree or fraction of a degree
shown by the polariscope test, they shall pay four-hundredths of a cent
per pound additional.
All sugars above No. 13 Dutch standard in color shall be classified
by the Dutch standard of color, and pay duty as follows, namely:
All sugar above No. 13 and not above No. 16 Dutch standard, two
and seventy-five hundredths cents per pound.
All sugar above No. 16 and not above No. 20 Dutch standard, three
cents per pound.
All sugars above No. 20 Dutch standard, three and fifty-hundredths
cents per pound.
Molasses testing not above fifty-six degrees by the polariscope, shall
pay a duty of four cents per gallon; molasses testing above fifty-six de-
grrees, shall pay a duty of eight cents per gallon.
Sugar candy, not colored, five cents per pound.
All other confectionery, not specially enumerated or provided for in
this act, made wholly or in part of sugar, and on sugars after being re-
finned, when tinctured, colored, or in any way adulterated, valued at
thirty cents per pound or less, ten cents per pound.
Confectionery valued above thirty cents per pound, or when sold by
the box, package, or otherwise than by the pound, fifty per centum ad
valorem.

SCHEDULE F.—TOBACCO.

Cigars, cigarettes, and cheroots of all kinds, two dollars and fifty
cents per pound and twenty-five per centum ad valorem; but paper
cigars and cigarettes, including wrappers, shall be subject to the same
duties as are herein imposed upon cigars.

Leaf tobacco, of which eighty-five per cent. is of the requisite size
and of the necessary fineness of texture to be suitable for wrappers, and
of which more than one hundred leaves are required to weigh a pound,
if not stemmed, seventy-five cents per pound; if stemmed, one dollar
per pound.

All other tobacco in leaf, unmanufactured, and not stemmed, thirty
five cents per pound.

Tobacco-stems, fifteen cents per pound.

Tobacco, manufactured, of all descriptions, and stemmed tobacco, not
specially enumerated or provided for in this act, forty cents per pound.

Snuff and snuff-flour, manufactured of tobacco, ground, dry, or damp,
and pickled, scented or otherwise, of all descriptions, fifty cents per
pound.

Tobacco, unmanufactured, not specially enumerated or provided for in
this act, thirty per centum ad valorem.

**Schedule G.—Provisions.**

**Schedule F. Tobacco, continued.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Rate</th>
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<tbody>
<tr>
<td>Animals, live, twenty per centum ad valorem.</td>
<td></td>
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<tr>
<td>Beef and pork, one cent per pound.</td>
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<tr>
<td>Hams and bacon, two cents per pound.</td>
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<tr>
<td>Meat, extract of, twenty per centum ad valorem.</td>
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<tr>
<td>Cheese, four cents per pound.</td>
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<tr>
<td>Butter, and substitutes therefor, four cents per pound.</td>
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<tr>
<td>Lard, two cents per pound.</td>
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<tr>
<td>Wheat, twenty cents per bushel.</td>
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<tr>
<td>Rye and barley, ten cents per bushel.</td>
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<tr>
<td>Barley, pearled, patent, or hulled, one half cent per pound.</td>
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<tr>
<td>Barley malt, per bushel of thirty-four pounds, twenty cents.</td>
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<tr>
<td>Indian corn or maize, ten cents per bushel.</td>
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<tr>
<td>Oats, ten cents per bushel.</td>
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<tr>
<td>Corn-meal, ten cents per bushel of forty-eight pounds.</td>
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<tr>
<td>Oat-meal, one-half cent per pound.</td>
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<tr>
<td>Rye-flour, one-half cent per pound.</td>
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<tr>
<td>Wheat-flour, twenty per centum ad valorem.</td>
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| Potato or corn starch, two cents per pound; rice starch, two and a
  half cents per pound; other starch, two and a half cents per pound. | |
| Rice, cleaned, two and one-fourth cents per pound; uncleaned, one
  and one-half cents per pound.                    |          |
| Paddy, one and one-fourth cents per pound.       |          |
| Rice-flour and rice-meal, twenty per centum ad valorem. |    |
| Hay, two dollars per ton.                        |          |
| Honey, twenty cents per gallon.                  |          |
| Hops, eight cents per pound.                     |          |
| Milk, preserved or condensed, twenty per centum ad valorem. |    |

**Fish:**

Mackerel, one cent per pound.

Herrings, pickled or salted, one-half of one cent per pound.

Salmon, pickled, one cent per pound; other fish, pickled, in barrels,
one cent per pound.

Foreign-caught fish, imported otherwise than in barrels or half
barrels, whether fresh, smoked, dried, salted, or pickled, not specially
enumerated or provided for in this act, fifty cents per hundred pounds.

Anchovies and sardines, packed in oil or otherwise, in tin boxes
measuring not more than five inches long, four inches wide, and three
and one-half inches deep, ten cents per whole box; in half boxes, meas-
uring not more than five inches long, four inches wide, and one and
five-eighths deep, five cents each; in quarter boxes measuring not more
than four inches and three-quarters long, three and one-half inches
wide, and one and a quarter deep, two and one-half cents each; when
imported in any other form, forty per centum ad valorem.

Fish preserved in oil, except anchovies and sardines, thirty per
centum ad valorem.

Salmon, and all other fish, prepared or preserved, and prepared meats
of all kinds, not specially enumerated or provided for in this act,
twenty-five per centum ad valorem.

Pickles and sauces, of all kinds, not otherwise specially enumerated
or provided for in this act, thirty-five per centum ad valorem.

Potatoes, fifteen cents per bushel of sixty pounds.

Vegetables, in their natural state, or in salt or brine, not specially
enumerated or provided for in this act, ten per centum ad valorem.

Vegetables, prepared or preserved, of all kinds, not otherwise pro-
vided for, thirty per centum ad valorem.

Chicory root, ground or unground, burnt or prepared, two cents per

Vinegar, seven and one-half cents per gallon. The standard for
vinegar shall be taken to be that strength which requires thirty-five
grains of bi-carbonate of potash to neutralize one ounce Troy of vinegar;
and all import duties that may by law be imposed on vinegar imported
from foreign countries shall be collected according to this standard.

Acorns, and dandelion root, raw or prepared, and all other articles
used or intended to be used as coffee, or as substitutes therefor, not
specially enumerated or provided for in this act, two cents per pound.

Chocolate, two cents per pound.

Cocoa, prepared or manufactured, two cents per pound.

Fruits:

Currants, Zante or other, one cent per pound.

Dates, plums, and prunes, one cent per pound.

Figs, two cents per pound.

Oranges, in boxes of capacity not exceeding two and one-half cubic
feet, twenty-five cents per box; in one-half boxes, capacity not exceed-
ing one and one-fourth cubic feet, thirteen cents per half box; in bulk,
one dollar and sixty cents per thousand; in barrels, capacity not exceed-
ing that of the one hundred and ninety-six pounds flour-barrel, fifty-five
cents per barrel.

Lemons, in boxes of capacity not exceeding two and one-half cubic
feet, thirty cents per box; in one-half boxes, capacity not exceeding
one and one-fourth cubic feet, sixteen cents per half box; in bulk, two
dollars per thousand.

Lemons and oranges, in packages, not specially enumerated or pro-
vided for in this act, twenty per centum ad valorem.

Limes and grapes, twenty per centum ad valorem.

Raisins, two cents per pound.

Fruits, preserved in their own juices, and fruit-juice, twenty per cen-
tum ad valorem.

Compotes, sweetmeats, or fruits preserved in sugar, spirits, sirup, or
molasses, not otherwise specified or provided for in this act, and jellies
of all kinds, thirty-five per centum ad valorem.

Nuts:

Almonds, five cents per pound; shelled, seven and one-half cents per
pounds; filberts, and walnuts, of all kinds, three cents per pound.

Peanuts or ground beans, one cent per pound; shelled, one and one-
half cent per pound.

Nuts, of all kinds, shelled or unshelled, not specially enumerated or
provided for in this act, two cents per pound.

Mustard, ground or preserved, in bottles or otherwise, ten cents per

Schedule H.—Liquors.

Champagne, and all other sparkling wines, in bottles containing each
not more than one quart and more than one pint, seven dollars per
dozen bottles; containing not more than one pint each and more than one half pint, three dollars and fifty cents per dozen bottles; containing one-half pint each, or less, one dollar and seventy-five cents per dozen bottles; in bottles containing more than one quart each, in addition to seven dollars per dozen bottles, at the rate of two dollars and twenty-five cents per gallon on the quantity in excess of one quart bottle.

Still wines, in casks, fifty cents per gallon; in bottles, one dollar and sixty cents per case of one dozen bottles containing each not more than one quart and more than one pint, or twenty-four bottles containing each not more than one pint; and any excess beyond these quantities found in such bottles shall be subject to a duty of five cents per pint or fractional part thereof; but no separate or additional duty shall be collected on the bottles: Provided, That any wines imported containing more than twenty-four per centum of alcohol shall be forfeited to the United States: Provided further, That there shall be no allowance for breakage, leakage, or damage on wines, liquors, cordials, or distilled spirits.

Vermouth, the same duty as on still wines.

Wines, brandy, and other spirituous liquors imported in bottles, shall be packed in packages containing not less than one dozen bottles in each package; and all such bottles, except as specially enumerated or provided for in this act, shall pay an additional duty of three cents for each bottle.

Brandy, and other spirits manufactured or distilled from grain or other materials and not specially enumerated or provided for in this act, two dollars per proof gallon; each and every gauge or wine gallon of measurement shall be counted as at least one proof gallon; and the standard for determining the proof of brandy and other spirits or liquors of any kind imported shall be the same as that which is defined in the laws relating to internal revenue; but any brandy or other spirituous liquors imported in casks of less capacity than fourteen gallons shall be forfeited to the United States.

On all compounds or preparations of which distilled spirits are a component part of chief value, not specially enumerated or provided for in this act, there shall be levied a duty not less than that imposed upon distilled spirits.

Cordials, liquors, arrack, absinthe, kirschwasser, ratafia, and other similar spirituous beverages or bitters, containing spirits, and not specially enumerated or provided for in this act, two dollars per proof gallon.

No lower rate or amount of duty shall be levied, collected, and paid on brandy, spirits, and other spirituous beverages than that fixed by law for the description of first proof; but it shall be increased in proportion for any greater strength than the strength of first proof; and all imitations of brandy or spirits or wines imported by any names whatever shall be subject to the highest rate of duty provided for the genuine articles respectively intended to be represented, and in no case less than one dollar per gallon.

Bay-rum, or bay-water, whether distilled or compounded, one dollar per gallon of first proof, and in proportion for any greater strength than first proof.

Ale, porter, and beer, in bottles or jugs of glass, stone, or earthen ware, thirty-five cents per gallon; otherwise than in bottles or jugs of glass, stone, or earthen ware, twenty cents per gallon.

Ginger-ale or ginger-beer, twenty per centum ad valorem, but no separate or additional duty shall be collected on bottles or jugs containing the same.

**Schedule I.—Cotton and Cotton Goods.**

Cotton thread, yarn, warps, or warp-yarn, whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in
any other form, valued at not exceeding twenty-five cents per pound, 
ten cents per pound; valued at over twenty-five cents per pound, and not 
exceeding forty cents per pound, fifteen cents per pound; valued at 
over forty cents per pound, and not exceeding fifty cents per pound, 
twenty cents per pound; valued at over fifty cents per pound, and not 
exceeding sixty cents per pound, twenty-five cents per pound; valued 
at over sixty cents per pound, and not exceeding seventy cents per 
pound, thirty-three cents per pound; valued at over seventy cents per 
pound, and not exceeding eighty cents per pound, thirty-eight cents per 
pound; valued at over eighty cents per pound, and not exceeding one 
dollar per pound, forty-eight cents per pound; valued at over one dol-
lar per pound, fifty per centum ad valorem.

On all cotton cloth not bleached, dyed, colored, stained, painted, or 
printed, and not exceeding one hundred threads to the square inch, 
counting the warp and filling, two and one-half cents per square yard; if 
bleached, three and one half cents per square yard; if dyed, colored, 
stained, painted, or printed, four and one-half cents per square yard.

On all cotton cloth, not bleached, dyed, colored, stained, painted, or 
printed, exceeding one hundred and not exceeding two hundred 
threads to the square inch, counting the warp and filling, three cents per square 
yard; if bleached, four cents per square yard; if dyed, colored, stained, 
painted, or printed, five cents per square yard: Provided, That on all 
cotton cloth not exceeding two hundred threads to the square inch, 
counting the warp and filling, not bleached, dyed, colored, stained, 
painted, or printed, valued at over eight cents per square yard; 
bleached, valued at over ten cents per square yard; dyed, colored, 
stained, painted, or printed, valued at over thirteen cents per square 
yard, there shall be levied, collected, and paid a duty of forty per 
centum ad valorem.

On all cotton cloth exceeding two hundred threads to the square 
inch, counting the warp and filling, not bleached, dyed, colored, stained, 
painted, or printed, four cents per square yard; if bleached, five cents 
per square yard; if dyed, colored, stained, painted, or printed, six cents 
per square yard: Provided: That on all such cotton cloths not bleached, 
dyed, colored, stained, painted, or printed, valued at over ten cents per 
square yard; bleached, valued at over twelve cents per square yard; 
and dyed, colored, stained, painted, or printed, valued at over fifteen 
cents per square yard, there shall be levied, collected, and paid a duty 
of forty per centum ad valorem.

On stockings, hose, half-hose, shirts, and drawers, and all goods made 
on knitting machines or frames, composed wholly of cotton, and not 
herein otherwise provided for, thirty-five per centum ad valorem.

On stockings, hose, half-hose, shirts, and drawers, fashioned, nar-
rowed, or shaped wholly or in part by knitting machines or frames, or 
knit by hand, and composed wholly of cotton, forty per centum ad valo-
rem.

Cotton cords, braids, gimps, galloons, webbing, goring, suspenders, 
braces, and all manufactures of cotton, not specially enumerated or pro-
vided for in this act, and corsets, of whatever material composed, thirty-
five per centum ad valorem.

Cotton laces, embroideries, insertings, trimmings, lace window-curtains, 
cotton damask, hemmed handkerchiefs, and cotton velvet, forty per 
centum ad valorem.

Spool-thread of cotton, seven cents per dozen spools, containing on 
each spool not exceeding one hundred yards of thread; exceeding one 
hundred yards on each spool, for every additional one hundred yards 
of thread or fractional part thereof in excess of one hundred yards, 
seven cents per dozen.

**Schedule J.—Hemp, Jute, and Flax Goods.**

<table>
<thead>
<tr>
<th>Hemp, jute, and flax goods</th>
<th>Flax straw, five dollars per ton.</th>
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<td>Flax, not hackled or dressed, twenty dollars per ton.</td>
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Flax, hackled, known as "dressed line," forty dollars per ton.
Tow, of flax or hemp, ten dollars per ton.
Hemp, manila and other like substitutes for hemp not specially enumerated or provided for in this act, twenty-five dollars per ton.
Jute butts, five dollars per ton.
Jute, twenty per centum ad valorem; sunn, sisal grass, and other vegetable substances, not specially enumerated or provided for in this act, fifteen dollars per ton.
Brown and bleached linens, ducks, canvas, paddings, cot bottoms, diapers, crash, luckackbacks, handkerchiefs, lawns, or other manufactures of flax, jute, or hemp, or of which flax, jute, or hemp shall be the component material of chief value, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.
Flax, hemp, and jute yarns, thirty-five per centum ad valorem.
Flax or linen thread, twine, and pack thread and all manufactures of flax, or of which flax shall be the component material of chief value, not specially enumerated or provided for in this act, forty per centum ad valorem.
Flax or linen laces and insertings, embroideries, or manufactures of linen, if embroidered or tamboured in the loom or otherwise, by machinery or with the needle or other process, and not specially enumerated or provided for in this act, thirty per centum ad valorem.
Burlaps, not exceeding sixty inches in width, of flax, jute, or hemp, or of which flax, jute, or hemp, or either of them, shall be the component material of chief value (except such as may be suitable for bagging for cotton), thirty per centum ad valorem.
Oil-cloth foundations, or floor-cloth canvas, or burlaps exceeding sixty inches in width, made of flax, jute, or hemp, or of which flax, jute, or hemp, or either of them, shall be the component material of chief value, forty per centum ad valorem.
Oil-cloths for floors, stamped, painted, or printed, and on all other oil-cloth (except silk oil-cloth), and on water-proof cloth, not otherwise provided for, forty per centum ad valorem.
Gunny cloth, not bagging, valued at ten cents or less per square yard, three cents per pound; valued at over ten cents per square yard, four cents per pounds.
Bags and bagging, and like manufactures, not specially enumerated or provided for in this act (except bagging for cotton), composed wholly or in part of flax, hemp, jute, gunny cloth, gunny bags, or other material, forty per centum ad valorem.
Bagging for cotton, or other manufactures not specially enumerated or provided for in this act, suitable to the uses for which cotton bagging is applied, composed in whole or in part of hemp, jute, jute butts, flax, gunny bags, gunny cloth, or other material, and valued at seven cents or less per square yard, one and one-half cents per pound; valued at over seven cents per square yard, two cents per pound.
Tarred cables or cordage, three cents per pound.
Untarred manila cordage, two and one-half cents per pound.
All other untarred cordage, three and one-half cents per pound.
Seines and seine and gilling twine, twenty-five per centum ad valorem.
Sail duck, or canvas for sails, thirty per centum ad valorem.
Russia and other sheetings, of flax or hemp, brown or white, thirty-five per centum ad valorem.
All other manufactures of hemp, or manila, or of which hemp or manila shall be a component material of chief value, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.
Grass-cloth, and other manufactures of jute, ramie, China, and sisal grass, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.
Schedule K.—Wool and Woolens.

All wools, hair of the alpaca, goat, and other like animals, shall be divided, for the purpose of fixing the duties to be charged thereon, into the three following classes:

Class One, Clothing Wools.—That is to say, merino, mestiza, metz, or metis wools, or other wools of merino blood, immediate or remote, down clothing wools, and wools of like character with any of the preceding, including such as have been heretofore usually imported into the United States from Buenos Ayres, New Zealand, Australia, Cape of Good Hope, Russia, Great Britain, Canada, and elsewhere, and also including all wools not hereinafter described or designated in classes two and three.

Class Two, Combing Wools.—That is to say, Leicester, Cotswold, Lincolnshire, Down combing wools, Canada long wools, or other like combing wools of English blood, and usually known by the terms herein used, and also all hair of the alpaca, goat, and other like animals.

Class Three, Carpet Wools and Other Similar Wools.—Such as Donskoi, native South American, Cordova, Valparaiso, native Smyrna, and including all such wools of like character as have been heretofore usually imported into the United States from Turkey, Greece, Egypt, Syria, and elsewhere.

The duty on wools of the first class which shall be imported washed shall be twice the amount of the duty to which they would be subjected if imported unwashed; and the duty on wools of all classes which shall be imported scoured shall be three times the duty to which they would be subjected if imported unwashed. The duty upon wool of the sheep, or hair of the alpaca, goat, and other like animals, which shall be imported in any other than ordinary condition, as now and heretofore practiced, or which shall be changed in its character or condition for the purpose of evading the duty, or which shall be reduced in value by the admixture of dirt or any other foreign substance, shall be twice the duty to which it would be otherwise subject.

Wools of the first class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall be thirty cents or less per pound, ten cents per pound; wools of the same class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall exceed thirty cents per pound, twelve cents per pound.

Wools of the second class, and all hair of the alpaca, goat, and other like animals, the value whereof, at the last port or place whence exported to the United States, excluding charges in such port, shall be thirty cents or less per pound, ten cents per pound; wools of the same class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall exceed thirty cents per pound, twelve cents per pound.

Wools of the third class, the value whereof, at the last port or place whence exported to the United States, excluding charges in such port, shall be twelve cents or less per pound, two and a half cents per pound; wools of the same class, the value whereof, at the last port or place whence exported to the United States, excluding charges in such port, shall exceed twelve cents per pound, five cents per pound.

Wools on the skin, the same rates as other wools, the quantity and value to be ascertained under such rules as the Secretary of the Treasury may prescribe.

Woolen rags, shoddy, mungo, waste, and flocks, ten cents per pound. Woolen cloths, woolen shawls, and all manufactures of wool of every description, made wholly or in part of wool, not specially enumerated or provided for in this act, valued at not exceeding eighty cents per pound, thirty-five cents per pound and thirty-five per centum ad valorem; valued at above eighty cents per pound, thirty-five cents per pound, and in addition thereto forty per centum ad valorem.
Flannels, blankets, hats of wool, knit goods, and all goods made on knitting-frames, balmors, woolen and worsted yarns, and all manufactures of every description, composed wholly or in part of worsted, the hair of the alpaca, goat, or other animals, (except such as are composed in part of wool), not specially enumerated or provided for in this act, valued at not exceeding thirty cents per pound, ten cents per pound; valued at above thirty cents per pound, and not exceeding forty cents per pound, twelve cents per pound; valued at above forty cents per pound, and not exceeding sixty cents per pound, eighteen cents per pound; valued at above sixty cents per pound, and not exceeding eighty cents per pound, twenty-four cents per pound; and in addition thereto, upon all the above named articles, thirty-five per centum ad valorem; valued at above eighty cents per pound, thirty-five cents per pound, and in addition thereto forty per centum ad valorem.

Bunting, ten cents per square yard, and in addition thereto, thirty-five per centum ad valorem.

Women's and children's dress goods, coat linings, Italian cloths, and goods of like description, composed in part of wool, worsted, the hair of the alpaca, goat, or other animals, valued at not exceeding twenty cents per square yard, five cents per square yard, and in addition thereto, thirty-five per centum ad valorem; valued at above twenty cents per square yard, seven cents per square yard, and forty per centum ad valorem; if composed wholly of wool, worsted, the hair of the alpaca, goat, or other animals, or of a mixture of them, nine cents per square yard and forty per centum ad valorem, but all such goods with selvedges, made wholly or in part of other materials, or with threads of other materials introduced for the purpose of changing the classification, shall be dutiable at nine cents per square yard and forty per centum ad valorem: Provided, That all such goods weighing over four ounces per square yard shall pay a duty of thirty-five cents per pound and forty per centum ad valorem.

Cloaks, dolmans, jackets, talmas, ulsters, or other outside garments for ladies' and children's apparel and goods of similar description, or used for like purposes, composed wholly or in part of wool, worsted, the hair of the alpaca, goat, or other animals, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, except knit goods, forty cents per pound, and in addition thereto, thirty-five per centum ad valorem.

Webbings, gorings, suspenders, braces, beltings, bindings, braids, galloons, fringes, gimps, cords, cords and tassels, dress trimmings, head nets, buttons, or barrel buttons, or buttons of other forms for tassels or ornaments, wrought by hand, or braided by machinery, made of wool, worsted, the hair of the alpaca, goat, or other animals, or of which wool, worsted, the hair of the alpaca, goat, or other animals is a component material, thirty cents per pound, and in addition thereto, fifty per centum ad valorem.

Aubusson, Axminster, and chenille carpets, and carpets woven whole for rooms, forty-five cents per square yard, and in addition thereto, thirty per centum ad valorem.

Saxony, Wilton, and Tournay velvet carpets, forty-five cents per square yard, and in addition thereto, thirty per centum ad valorem.

Brussels carpets, thirty cents per square yard, and in addition there- to, thirty per centum ad valorem.

Patent velvet and tapestry velvet carpets, printed on the warp or
otherwise, twenty-five cents per square yard, and in addition thereto, thirty per centum ad valorem.

Tapestry Brussels carpets, printed on the warp or otherwise, twenty cents per square yard, and in addition thereto, thirty per centum ad valorem.

Treble ingrained, three-ply, and worsted-chain Venetian carpets, twelve cents per square yard, and in addition thereto, thirty per centum ad valorem.

Yarn Venetian, and two-ply ingrained carpets, eight cents per square yard, and in addition thereto, thirty per centum ad valorem.

Druggets and bookings, printed, colored, or otherwise, fifteen cents per square yard, and in addition thereto, thirty per centum ad valorem.

Hemp or jute carpeting, six cents per square yard.

Carpets and carpetings of wool, flax, or cotton, or parts of either or other material, not otherwise herein specified, forty per centum ad valorem; and mats, rugs, screens, covers, hassocks, bedsides, and other portions of carpets or carpetings, shall be subjected to the rate of duty herein imposed on carpets or carpeting of like character or description; and the duty on all other mats not exclusively of vegetable material, screens, hassocks, and rugs, shall be forty per centum ad valorem.

Endless belts or felts for paper or printing machines, twenty cents per pound and thirty per centum ad valorem.

SCHEDULE L.—SILK AND SILK GOODS.

Silk, partially manufactured from cocoons, or from waste silk, and not further advanced or manufactured than carded or combed silk, fifty cents per pound.

Thrown silk, in gum, not more advanced than singles, tram, organzine, sewing silk, twist, floss, in the gum, and spun silk, silk threads or yarns, of every description, purified or dyed, thirty per centum ad valorem.

On lastings, mohair cloth, silk twist, or other manufactures of cloth, woven or made in patterns of such size, shape, or form, or cut in such manner as to be fit for buttons exclusively, ten per centum ad valorem.

All goods, wares, and merchandise, not specially enumerated or provided for in this act, made of silk, or of which silk is the component material of chief value, fifty per centum ad valorem.

SCHEDULE M.—BOOKS, PAPERS, ETC.

Books, pamphlets, bound or unbound, and all printed matter, not specially enumerated or provided for in this act, engravings, bound or unbound, etchings, illustrated books, maps, and charts, twenty-five per centum ad valorem.

Blank books, bound or unbound, and blank books for press-copying, twenty per centum ad valorem.

Paper, sized or glazed, suitable only for printing paper, twenty per centum ad valorem.

Printing paper, unsized, used for books and newspapers exclusively, fifteen per centum ad valorem.

Paper, manufactures of, or of which paper is a component material, not specially enumerated or provided for in this act, fifteen per centum ad valorem.

Sheathing paper, ten per centum ad valorem.

Paper boxes, and all other fancy boxes, thirty-five per centum ad valorem.

Paper envelopes, twenty-five per centum ad valorem.

Paper-hangings and paper for screens or fire-boards, paper antiquarian, demy, drawing, elephant, foolscap, imperial, letter, note, and all other paper not specially enumerated or provided for in this act, twenty-five per centum ad valorem.

Pulp, dried, for paper-makers' use, ten per centum ad valorem.
SCHEDULE N.—**Sundries.**

Alabaster and spar statuary and ornaments, ten per centum ad valorem.

Baskets and all other articles composed of grass, osier, palm leaf, whalebone, or willow, or straw, not specially enumerated or provided for in this act, thirty per centum ad valorem.

Beads, and bead ornaments of all kinds, except amber, fifty per centum ad valorem.

Blacking of all kinds, twenty-five per centum ad valorem.

Bladders, manufactures of, twenty-five per centum ad valorem.

Bone, horn, ivory, or vegetable ivory, all manufactures of, not specially enumerated or provided for in this act, thirty per centum ad valorem.

Bonnets, hats, and hoods for men, women, and children, composed of chip, grass, palm-leaf, willow, or straw, or any other vegetable substance, hair, whalebone, or other material, not specially enumerated or provided for in this act, thirty per centum ad valorem.

Bouillons, or cannetille, metal threads, filé, or gespinst, twenty-five per centum ad valorem.

Bristles, fifteen cents per pound.

Brooms of all kinds, twenty-five per centum ad valorem.

Brushes of all kinds, thirty per centum ad valorem.

Bulbs and bulbous roots, not medicinal, and not specially enumerated or provided for in this act, twenty per centum ad valorem.

Burr-stones, manufactured or bound up into mill-stones, twenty per centum ad valorem.

Buttons and button-molds, not specially enumerated or provided for in this act, not including brass, gilt, or silk buttons, twenty-five per centum ad valorem.

Candles and tapers of all kinds, twenty per centum ad valorem.

Canes and sticks for walking; finished, thirty-five per centum ad valorem; if unfinished, twenty per centum ad valorem.

Card-cases, pocket-books, shell boxes, and all similar articles, of whatever material composed, and by whatever name known, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.

Card clothing, twenty-five cents per square foot; when manufactured from tempered steel wire, forty-five cents per square foot.

Carriages, and parts of, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.

Chronometers, box or ship's, and parts thereof, ten per centum ad valorem.

Clocks, and parts of clocks, thirty per centum ad valorem.

Coach and harness furniture of all kinds, saddlery, coach, and harness hardware, silver-plated, brass, brass-plated, or covered, common, tinned, burnished, or japanned, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.

Coal slack or culm, such as will pass through a half-inch screen, thirty cents per ton of twenty-eight bushels, eighty pounds to the bushel.

Coal, bituminous, and shale, seventy-five cents per ton of twenty-eight bushels, eighty pounds to the bushel. A drawback of seventy-five cents per ton shall be allowed on all bituminous coal imported into the United States which is afterwards used for fuel on board of vessels propelled by steam which are engaged in the coasting trade of the United States, or in the trade with foreign countries, to be allowed and paid under such regulations as the Secretary of the Treasury shall prescribe.

Coke, twenty per centum ad valorem.

Combs, of all kinds, thirty per centum ad valorem.

Compositions of glass or paste, when not set, ten per centum ad valorem.

Coral, cut, manufactured, or set, twenty-five per centum ad valorem.
Corks and cork bark, manufactured, twenty-five per centum ad valorem.
Crayons of all kinds, twenty per centum ad valorem.
Dice, draughts, chess-men, chess-balls, and billiard and bagatelle balls, of ivory or bone, fifty per centum ad valorem.
Dolls and toys, thirty-five per centum ad valorem.
Emery grains and emery manufactured, ground, pulverized, or refined, one cent per pound.
Epanlets, galloons, laces, knots, stars, tassels, and wings, of gold, silver, or other metal, twenty-five per centum ad valorem.
Fans of all kinds, except common palm-leaf fans, of whatever material composed, thirty-five per centum ad valorem.
Feathers of all kinds, crude or not dressed, colored or manufactured, twenty-five per centum ad valorem; when dressed, colored, or manufactured, including dressed and finished birds, for millinery ornaments, and artificial and ornamental feathers and flowers, or parts thereof, of whatever material composed, for millinery use, not specially enumerated or provided for in this act, fifty per centum ad valorem.
Finishing powder, twenty per centum ad valorem.
Fire-crackers of all kinds, one hundred per centum ad valorem.
Floor-matting and floor-mats, exclusively of vegetable substances, twenty per centum ad valorem.
Fiction or lucifer matches of all descriptions, thirty-five per centum ad valorem.
Fulminates, fulminating powders, and all like articles, not specially enumerated or provided for in this act, thirty per centum ad valorem.
Fur, articles made of, and not specially enumerated or provided for in this act, thirty per centum ad valorem.
Gloves, kid or leather, of all descriptions, wholly or partially manufactured, fifty per centum ad valorem.
Grease, all not specially enumerated or provided for in this act, ten per centum ad valorem.
Grind-stones, finished or unfinished, one dollar and seventy-five cents per ton.
Gunpowder, and all explosive substances used for mining, blasting, artillery, or sporting purposes, when valued at twenty cents or less per pound, six cents per pound; valued above twenty cents per pound, ten cents per pound.
Gun-wads, of all descriptions, thirty-five per centum ad valorem.
Gutta-percha, manufactured, and all articles of, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.
Hair, human, bracelets, braids, chains, rings, curls, and ringlets, composed of hair, or of which hair is the component material of chief value, thirty-five per centum ad valorem.
Curled hair, except of hogs, used for beds or mattresses, twenty-five per centum ad valorem.
Human hair, raw, uncleaned and not drawn, twenty per centum ad valorem. If clean or drawn, but not manufactured, thirty per centum ad valorem; when manufactured, thirty-five per centum ad valorem.
Hair cloth, known as "crinoline cloth," and all other manufactures of hair not specially enumerated or provided for in this act, thirty per centum ad valorem.
Hair cloth, known as "hair seating," thirty cents per square yard.
Hair pencils, thirty per centum ad valorem.
Hats, and so forth, materials for: Braids, plaits, flats, laces, trimmings, tissues, willow sheets and squares, used for making or ornamenting hats, bonnets, and hoods, composed of straw, chip, grass, palm leaf, willow, hair, whalebone, or any other substance or material, not specially enumerated or provided for in this act, twenty per centum ad valorem.
Hat bodies of cotton, thirty-five per centum ad valorem.
Hatters' furs, not on the skin, and dressed furs on the skin, twenty per centum ad valorem.

Hatters' plush, composed of silk or of silk and cotton, twenty-five per centum ad valorem.

Hemp seed and rape seed, and other oil seeds of like character, other than linseed or flaxseed, one quarter of one cent per pound.

India-rubber fabrics, composed wholly or in part of India rubber, not specially enumerated or provided for in this act, thirty per centum ad valorem.

Articles composed of India rubber, not specially enumerated or provided for in this act, twenty-five per centum ad valorem.

India-rubber boots and shoes, twenty-five per centum ad valorem.

Inks of all kinds and ink powders, thirty per centum ad valorem.

Japanned ware of all kinds, not specially enumerated or provided for in this act, forty per centum ad valorem.

Jet, manufactures and imitations of, twenty-five per centum ad valorem.

Jewelry of all kinds, twenty-five per centum ad valorem.

Leather, bend or belting leather, and Spanish or other sole leather, and leather not specially enumerated or provided for in this act, fifteen per centum ad valorem.

Calfskins, tanned, or tanned and dressed, and dressed upper leather of all other kinds, and skins dressed and finished, of all kinds, not specially enumerated or provided for in this act, and skins of morocco, finished, twenty per centum ad valorem.

Skins for morocco, tanned, but unfinished, ten per centum ad valorem.

All manufactures and articles of leather, or of which leather shall be a component part, not specially enumerated or provided for in this act, thirty per centum ad valorem.

Lime, ten per centum ad valorem.

Linseed seeds, except seed of the sugar beet, twenty per centum ad valorem.

Linseed or flaxseed, twenty cents per bushel of fifty-six pounds; but no drawback shall be allowed on oil-cake made from imported seed.

Marble of all kinds, in block, rough or squared, sixty-five cents per cubic foot; veined marble, sawed, dressed, or otherwise, including marble slabs and marble paving-tiles, one dollar and ten cents per cubic foot.

All manufactures of marble not specially enumerated or provided for in this act, fifty per centum ad valorem.

Musical instruments of all kinds, twenty-five per centum ad valorem.

Paintings, in oil or water colors, and statuary not otherwise provided for, thirty per centum ad valorem. But the term "statuary," as used in the laws now in force imposing duties on foreign importations, shall be understood to include professional productions of a statuary or of a sculptor only.

Osier, or willow, prepared for basket-makers' use, twenty-five per centum ad valorem.

Papier-mache, manufactures, articles, and wares of, thirty per centum ad valorem.

Pencils of wood filled with lead or other material and pencils of lead, fifty cents per gross and thirty per centum ad valorem; pencil-leads, not in wood, ten per centum ad valorem.

Percussion caps, forty per centum ad valorem.

Philosophical apparatus and instruments, thirty-five per centum ad valorem.

Pipes, pipe-bowls, and all smokers' articles whatsoever, not specially enumerated or provided for in this act, seventy per centum ad valorem; all common pipes of clay, thirty-five per centum ad valorem.

Plaster of Paris, when ground or calcined, twenty per centum ad valorem.
Playing cards, one hundred per centum ad valorem.
Polishing powders of every description, by whatever name known, including Frankfort black, and Berlin, Chinese, fig, and wash blue, twenty per centum ad valorem.
Precious stones of all kinds, ten per centum ad valorem.
Rags, of whatever material composed, and not specially enumerated or provided for in this act, ten per centum ad valorem.
Rattans and reeds, manufactured, but not made up into completed articles, ten per centum ad valorem.
Salt, in bags, sacks, barrels, or other packages, twelve cents per one hundred pounds; in bulk, eight cents per one hundred pounds: Provided, That exporters of meats, whether packed or smoked, which have been cured in the United States with imported salt, shall, upon satisfactory proof, under such regulations as the Secretary of the Treasury shall prescribe, that such meats have been cured with imported salt, have refunded to them from the Treasury the duties paid on the salt so used in curing such exported meats, in amounts not less than one hundred dollars: And provided further, That imported salt in bond may be used in curing fish taken by vessels licensed to engage in the fisheries, and in curing fish on the shores of the navigable waters of the United States, under such regulations as the Secretary of the Treasury shall prescribe; and upon proof that the salt has been used for either of the purposes stated in this proviso, the duties on the same shall be remitted.
Scagliola, and composition tops for tables or for other articles of furniture, thirty-five per centum ad valorem.
Sealing-wax, twenty per centum ad valorem.
Shells, whole or parts of, manufactured, of every description, not specially enumerated or provided for in this act, twenty-five per centum ad valorem.
Stones, unmanufactured or undressed, freestone, granite, sandstone, and all building or monumental stone, except marble, not specially enumerated or provided for in this act, one dollar per ton; and upon stones as above, hewn, dressed, or polished, twenty per centum ad valorem.
Strings: All strings of catgut, or any other like material, other than strings for musical instruments, twenty-five per centum ad valorem.
Tallow, one cent per pound.
Teeth, manufactured, twenty per centum ad valorem.
Umbrella and parasol ribs, and stretcher frames, tips runners, handles, or other parts thereof, when made in whole or chief part of iron, steel, or any other metal, forty per centum ad valorem; umbrellas, parasols, and shades, when covered with silk or alpaca, fifty per centum ad valorem; all other umbrellas, forty per centum ad valorem.
Umbrellas, parasols, and sunshades, frames and sticks for, finished or unfinished, not specially enumerated or provided for in this act, thirty per centum ad valorem.
Waste, all not specially enumerated or provided for in this act, ten per centum ad valorem.
Watches, watch-cases, watch-movements, parts of watches, and watch materials, not specially enumerated or provided for in this act, twenty-five per centum ad valorem.
Webbing, composed of cotton, flax, or any other materials, not specially enumerated or provided for in this act, thirty-five per centum ad valorem.

The Free List

Sec. 2503. The following articles when imported shall be exempt from duty:

Albumen, in any form or condition; lactarine.
Aconite.
Ambergris.
Annato, roncou, rocou, or orleans, and all extracts of
Balm of Gilead.
Blood, dried.
Bones, crude, not manufactured, burned, calcined, ground, or steamed.
Bone-dust and bone-ash for manufacture of phosphate and fertilizers.
Carbon, animal, fit for fertilizing only.
Guano, manures, and all substances expressly used for manure
Musk, crude, in natural pod.
Civit, crude.
Cochineal.

Dyeing or tanning: Articles in a crude state used in dyeing or tanning, not specially enumerated or provided for in this act.
Fish-skins.
Hide-cuttings, raw, with or without hair, and all glue-stock.
Hoofs.
Horns, and parts of horns, unmanufactured, and horn strips and tips.
Ipecac.
Fish-sounds or fish-bladders.
Leather, old scraps
Leeches.
Rennets, raw or prepared.
Argal, or Argol, or crude Tartar.
Assafoetida.
Barks, Cinchona, or other barks, used in the manufacture of quinia.
Brazil paste.
Camphor, crude.
Cassia, Cassia buds, Cassia Vera, unground.
Charcoal.
Cinnamon, and chips of, unground.
Clove and clove stems, unground.
Cocculus indicus.
Cudbear.
Curry and Curry powder.
Cutch.
Divi-divi.
Dragon's blood.
Ergot.
Gambier.
Ginger-root, unground.
Indigo and artificial indigo.
Iodine, crude.
Jalap.
Kelp.
Lac dye, crude, seed, button, stick, and shell.
Lac spirits.
Lemon juice and lime juice.
Licorice root, unground.
Litmus, prepared or not prepared.
Mace.
Madder, and munjeet or Indian madder, ground or prepared, and extracts of.
Manna.
Myrobalan.
Orchil, or orchil liquid
Nutmegs.
Nux vomica.
Ottar of roses
Salacine

Oils:
Almond
Amber, crude and rectified
Ambergris.
Anise, or anise seed.
Aniline, crude.
Aspic, or spike lavender
Bergamot.
Cajeput
Carraway.
Cassia and cinnamon.
Cedrat.
Chamomile.
Citronella, or lemon grass.
Civet
Fennel.
Jasmine, or jasmine.
Juglandium.
Juniper.
Lavender.
Lemon.
Limes.
Mace.
Neroli, or orange flower.
Orange.
Palm and cocoanut.
Poppy.
Rosemary or anthoss.
Sesame or sesame-seed, or bene.
Thyme or origanum, red or white, valerian.
Pepper, unground, of all kinds.
Pimento, unground.
Saffron and safflower, and extract of, and saffron cake.
Selep, or saloup.
Storax, or styrax.
Turmeric.
Turpentine, Venice.
Valonia.
Vegetable and mineral wax.
Wood ashes, and lye of, and beet-root ashes.
Acids used for medicinal, chemical, or manufacturing purposes, not specially enumerated or provided for in this act.
Alizarine, natural or artificial.
Agates, unmanufactured.
Apatite.
Asbestos, unmanufactured.
Arsenic.
Antimony ore, crude sulphide of.
Arsenic, sulphide of, or orpiment.
Arseniate of aniline.
Baryta, carbonate or witherite.
Bauxite.
Aniline salts or black salts and black tares.
Bromine.
Cadmium.
Calamine.
Cerium.
Cobalt, as metallic arsenic.
Chalk and cliff-stone, unmanufactured.
Feldspar.
Cryolite or kryolith.
Iridium.
Kieserite.
Kyanite or cyanite, and kainite.
Lime, citrate of.
Lime, chloride of, or bleaching powder.
Magnesium.
Magnesite, or native mineral carbonate of magnesia.
Manganese, oxide and ore of.
Mineral waters, all not artificial,
Osmium.
Palladium.
Paraffine.
Phosphates, crude or native, for fertilizing purposes.
Potash, muriate of.
Plaster of Paris or sulphate of lime, unground.
Quinia, sulphate of, salts of, and cinchonidia.
Soda, nitrate of, or cubic nitrate.
Strontia, oxide of, and proto-oxide of strontian, and strontianite, or
mineral carbonate of strontia.
Sulphur, or brimstone, not specially enumerated or provided for in
this act.
Sulphur lac or precipitated.
Tripoli.
Uranium, oxide of, verdigris or subacetate of copper.
Drugs, barks, beans, berries, balsams, buds, bulbs, and bulbous roots
and excrescenses, such as nut-galls, fruits, flowers, dried fibers; grains,
gums and gum-resin; herbs, leaves, lichens, mosses, nuts, roots, and
stems; spices, vegetables, seeds aromatic, and seeds of morbid growth;
weeds, woods used expressly for dyeing, and dried insects—any of the
foregoing, of which are not edible and are in a crude state, and not ad-
vanced in value or condition by refining or grinding, or by other pro-
cess of manufacture, and not specially enumerated or provided for in
this act.
Vaccine virus.
Crude minerals, not advanced in value or condition by refining or
grinding, or by other process of manufacture, not specially enumerated
or provided for in this act.

SUNDRIES.

Aluminium.
Amber beads and gum.

Animals, brought into the United States temporarily, and for a period
not exceeding six months, for the purpose of exhibition or competition
for prizes offered by any agricultural or racing association; but a bond
shall be first given in accordance with the regulations.

Animals, specially imported for breeding purposes, shall be admitted
free upon proof thereof satisfactory to the Secretary of the Treasury,
and under such regulations as he may prescribe; and teams of animals,
including their harness and tackle and the vehicles or wagons actually
owned by persons emigrating from foreign countries to the United States
with their families, and in actual use for the purpose of such emigration,
shall also be admitted free of duty, under such regulations as the Sec-
retary of the Treasury may prescribe.
Asphaltum and bitumen, crude.

Arrowroot.

Articles imported for the use of the United States, provided that the
price of the same did not include the duty.

Bamboo reeds, no further manufactured than cut into suitable lengths
for walking sticks or canes, or for sticks for umbrellas, parasols, or sun-
shades.

Bamboo, unmanufactured.

Barrels of American manufacture, exported filled with domestic pe-
troleum, and returned empty, under such regulations as the Secretary
of the Treasury may prescribe, and without requiring the filling of a
declaration at time of export of intent to return the same empty.

Articles the growth, produce, and manufacture of the United States,
when returned in the same condition as exported. Casks, barrels, car-
boys, bags, and other vessels of American manufacture, exported filled
Free list, sundries, continued.

with American products, or exported empty and returned filled with foreign products, including shooks when returned as barrels or boxes; but proof of the identity of such articles shall be made under regulations to be prescribed by the Secretary of the Treasury; and if any of such articles are subject to internal tax at the time of exportation, such tax shall be proved to have been paid before exportation and not refunded.

Bed-feathers and downs.
Bells, broken, and bell metal broken and fit only to be remanufactured.
Birds, stuffed.
Birds, and land and water fowls.
Bismuth.
Bladders, crude, and all integuments of animals not specially enumerated or provided for in this act.
Bologna sausages.
Bolting cloths.
Books, engravings, bound or unbound, etchings, maps, and charts, which shall have been printed and manufactured more than twenty years at the date of importation.
Books, maps, and charts imported by authority or for use of the United States or for the use of the Library of Congress; but the duty shall not have been included in the contract of price paid.
Books, maps, and charts specially imported, not more than two copies in any one invoice, in good faith, for the use of any society incorporated or established for philosophical, literary, or religious purposes, or for the encouragement of the fine arts, or for the use or by order of any college, academy, school, or seminary of learning in the United States.
Books, professional, of persons arriving in the United States.
Books, household effects, or libraries, or parts of libraries, in use, of persons or families from foreign countries, if used abroad by them not less than one year, and not intended for any other person or persons, nor for sale.
Breccia, in blocks or slabs.
Brine.
Brazil pebbles for spectacles, and pebbles for spectacles rough.
Bullion, gold and silver.
Burgundy pitch.
Burr-stone, in blocks, rough or unmanufactured, and not bound up in mill-stones.
Cabinets of coins, medals, and all other collections of antiquities.
Castor or castoreum.
Catgut strings, or gut-cord, for musical instruments.
Catgut or whip-gut, unmanufactured.
Coal, anthracite.
Coal-stores of American vessels, but none shall be unloaded.
Cobalt, ore of.
Cocoa, or cacao, crude, and fiber, leaves, and shells of.
Coffee.
Coins, gold, silver, and copper.
Coir and coir yarn.
Copper, old, taken from the bottom of American vessels compelled by marine disaster to repair in foreign ports.
Copper, when imported for the United States Mint.
Coral, marine, unmanufactured.
Cork-wood, or cork-bark, unmanufactured.
Cotton.
Curling-stones, or quoits.
Cuttle-fish bone.
Diamonds, rough or uncut, including glaziers' diamonds.
Diamond dust or bort.
Dyeing or tanning articles, in a crude state, used in dyeing or tanning, not specially enumerated or provided for in this act.
Eggs.
Esparto or Spanish grass, and other grasses, and pulp of, for the manu-
ufacture of paper.
Emery ore.
Fans, common palm-leaf.
Farina.
Fashion-plates, engraved on steel or on wood, colored or plain.
Felt, adhesive, for sheathing vessels.
Fibrin, in all forms.
Fire-wood.
Fish, fresh, for immediate consumption.
Fish, for bait.
Flint, flints, and ground flint-stones
Fossils.
Fruit-plants, tropical and semi-tropical, for the purpose of propaga-
tion or cultivation.
Fruits, green, ripe, or dried, not specially enumerated or provided for
in this act.
Furs, undressed.
Fur-skins of all kinds, not dressed in any manner.
Glass, broken pieces, and old glass which cannot be cut for use, and
fit only to be remanufactured.
Glass-plate or disks, unwrought, for use in the manufacture of optical
instruments.
Goat skins, raw.
Gold-beaters' molds, and gold-beaters' skins.
Gold-size.
Grease, for use as soap-stock only, not specially enumerated or pro-
vided for.
Gunny bags, and gunny cloth, old or refuse, fit only for remanufact-
uring.
Gut, and worm gut, manufactured or unmanufactured.
Guts, salted
Gutta percha, crude.
Hair, horse or cattle, and hair of all kinds, cleaned or uncleansed,
drawn or undrawn, but unmanufactured, not specially enumerated or
provided for in this act; of hogs, curled for beds and mattresses, and
not fit for bristles.
Hide-rope.
Hides, raw or uncurved, whether dry, salted, or pickled, and skins,
except sheep-skins with the wool on, Angora goat skins, raw, without
the wool, unmanufactured,asses' skins, raw or unmanufactured.
Hones and whetstones.
Hop-roots, for cultivation
Hop-poles.
Ice.
India-rubber, crude, and milk of.
India-malacca joints, not further manufactured than cut into suitable
lengths for the manufactures into which they are intended to be con-
verted.
Ivory, and vegetable ivory, unmanufactured.
Jet, unmanufactured.
Joss-stick, or joss-light.
Junk, old.
Lava, unmanufactured.
Life-boats and life saving apparatus, specially imported by societies
incorporated or established to encourage the saving of human life.
Lithographic stones, not engraved.
Loadstones.
Logs, and round, unmanufactured timber, not specially enumerated
or provided for in this act, and ship timber, and ship planking.
Maccaroni and vermicelli.
Magnets.
Manuscripts.
Marshmallows.
Medals of gold, silver, or copper.
Meerschaum, crude or raw.
Mica and mica waste.
Models of inventions and other improvements in the arts; but no article or articles shall be deemed a model or improvements which can be fitted for use.
Moss, sea-weeds, and all other vegetable substances used for beds and mattresses.
Newspapers and periodicals.
Nuts, cocoa, and Brazil or cream.
Oakum.
Oil-cake
Oil, spermaceti, whale, and other fish oils of American fisheries, and all other articles the produce of such fisheries.
Olives, green or prepared.
Orange and lemon peel, not preserved, candied, or otherwise prepared.
Ores, of gold and silver.
Palm nuts and palm-nut kernels.
Paper-stock, crude, of every description, including all grasses, fibers, rags of all kinds, other than wool, waste, shavings, clippings, old paper, rope ends, waste rope, waste bagging, gunny bags, gunny cloth, old or refuse, to be used in making, and fit only to be converted into paper, and unfit for any other manufacture, and cotton waste, whether for paper stock or other purposes.
Parchment.
Pearl, mother of.
Personal and household effects, not merchandise, of citizens of the United States dying abroad.
Pewter and britannia metal, old and fit only to be remanufactured.
Philosophical and scientific apparatus, instruments, and preparations, statuary, casts of marble, bronze, alabaster, or plaster of Paris, paintings, drawings, and etchings, specially imported in good faith for the use of any society or institution incorporated or established for religious, philosophical, educational, scientific, or literary purposes, or encouragement of the fine arts, and not intended for sale.
Plants, trees, shrubs, and vines of all kinds not otherwise provided for, and seeds of all kinds, except medicinal seeds not specially enumerated or provided for in this act.
Plants, trees, shrubs, roots, seed cane, and seeds imported by the Department of Agriculture or the United States Botanical Garden.
Platina, unmanufactured.
Platinum, unmanufactured, and vases, retorts, and other apparatus, vessels, and parts thereof, for chemical uses.
Plumbago.
Polishing-stones.
Pulu.
Pumice and pumice stone.
Quills, prepared or unprepared.
Railroad-ties, of wood
Rattans and reeds, unmanufactured.
Regalia and gems, statues, statuary, and specimens of sculpture, where specially imported in good faith for the use of any society incorporated or established for philosophical, literary, or religious purposes, or for the encouragement of the fine arts, or for the use or by order of any college, academy, school, seminary of learning, or public library in the United States.
Root-flour.
Rotten stone.
Sago, sago crude, and sago flour.
Saur-kraut.
Sausage-skins.
Sea-weed, not otherwise provided for.
Seed of the sugar beet.
Shark skins.
Shells of every description, not manufactured
Shingle-bolts and stave bolts, provided that heading bolts shall be held and construed to be included under the term stave bolts.
Handle-bolts.
Shrimps, or other shell fish.
Silk, raw, or as reeled from the cocoon, but not doubled, twisted, or advanced in manufacture in any way.
Silk cocoons and silk waste.
Silk-worms' eggs.
Skeletons, and other preparations of anatomy.
Skins, dried, salted or pickled.
Snails.
Soap-stocks.
Sodium.
Sparterre, for making or ornamenting hats.
Specimens of natural history, botany, and mineralogy, when imported for cabinets, or as objects of taste or science, and not for sale.
Spunk.
Spurs and stilts, used in the manufacture of earthen, stone, or crockery ware.
Straw, unmanufactured.
Sugar of milk.
Sweepings of silver and gold.
Tamarinds.
Tapioca, cassava, or cassada.
Tea.
Tea plants.
Teasels.
Teeth, unmanufactured.
Terra alba, aluminous.
Terra japonica.
Tin ore, bars, blocks, or pigs, grain or granulated.
Tonquin, Tonqua or Tonka beans.
Tortoise and other shells, unmanufactured.
Turtles.
Types, old, and fit only to be remanufactured.
Umbrella sticks, crude, to wit, all partridge, hair wood, pimento, orange, myrtle, and all other sticks and canes in the rough, or no further manufactured than cut into lengths suitable for umbrella, parasol, or sunshade sticks or walking-canes.
Vellum.
Wafers, unmedicated.
Wearing apparel, in actual use, and other personal effects (not merchandize), professional books, implements, instruments, and tools of trade, occupation, or employment of persons arriving in the United States. But this exemption shall not be construed to include machinery or other articles imported for use in any manufacturing establishment, or for sale.
Whalebone, unmanufactured.
Woods, poplar, or other woods, for the manufacture of paper.
Woods, namely, cedar, lignum-vitæ, lancewood, ebony, box, grana-dilla, mahogany, rosewood, satinwood, and all cabinet woods, unmanufactured.
Works of art, painting, statuary, fountains, and other works of art, the production of American artists. But the fact of such production
must be verified by the certificate of a consul or minister of the United States indorsed upon the written declaration of the artist; paintings, statuary, fountains, and other works of art, imported expressly for the presentation to national institutions, or to any State, or to any municipal corporation, or religious corporation or society.

Yams.
Zaffier.

SEC. 2504.—Whenever any vessel laden with merchandise in whole or in part subject to duty has been sunk in any river, harbor, bay, or waters subject to the jurisdiction of the United States, and within its limits, for the period of two years, and is abandoned by the owner thereof, any person who may raise such vessel shall be permitted to bring any merchandise recovered therefrom into the port nearest to the place where such vessel was so raised, free from the payment of any duty thereupon, and without being obliged to enter the same at the custom-house; but under such regulations as the Secretary of the Treasury may prescribe.

SEC. 2505.—The produce of the forests of the State of Maine upon the Saint John River and its tributaries, owned by American citizens, and sawed or hewed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, which is now admitted into the ports of the United States free of duty, shall continue to be so admitted under such regulations as the Secretary of the Treasury shall, from time to time prescribe.

SEC. 2506.—The produce of the forests of the State of Maine upon the Saint Croix River and its tributaries, owned by American citizens, and sawed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, and having paid the same taxes as other American lumber on that river, shall be admitted into the ports of the United States free of duty, under such regulations as the Secretary of the Treasury shall from time to time prescribe.

SEC. 2507.—Machinery for repair may be imported into the United States without payment of duty, under bond, to be given in double the appraised value thereof, to be withdrawn and exported after said machinery shall have been repaired; and the Secretary of the Treasury is authorized and directed to prescribe such rules and regulations as may be necessary to protect the revenue against fraud, and secure the identity and character of all such importations when again withdrawn and exported, restricting and limiting the export and withdrawal to the same port of entry where imported, and also limiting all bonds to a period of time of not more than six months from the date of the importation.

SEC. 2508.—All paintings, statuary, and photographic pictures imported into the United States for exhibition by any association duly authorized under the laws of the United States, or of any State, for the promotion and encouragement of science, art, or industry, and not intended for sale, shall be admitted free of duty, under such regulations as the Secretary of the Treasury shall prescribe. But bonds shall be given for the payment to the United States of such duties as may be imposed by law upon any and all of such articles as shall not be re-exported within six months after such importation.

SEC. 2509.—All works of art, collections in illustration of the progress of the arts, science, or manufactures, photographs, works in terra-cotta, Parian, pottery, or porcelain, and artistic copies of antiquities in metal or other material, hereafter imported in good faith for permanent exhibition at a fixed place by any society or institution established for the encouragement of the arts or science, and not intended for sale, nor for any other purpose than is hereinbefore expressed, and all such articles, imported as aforesaid, now in bond, and all like articles imported in good faith by any society or association for the purpose of erecting a public monument, and not for sale, shall be admitted free of duty, under such regulations as the Secretary of the Treasury may prescribe: Provided, That the parties importing articles as aforesaid shall be required...
to give bonds, with sufficient sureties, under such rules and regulations as the Secretary of the Treasury may prescribe, for the payment of lawful duties which may accrue should any of the articles aforesaid be sold, transferred, or used contrary to the provisions and intent of this act.

SEC. 2510.—All lumber, timber, hemp, manila, wire rope, and iron and steel rods, bars, spikes, nails, and bolts, and copper and composition metal which may be necessary for the construction and equipment of vessels built in the United States for foreign account and ownership or for the purpose of being employed in the foreign trade, including the trade between the Atlantic and Pacific ports of the United States, after the passage of this act, may be imported in bond under such regulations as the Secretary of the Treasury may prescribe; and upon proof that such materials have been used for such purpose, no duties shall be paid thereon. But vessels receiving the benefit of this section shall not be allowed to engage in the coastwise trade of the United States more than two months in any one year, except upon the payment to the United States of the duties on which a rebate is herein allowed:

Provided, That vessels built in the United States for foreign account and ownership shall not be allowed to engage in the coastwise trade of the United States.

SEC. 2511.—All articles of foreign production needed for the repair of American vessels engaged exclusively in foreign trade may be withdrawn from bonded warehouses free of duty, under such regulations as the Secretary of the Treasury may prescribe.

SEC. 2512.—That no duty shall be levied or collected on the importation of peltries brought into the Territories of the United States by Indians, nor on the proper goods and effects, of whatever nature, of Indians passing or repassing the boundary-line aforesaid, unless the same be goods in bales or other large packages unusual among Indians, which shall not be considered as goods belonging to Indians, nor be entitled to the exemption from duty aforesaid.

SEC. 2513.—There shall be levied, collected, and paid on the importation of all raw or unmanufactured articles, not herein enumerated or provided for, a duty of ten per centum ad valorem; and all articles manufactured, in whole or in part, not herein enumerated or provided for, a duty of twenty per centum ad valorem.

SEC. 7.—That sections twenty-nine hundred and seven and twenty-nine hundred and eight of the Revised Statutes of the United States and section fourteen of the act entitled "An act to amend the customs revenue laws, and to repeal motties," approved June twenty-second, eighteen hundred and seventy-four, be, and the same are hereby, repealed, and hereafter none of the charges imposed by said sections or any other provisions of existing law shall be estimated in ascertaining the value of goods to be imported, nor shall the value of the usual and necessary sacks, crates, boxes, or covering, of any kind be estimated as part of their value in determining the amount of duties for which they are liable: Provided, That if any packages, sacks, crates, boxes, or coverings of any kind shall be of any material or form designed to evade duties thereon, or designed for use otherwise, than in the bona fide transportation of goods to the United States, the same shall be subject to a duty of one hundred per centum ad valorem upon the actual value of the same.

SEC. 8.—That section twenty-eight hundred and forty-one of the Revised Statutes of the United States is hereby amended and shall on and after the first day of July, eighteen hundred and eighty-three, be as follows:

SEC. 2841.—Whenever merchandise imported into the United States is entered by invoice, one of the following oaths, according to the nature of the case, shall be administered by the collector of the port, at the time of entry, to the owner, importer, consignee, or agent: Provided, That if any of the invoices or bills of lading of any merchandise imported in
Oath of Consignee, Importer, or Agent.

I, ————, do solemnly and truly swear (or affirm) that the invoice and bill of lading now presented by me to the collector of ———— are the true and only invoice and bill of lading by me received, of goods, wares, and merchandise imported in the ————, whereof ———— is master, from ————, for account of any person whomsoever for whom I am authorized to enter the same; that the said invoice and bill of lading are in the state in which they were actually received by me, and that I do not know nor believe in the existence of any other invoice or bill of lading of the said goods, wares, and merchandise; that the entry now delivered to the collector contains a just and true account of the said goods, wares, and merchandise, according to the said invoice and bill of lading; that nothing has been, on my part, nor to my knowledge, on the part of any other person, concealed or suppressed, whereby the United States may be defrauded of any part of the duty lawfully due on the said goods, wares, and merchandise; that the said invoice and the declaration therein are in all respects true, and were made by the person by whom the same purports to have been made, and that if, at any time hereafter, I discover any error in the said invoice, or in the account now rendered of the said goods, wares, and merchandise, or receive any other invoice of the same, I will immediately make the same known to the collector of this district. And I do further solemnly and truly swear (or affirm) that, to the best of my knowledge and belief (insert the name and residence of the owner or owners), is (or are) the owner (or owners) of the goods, wares, and merchandise mentioned in the annexed entry; that the invoice now produced by me exhibits the actual cost (if purchased) or fair market value (if otherwise obtained) at the time or times and place or places when or where procured (as the case may be), of the said goods, wares, and merchandise, including all cost for finishing said goods, wares, and merchandise to their present condition, and no other or different discount, bounty, or drawback but such as has been actually allowed on the same.

Oath of Owner in Cases Where Merchandise Has Been Actually Purchased.

I, ————, do solemnly and truly swear (or affirm) that the entry now delivered by me to the collector of ———— contains a just and true account of the goods, wares, and merchandise imported by or consigned to me, in the ————, whereof ———— is master ————; that the invoice which I now produce contains a just and faithful account of the actual cost of the said goods, wares, and merchandise, including all cost of finishing said goods, wares, and merchandise to their present condition, and no other discount, drawback, or bounty but such as has been actually allowed on the same; that I do not know or believe in the existence of any invoice or bill of lading other than those now produced by me, and that they are in the state in which I actually received them. And I further solemnly and truly swear (or affirm) that I have not in the said entry or invoice concealed or suppressed anything whereby the United States may be defrauded of any part of the duty lawfully due on the said goods, wares, and merchandise; that the said invoice and the declaration thereon are in all respects true, and were made by the person by whom the same purports to have been made, and that if at any time hereafter I discover any error in the said invoice or in the account now produced of the said
goods, wares, and merchandise, or receive any other invoice of the same, I will immediately make the same known to the collector of this district.

OATH OF MANUFACTURER OR OWNER IN CASES WHERE MERCHANDISE HAS NOT BEEN ACTUALLY PURCHASED.

I, __________, do solemnly and truly swear (or affirm) that the entry now delivered by me to the collector of __________ contains a just and true account of goods, wares, and merchandise imported by or consigned to me in the __________, whereof __________ is master, from __________; that the said goods, wares, and merchandise were not actually bought by me, or by my agent, in the ordinary mode of bargain and sale, but that, nevertheless, the invoice which I now produce contains a just and faithful valuation of the same, at their fair market value, at the time or times and place or places when and where procured for my account (or for account of myself or partners); that the said invoice contains also a just and faithful account of all the cost for finishing said goods, wares, and merchandise to their present condition, and no other discount, drawback or bounty but such as has been actually allowed on the said goods, wares, and merchandise; that the said invoice and the declaration thereon are in all respects true, and were made by the person by whom the same purports to have been made; that I do not know nor believe in the existence of any invoice or bill of lading other than those now produced by me, and that they are in the state in which I actually received them. And I do further solemnly and truly swear (or affirm) that I have not in the said entry or invoice concealed or suppressed anything whereby the United States may be defrauded of any part of the duty lawfully due on the said goods, wares, and merchandise, and that if at any time hereafter I discover any error in the said invoice, or in the account now produced of the said goods, wares, and merchandise, or receive any other invoice of the same, I will immediately make the same known to the collector of this district.

SEC. 9. If upon the appraisal of imported goods, wares, and merchandise, it shall appear that the true and actual market value and whole-sale price thereof, as provided by law, cannot be ascertained to the satisfaction of the appraiser, whether because such goods, wares, and merchandise be consigned for sale by the manufacturer abroad to his agent in the United States, or for any other reason, it shall then be lawful to appraise the same by ascertaining the cost or value of the materials composing such merchandise, at the time and place of manufacture, together with the expense of manufacturing, preparing, and putting up such merchandise for shipment, and in no case shall the value of such goods, wares, and merchandise be appraised at less than the total cost or value thus ascertained.

SEC. 10. That all imported goods, wares, and merchandise which may be in the public stores or bonded warehouses on the day and year when this act shall go into effect, except as otherwise provided in this act, shall be subjected to no other duty upon the entry thereof for consumption than if the same were imported respectively after that day; and all goods, wares, and merchandise remaining in bonded warehouses on the day and year this act shall take effect, and upon which the duties shall have been paid, shall be entitled to a refund of the difference, between the amount of duties paid and the amount of duties said goods, wares, and merchandise would be subject to if the same were imported respectively after that date.

SEC. 11. Nothing in this act shall in any way change or impair the force or effect of any treaty between the United States and any other government, or any laws passed in pursuance of or for the execution of any such treaty, so long as such treaty shall remain in force in respect of the subjects embraced in this act; but whenever any such treaty, so far as the same respects said subjects, shall expire or be otherwise terminated, the provisions of this act shall be in force in all respects in the

Appraisal of certain goods, etc., how to be made.

Duties on goods, wares, etc., in public stores on the day this act goes into effect.

Goods in bond, etc., duties refunded, when.

Treaties with foreign nations not affected.
same manner and to the same extent as if no such treaty had existed at the time of the passage hereof.

Sec. 12. That in respect of all articles mentioned in Schedule E of section six of this act, this act shall take effect on and after the first day of June, anno Domini eighteen hundred and eighty-three.

Sec. 13. That the repeal of existing laws or modifications thereof embraced in this act shall not affect any act done, or any right accruing or accrued, or any suit or proceeding had or commenced in any civil cause, before the said repeal or modifications; but all rights and liabilities under said laws shall continue and may be enforced in the same manner as if said repeal or modifications had not been made, nor shall said repeal or modifications in any manner affect the right to any office, or change the term or tenure thereof. Any offenses committed, and all penalties or forfeitures or liabilities incurred under any statute embraced in or changed, modified, or repealed by this act may be prosecuted and punished in the same manner and with the same effect as if this act had not been passed. All acts of limitation, whether applicable to civil causes and proceedings or to the prosecution of offenses or for the recovery of penalties or forfeitures embraced in or modified, changed or repealed by this act, shall not be affected thereby; and all suits, proceedings, or prosecutions, whether civil or criminal, for causes arising or acts done or committed prior to the passage of this act, may be commenced and prosecuted within the same time and with the same effect as if this act had not been passed.

Approved March 3, 1883.

Mar. 3, 1883.

Chap. 122.—An act to confirm certain entries on the public lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases where lands reduced in price to one dollar and twenty-five cents per acre by the act of June fifteenth, eighteen hundred and eighty, but which have not been offered at public sale at such reduced price, were inadvertently sold at private entry by the officers of the Land Department between the date of the passage of said act and the date of the receipt at the local offices of the instructions of the Commissioner of the General Land Office relative thereto of October tenth, eighteen hundred and eighty-one, the entries so inadvertently permitted to be made by innocent purchasers, and which are regular in all respects except as to time of entry, shall be confirmed as of the dates of entry, respectively: Provided, however, That no valid adverse claim to any of such lands had attached prior to the date of such entry:

Approved, March 3, 1883.

Mar. 3, 1883.

Chap. 123.—An act to modify the postal money-order system, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the transmission of small sums under five dollars through the mails the Postmaster-General may authorize postmasters at money-order offices to issue money-orders, without corresponding advices, on an engraved form to be prescribed and furnished by him; and a money-order issued on such new form shall be designated and known as a "postal note," and a fee of three cents shall be charged for issue thereof. Every postmaster who shall issue a postal note, under the authority of the Postmaster General, shall make the same payable to bearer, when duly receipted, at any money-order office which the remitter thereof may select, and a postal note
shall in like manner be payable to bearer when presented at the office of issue; and after a postal note has once been paid, to whomsoever it has been paid, the United States shall not be liable for any further claim for the amount thereof; but a postal note shall become invalid and not payable upon the expiration of three calendar months from the last day of the month during which the same was issued; and the holder, to obtain the amount of an invalid postal note, must forward it to the superintendent of the money-order system at Washington, District of Columbia, together with an application, in such manner and form as the Postmaster-General may prescribe, for a duplicate thereof, payable to such holder; and an additional fee of three cents shall be charged and exacted for the issue of the duplicate.

Sec. 2. That the provisions of section thirty-eight hundred and thirty-four, title forty-six, chapter one, and the provisions of sections four thousand and twenty-seven, four thousand and thirty, four thousand and thirty-nine, four thousand and forty-one, four thousand and forty-two, four thousand and forty-three, four thousand and forty-four, four thousand and forty-five, four thousand and forty-six, and four thousand and forty-eight, title forty-six, chapter thirteen, of the Revised Statutes, edition of eighteen hundred and seventy-eight, shall be deemed and taken to be applicable to postal notes as well as to money-orders; and that in addition to the authority granted by section four thousand and forty-eight of said Revised Statutes to the Postmaster-General to pay out of the proceeds of the money-order business the cost of stationery and such incidental expenses as are necessary for the transaction of that business, he is hereby authorized to pay out of the proceeds of said business the compensation of an agent and the necessary assistants to distribute postal notes to postmasters, and also the necessary incidental expenses of the agency; and such agent shall, before entering upon his duties, give bond for the faithful performance thereof in such sum and form and with such security as the Postmaster-General may approve. And all blanks, blank-books, and printed or engraved matter supplied to postmasters by the Postmaster-General or used in his department for the transaction of the money-order business shall be obtained from the lowest responsible bidders for furnishing printed and engraved matter, respectively, under separate advertisements calling for proposals to furnish the same for a period of four years, upon such conditions as the Postmaster-General may prescribe: Provided, That the Public Printer and the Chief of the Bureau of Engraving and Printing of the Treasury Department shall submit, respectively, estimates of the cost of furnishing such printed and engraved matter as may be required for use in the money-order business, and they shall furnish such printed and engraved matter whenever upon their estimates of cost the expenditure therefor will be less than upon proposals made as above provided for.

Sec. 3. That a money-order shall not be issued for more than one hundred dollars, and that the fees for money-orders shall be as follows, to wit:

For orders not exceeding ten dollars, eight cents.
For orders exceeding ten dollars and not exceeding fifteen dollars, ten cents.
For orders exceeding fifteen dollars and not exceeding thirty dollars, fifteen cents.
For orders exceeding thirty dollars and not exceeding forty dollars, twenty cents.
For orders exceeding forty dollars and not exceeding fifty dollars, twenty-five cents.
For orders exceeding fifty dollars and not exceeding sixty dollars, thirty cents.
For orders exceeding sixty dollars and not exceeding seventy dollars, thirty-five cents.

Agent, assistants; compensation.
Bond.
Blank books, etc., obtained from lowest responsible bidder, etc.
Proviso.
Public Printer and Bureau of Engraving and Printing may submit estimates, etc.
Money order; amount of issue.
Rates of fees.
For orders exceeding seventy dollars and not exceeding eighty dollars, forty cents.

For orders exceeding eighty dollars and not exceeding one hundred dollars, forty-five cents.

Sec. 4. That postmasters at money-order post-offices whose annual salary is not less than three thousand dollars may be allowed by the Postmaster-General to employ such number of clerks in the transaction of their money-order business, and at such rates of compensation, respectively, as he may deem expedient; and at all other money-order post-offices the compensation for the clerical labor employed in the money-order business, including the issue and payment of postal notes, shall be three and one-half cents for each domestic or international money-order issued, paid, or repaid, and one cent for each postal note issued, and three-quarters of one cent for each postal note paid thereat, and in case any office is designated to receive on deposit surplus money-order funds from other post-offices, three and one-half cents for each certificate issued in acknowledgment of the receipt of such funds; but the total allowance made by the Postmaster-General for money-order clerks at any first-class office shall be based, as nearly as possible, upon the number of transactions, at the same rate for each transaction as is above fixed for the compensation of clerical labor at other post-offices, and the compensation of the postmasters and the clerks provided for in this section shall be paid out of the fees received for the issue of money-orders and postal notes: Provided, That in addition to an allowance for clerical service at the rates above mentioned, the Postmaster-General may allow to the postmaster at New York, New York, to the postmaster at San Francisco, California, to the postmaster at Portland, Oregon, and to the postmaster at each international exchange office, such amount in each case, out of the proceeds of the money-order business, as he may deem expedient to enable these postmasters to obtain the clerical labor necessary for the performance of such special duties as are imposed upon them by the operations of the money-order system, and are not required of other postmasters: And provided further, That credit shall not be allowed to a postmaster at a first-class office on account of any expenditure in payment of clerical service in the money-order business of his office except upon a voucher duly received by the person by whom such service shall have been performed: And provided further, That the salaries of postmasters, as fixed by law, shall be deemed and taken to be full compensation for the responsibility and risk incurred and for the personal services rendered by them as custodians of the money-order and other funds of the Post-Office Department.

Sec. 5. That the Auditor of the Treasury for the Post-Office Department shall, as soon as practicable after the close of the present fiscal year, transmit to the Postmaster-General a statement of the aggregate amount of all money-orders which at the beginning of said year shall have remained unpaid for a period of seven years or more after the date of their issue; and as soon as practicable after the close of each fiscal year thereafter he shall transmit in like manner a statement of the aggregate amount of all money-orders and postal notes which at the commencement of such year shall have remained unpaid for less than eight and not less than seven years after the date of their issue; and the Postmaster-General shall cause the aggregate amount of such unpaid orders and postal notes as reported annually by the Auditor to be deposited in the Treasury, to the credit of the Treasurer of the United States, for the service of the Post-Office Department. But nothing contained in this act shall be so construed as to prevent the payment, out of current money-order funds, by duplicate issued under the authority of the Postmaster-General, of any lost or invalid money-order or of any invalid postal note more than seven years old, upon the presentation of satisfactory proof to the Postmaster-General of the ownership of such money-order or upon the production of such invalid postal note in
accordance with the provisions of section one of this act; and the total amount of such lost or invalid money-orders and invalid postal notes more than seven years old paid during each year by duplicate shall be deducted from the aggregate amount of unpaid money-orders and postal notes to be deposited at the close thereof in the Treasury as hereinafter provided.

SEC. 6. That all laws or parts of laws inconsistent with the provisions of this act shall be void in so far as they may apply to cases which may arise under this act: Provided, That the provisions of this act shall be put into operation by the Postmaster-General within six months after the date of its approval by the President.

Approved, March 3, 1883.
gation are authorized to hold or to lease the same for a term not exceeding ten years. And such mortgages, deeds, and conveyances shall have the same effect and be enforced by the same remedies and proceedings as like mortgages, deeds, leases, and conveyances made by natural persons."

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 125.—An act to punish larceny from the person 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 whoever, in the District of Columbia, commits larceny from the person of another shall be deemed guilty of a felony, and shall, on conviction thereof, be punished by imprisonment not more than six years, or by a fine not exceeding one thousand dollars, or by both such fine and imprisonment.

Sec. 2. That whoever, in the District of Columbia, attempts to commit larceny from the person of another by any overt act, done with the intent to commit a larceny, shall be deemed guilty of a misdemeanor, and shall, on conviction thereof, be punished in the police court of the District of Columbia by imprisonment in the District jail not more than one year, or by fine not exceeding five hundred dollars, or by both such fine and imprisonment.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 126.—An act to confer upon the senior associate justice of the supreme court of the District of Columbia, in the absence or inability of the chief justice of said court, the powers and duties now conferred upon said chief justice, relative to the extradition of fugitives from justice.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the powers conferred upon and the duties prescribed for the chief justice of the supreme court of the District of Columbia, in relation to fugitives from justice, by section eight hundred and forty-three of an act entitled "An act to revise and consolidate the statutes of the United States, general and permanent in their nature, relative to the District of Columbia, in force on the first day of December, in the year of our Lord eighteen hundred and seventy-three," approved June twenty-second, eighteen hundred and seventy-four, shall, in case of his absence or disability, devolve upon and be discharged by the senior associate justice of said court who may be present in said District and able to act.

Sec. 2. That this act shall take effect from and after its passage.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 127.—An act for the relief of Edward Bellows.

Whereas, Edward Bellows, upon the eighteenth day of July, in the year of our Lord eighteen hundred and sixty six, was, by the President of the United States, by and with the advice and consent of the Senate, duly appointed and commissioned a paymaster in the Navy of the United States from the twentieth day of February, anno Domini eighteen hundred and sixty-six; and

Whereas, on the twenty eighth day of January, anno Domini eighteen hundred and sixty-nine, the Secretary of the Navy issued an order declaring that said Bellows was dismissed the Naval service, declared in such order of dismissal to be "in consequence of the facts appearing
upon the record of the naval court martial before which he was tried, in November, eighteen hundred and sixty-eight;" and

Whereas, on the twenty-second day of January, anno Domini eighteen hundred and eighty, the President of the United States, through the Secretary of the Navy, after investigation of the facts in the case, determined and issued an order declaring that said order of dismissal was illegal and void, and annulled and revoked, because issued contrary to the provisions of section sixteen hundred and twenty-four, article thirty-six, page two hundred and eighty-two of the Revised Statutes of the United States, and the name of said Edward Bellows was thereupon, by order of the President, restored to the list of Paymasters on the Naval Register, next after that of Paymaster George A. Lyon, being the original relative position held by him on that list, and to which he is entitled by virtue of his commission, which position on said list the said Bellows has ever since held and now holds, and

Whereas, on the sixteenth day of March, anno Domini eighteen hundred and sixty-nine, while the said order of dismissal remained upon the records unrevoked, the President of the United States, under the mistaken belief that said order of dismissal was valid and according to law, and that the same caused a vacancy, by reason of said dismissal, in the list of paymasters, by and with the advice and consent of the Senate appointed Leonard A. Frailey paymaster in the Navy, declaring such appointment to be "vice Bellows, dismissed;" and

Whereas, by a recent decision and judgment of the Supreme Court of the United States in the case of Charles M. Blake versus the United States (thirteenth Otto, page two hundred and twenty-seven) said decision makes questionable the right of said Bellows to hold said office; and

Whereas, including the said Bellows, the present number of paymasters does not exceed the number now allowed by law: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he hereby is, authorized to nominate and, with the advice and consent of the Senate, appoint the said Edward Bellows paymaster in the Navy of the United States, to take rank and position on the list of such paymasters in the position where his name now stands on the Register as above stated: Provided, That such appointment shall not entitle the said Edward Bellows to compensation during the time his name was not borne on said list, and during which he was not recognized as a paymaster in the service; Provided further, That after such appointment the said Edward Bellows shall be entitled to longevity pay upon his said commission of date February twentieth, eighteen hundred and sixty-six.

Approved, March 3, 1883.

CHAP. 128.—An act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-four and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, in full compensation for the service of the fiscal year ending June thirtieth, eighteen hundred and eighty-four, for the objects hereinafter expressed, namely:

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For compensation of Senators, three hundred and eighty thousand dollars.
For mileage of Senators, thirty-three thousand dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, two hundred and seventy-six thousand and thirty-one dollars and sixty cents, namely:

- For Secretary of the Senate, four thousand five hundred dollars, including compensation as disbursing officer of the contingent fund of the Senate, and for compensation as disbursing officer of salaries of Senators, three hundred and ninety-six dollars; hire of horse and wagon for the Secretary's office, one thousand two hundred dollars; chief clerk and financial clerk, at three thousand dollars each; principal executive clerk, principal clerk, minute and journal clerk, and enrolling clerk, two thousand five hundred and ninety-two dollars each; librarian, two thousand two hundred and twenty dollars; assistant librarian, one thousand four hundred and forty dollars; six clerks, at two thousand two hundred and twenty dollars each; five clerks, at two thousand one hundred dollars each.

- For keeper of stationery, two thousand one hundred and two dollars and forty cents; assistant keeper of stationery, one thousand eight hundred dollars; one assistant in the stationery room, one thousand dollars; two messengers, one thousand four hundred and forty dollars each; three laborers, seven hundred and twenty dollars each; one page, at two dollars and fifty cents per day.

- For clerk of printing records, two thousand two hundred and twenty dollars.

- For Chaplain, nine hundred dollars.

- For secretary to the Vice-President, two thousand one hundred and two dollars and forty cents.

- For messenger to the Vice-President's room, to be appointed by the Vice-President, one thousand four hundred and forty dollars.

- For clerk to the Committee on Appropriations, two thousand five hundred dollars.

- For assistant clerk to the Committee on Appropriations, one thousand six hundred dollars.

- For messenger to the Committee on Appropriations, to be appointed by the committee, one thousand four hundred and forty dollars.

- For clerk and stenographer to the Committee on Finance, two thousand five hundred dollars.

- For clerk to the Committee on Claims, clerk to the Committee on Commerce, clerk to the Committee on the Judiciary, clerk to the Committee on Private Land-Claims, clerk to the Committee on Pensions, clerk to the Committee on Military Affairs, clerk to the Committee on Post-Offices and Post-Roads, clerk to the Committee on the District of Columbia, clerk to the Committee on Naval Affairs, clerk to the Joint Committee on the Library, clerk to the Committee on the Census, clerk to the Committee on Foreign Relations, clerk to the Committee on Public Lands, and clerk to the Committee to Audit and Control the Contingent Expenses of the Senate, at two thousand two hundred and twenty dollars each.

- For assistant clerk to the Committee on Pensions, under resolution of the Senate of January thirtieth, eighteen hundred and eighty-two, one thousand four hundred and forty dollars.

- For seven messengers, at the rate of one thousand four hundred and forty dollars per annum, for the following committees of the Senate, namely: Finance, Post-Offices and Post-Roads, Pensions, Claims, District of Columbia, Judiciary, and Engrossed Bills, ten thousand and eighty dollars.

- For telegraph operator, one thousand two hundred dollars.

- For telephone operator, seven hundred and twenty dollars.

- For Sergeant-at-Arms and Doorkeeper, four thousand three hundred and twenty dollars; for clerk to Sergeant-at-Arms, two thousand dollars; assistant doorkeeper, two thousand five hundred and ninety-two dollars; acting assistant doorkeeper, two thousand five hundred and
ninety-two dollars; three messengers, acting as assistant doorkeepers, one thousand eight hundred dollars each.

For Postmaster to the Senate, two thousand two hundred and fifty dollars; assistant postmaster and mail-carrier, two thousand and eighty-eight dollars; five mail-carriers, at one thousand two hundred dollars each.

For superintendent of the document-room, two thousand one hundred and sixty dollars; two assistants in document-room, at one thousand four hundred and forty dollars each; one clerk to the superintendent of the document-room, under resolution of the Senate of December twenty-first, eighteen hundred and eighty-one, one thousand four hundred and forty dollars; one page in the document-room, seven hundred and twenty dollars; superintendent of the folding-room, two thousand one hundred and sixty dollars; one assistant in the folding-room, one thousand two hundred dollars.

For twenty-four messengers, at one thousand four hundred and forty dollars each; messenger in charge of storeroom, one thousand two hundred dollars; messenger to the official reporters' room, one thousand four hundred and forty dollars.

For chief engineer, two thousand one hundred and sixty dollars; three assistant engineers, at one thousand four hundred and forty dollars each; conductor of elevator, one thousand two hundred dollars; two firemen, at one thousand and ninety-five dollars each; three laborers in the engineer's department, at seven hundred and twenty dollars each.

For one laborer in charge of the private passage, eight hundred and forty dollars; female attendant in charge of the ladies' retiring-room, seven hundred and twenty dollars.

For eight skilled laborers, at one thousand dollars each; twelve laborers, at seven hundred and twenty dollars each; twelve laborers, during the session, at the rate of seven hundred and twenty dollars each per annum.

For twenty-one clerks to committees, at six dollars per day during the session, twenty-six thousand eight hundred and thirty-eight dollars.

For fourteen pages for the Senate Chamber, at the rate of two dollars and fifty cents per day each during the session, and four riding pages annually, at the same rate, eleven thousand one hundred and five dollars.

For one foreman in folding-room, one thousand two hundred dollars; six folders, at three dollars per day while actually employed, six thousand five hundred and seventy dollars; in all, seven thousand seven hundred and eighty-five dollars.

For contingent expenses of the Senate, namely:

For stationery and newspapers, including six thousand dollars for stationery for committees and officers of the Senate, and one hundred and fifty dollars for postage-stamps for the Secretary of the Senate, and one hundred and fifty dollars for postage-stamps for the Sergeant-at-Arms, fifteen thousand eight hundred dollars.

For expenses of maintaining and equipping horses and mail-wagons for carrying the mails, three thousand five hundred dollars.

For materials for folding, four thousand five hundred dollars.

For folding speeches and pamphlets, at a rate not exceeding one dollar per thousand, two thousand five hundred dollars.

For fuel and oil and cotton-waste for the heating apparatus, seven thousand dollars; for furniture and repairs of furniture, ten thousand dollars; for packing-boxes, seven hundred and seventy dollars; for miscellaneous items, exclusive of labor, ten thousand dollars; expenses of special and select committees, and for inquiries and investigations ordered by the Senate, forty thousand dollars; in all, sixty-seven thousand seven hundred and seventy dollars.

For reporting the debates and proceedings of the Senate, twenty-five thousand dollars, payable in equal monthly installments...
Congressional Compensation.

For expenses of compiling and preparing the Congressional Directory, to be expended under the direction of the Joint Committee on Public Printing, one thousand two hundred dollars.

Capitol Police.

For one captain, one thousand six hundred dollars; three lieutenants, at one thousand two hundred dollars each; twenty two privates, at one thousand one hundred dollars each; and eight watchmen, at nine hundred dollars each; in all thirty six thousand six hundred dollars, one half to be disbursed by the Secretary of the Senate and the other half to be disbursed by the Clerk of the House of Representatives.

For contingent fund, one hundred dollars.

House Compensation.

For compensation of Members of the House of Representatives and Delegates from Territories, one million six hundred and ninety five thousand dollars.

Mileage.

For mileage, one hundred and ten thousand six hundred and twenty four dollars.

Officers, clerks, and others.

For compensation of the officers, clerks, messengers, and others in the service of the House of Representatives, three hundred and sixty four thousand six hundred and ninety-four dollars and eighty-seven cents, namely: For Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, four thousand five hundred dollars, and for hire of horses and wagons for the use of the Clerk's office, six hundred dollars; for chief clerk, Journal Clerk, two reading clerks, and tally clerk, five in all, at three thousand dollars each, and for the journal clerk for preparing Digest of the Rules, one thousand dollars per annum; for printing and bill clerk, two thousand five hundred dollars; for disbursing clerk, file clerk, and enrolling clerk, three in all, at two thousand two hundred and fifty dollars each; for assistant disbursing clerk, assistant enrolling clerk, resolution and petition clerk, newspaper clerk, superintendent of document room, index clerk, and librarian, seven in all, at two thousand dollars each; for distributing clerk and stationery clerk, one thousand eight hundred dollars each; for document clerk, upholsterer and locksmith, and two assistant librarians, four in all, at one thousand four hundred and forty dollars each; and one page, at sixty dollars per month.

For bookkeeper and four clerks, one thousand six hundred dollars each.

For the person preparing the general index to the Journals of Congress, under resolution of June eighteenth, eighteen hundred and seventy eight, two thousand five hundred dollars; for the assistant to the person preparing the general index to the Journals of Congress, authorized under the resolution of May twenty two, eighteen hundred and eighty two, two thousand dollars.

For two messengers in the House library, at three dollars and sixty cents per day each, two thousand six hundred and thirty five dollars and twenty cents.

For one laborer in the bath room, seven hundred and twenty dollars; four laborers, at seven hundred and twenty dollars each; one telegraph operator, seven hundred and twenty dollars.

For clerk to the Committee on Ways and Means, two thousand five hundred dollars; assistant clerk, one thousand two hundred dollars; messenger, one thousand dollars.

For clerk to the Committee on appropriations, two thousand five hundred dollars; assistant clerk, one thousand six hundred dollars; second assistant clerk, one thousand two hundred dollars; messenger, one thousand dollars.

Clerks to committees.

For expenses of printing reports, estimates, and committees, one thousand five hundred dollars.
For clerk to the Committee on the Judiciary, clerk to the Committee on Claims, clerk to the Committee on the Public Lands, clerk to the Committee on War Claims, clerk to the Committee on Invalid Pensions, clerk to the Committee on the District of Columbia, clerk to the Committee on Agriculture, clerk to the Committee on Commerce, clerk to the Committee on Indian Affairs, and clerk to the Committee on Military Affairs, at two thousand dollars each,

For clerk to Committee on Military Affairs for balance of current fiscal year at the rate of two thousand dollars per annum, six hundred and sixty six dollars and sixty seven cents.

For assistant clerk to the Committee on War Claims, one thousand six hundred dollars; for assistant clerk to the Committee on Commerce, one thousand five hundred dollars.

For private secretary to the Speaker, one thousand eight hundred dollars.

For clerk to the Speaker, one thousand six hundred dollars.

For clerk to the Speaker's table, one thousand four hundred dollars.

For Sergeant at Arms of the House of Representatives, four thousand dollars; for one horse and wagon for his use, five hundred dollars; one deputy to the Sergeant at Arms, two thousand dollars; one cashier, three thousand dollars; one paying teller, two thousand dollars; one bookkeeper, eighteen hundred dollars; one messenger, one thousand two hundred dollars; one page, at sixty dollars per month; and one laborer, at six hundred and sixty dollars.

For Doorkeeper, two thousand five hundred dollars; and for hire of horses, five hundred dollars; assistant doorkeeper, two thousand dollars; second assistant doorkeeper, under resolution of December twenty first, eighteen hundred and eighty one, two thousand dollars; clerk for Doorkeeper, one thousand two hundred dollars; janitor, one thousand two hundred dollars.

For superintendent of the folding room, two thousand dollars; three clerks in folding room, one at one thousand eight hundred dollars, and two at one thousand two hundred dollars each; superintendent of the document room two thousand dollars; chief assistant in the document room at two thousand dollars; document file clerk, one thousand four hundred dollars; assistant document file clerk, under resolution of December nineteenth, eighteen hundred and eighty one, one thousand three hundred and fourteen dollars.

For eight messengers, at one thousand two hundred dollars each; ten messengers, at one thousand dollars each; seven laborers, at seven hundred and twenty dollars each; ten laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; one laborer, at six hundred dollars; two laborers in charge of water closet, at seven hundred and twenty dollars each; eight laborers in charge of cleaning the Hall of the House, known as "cloak room men", at fifty dollars per month during the session; and for one female attendant in ladies' retiring room, six hundred dollars.

For one employee under Doorkeeper, by resolution of the House of November sixth, eighteen hundred and seventy seven, one thousand three hundred and fourteen dollars.

For one department messenger, under resolution of April six, eighteen hundred and eighty two, one thousand two hundred dollars.

For labor in folding books, speeches, and pamphlets, the following employees are hereby authorized to be appointed by the Doorkeeper, namely: One foreman, one thousand five hundred dollars; one messenger, one thousand two hundred dollars; one folder in the sealing room, one thousand two hundred dollars; one page, five hundred dollars; one laborer, four hundred dollars; ten folders, at nine hundred dollars each; five folders, at eight hundred and forty dollars each; and fifteen folders, at seven hundred and twenty dollars each; in all, twenty eight thousand eight hundred dollars.

For twenty nine pages, while actually employed, including one riding
page and one telegraph page, at two dollars and fifty cents per day each, fifteen thousand four hundred and forty two dollars and fifty cents,

For thirty two clerks to committees, at six dollars each per day during the session, forty thousand eight hundred and ninety six dollars.

For fourteen messengers on the soldiers roll, at one thousand two hundred dollars each,

For Postmaster, two thousand five hundred dollars; first assistant postmaster, two thousand dollars; nine messengers, at one thousand two hundred dollars each; four messengers, during the session, at eight hundred dollars each; and one laborer, at seven hundred and twenty dollars.

For hire of horses and mail wagons for carrying the mails, five thousand dollars,

For Chaplain of the House, nine hundred dollars.

For two stenographers for committees, five thousand dollars each; and this shall be in lieu of all other compensation for such services in reporting and transcribing the proceedings of each and all of said committees.

For five official reporters of the proceedings and debates of the House, at five thousand dollars each, twenty five thousand dollars.

For one chief engineer, one thousand seven hundred dollars; two assistant engineers, one thousand two hundred dollars each; one conductor of the elevator, under resolution of December twenty first, eighteen hundred and eighty one, one thousand two hundred dollars; and one laborer, eight hundred and twenty dollars; five firemen, at nine hundred dollars each; one additional fireman, at nine hundred dollars, under resolution of February twentieth, eighteen hundred and eighty two.

For one electrician, one thousand one hundred and fifty dollars; and one laborer, eight hundred dollars.

For services in cleaning Statuary Hall and watching statuary therein, seven hundred and twenty dollars; and wherever the words “during the session” occur in the foregoing they shall be construed to mean seven months.

For contingent expenses of the House of Representatives, namely;

For materials for folding, sixteen thousand dollars.

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

For packing boxes, two thousand nine hundred and eighty seven dollars.

For cartage, six hundred dollars.

For miscellaneous items and expenses of special and select committees, fifty thousand dollars.

For postage stamps for the officers of the House of Representatives, namely: For the Sergeant-at Arms, three hundred dollars; the Clerk, one hundred and fifty dollars; and the Postmaster, one hundred dollars.

For newspapers and stationery for members of the House of Representatives, officers of the House, and committees of the House, including six thousand dollars for stationery for the use of the committees and officers of the House, forty seven thousand five hundred dollars.

For compensation of the Public Printer, four thousand five hundred dollars; for chief clerk, two thousand four hundred dollars; four clerks of class four; one clerk of class one; in all, fifteen thousand three hundred dollars.

For contingent expenses of his office, namely: For stationery, postage, advertising, traveling expenses, horses and wagons, and miscellaneous items, three thousand dollars.
For compensation of the Librarian, four thousand dollars; and for twenty three assistant librarians two at two thousand five hundred dollars each, two at one thousand eight hundred dollars each, two at one thousand six hundred dollars each, two at one thousand four hundred and forty dollars each, seven at one thousand four hundred dollars each, five at one thousand two hundred dollars each, one at nine hundred and sixty dollars, one at seven hundred and twenty dollars, and one at four hundred and eighty dollars; in all, thirty six thousand six hundred and forty dollars.

For purchase of books for the Library, five thousand dollars; for purchase of law books for the Library, two thousand dollars; for purchase, by the Librarian of Congress, of new books of reference for the Supreme Court, to be a part of the Library of Congress, and purchased under the direction of the Chief Justice, two thousand five hundred dollars; for expenses of exchanging public documents for the publications of foreign governments, one thousand dollars; for purchase of files of periodicals and newspapers, two thousand five hundred dollars; in all, thirteen thousand dollars.

For contingent expenses of said Library, one thousand dollars.

For expenses of the copyright business, five hundred dollars.

For Botanic Garden: For superintendent, one thousand eight hundred dollars; for assistants and laborers, under the direction of the Library Committee of Congress, nine thousand nine hundred dollars; in all, eleven thousand seven hundred dollars.

EXECUTIVE.

For compensation of the President of the United States, fifty thousand dollars.

For compensation of the Vice President of the United States, eight thousand dollars.

For compensation to the following in the office of the President of the United States: Private Secretary, three thousand two hundred and fifty dollars; assistant Secretary, two thousand two hundred and fifty dollars; two executive clerks, at two thousand dollars each; stenographer, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two, one of whom shall be a telegraph operator; one clerk of class one; steward at one thousand eight hundred dollars; one day usher at one thousand four hundred dollars; one day usher at one thousand two hundred dollars; five messengers at one thousand two hundred dollars each; two doorkeepers, at one thousand two hundred dollars each; one night usher, one thousand two hundred dollars; one watchman, nine hundred dollars; and one fireman, eight hundred and sixty four dollars; in all, thirty six thousand and sixty four dollars.

For contingent expenses of the Executive Office, including stationery therefor, as well as record books, telegrams, books for library, miscellaneous items, and furniture and carpets for offices, care of office carriage, horses, and harness eight thousand dollars.

CIVIL SERVICE COMMISSION.

For three commissioners, at three thousand five hundred dollars each; one chief examiner, three thousand dollars; one secretary, one thousand six hundred dollars; one stenographer, one thousand six hundred dollars, and one messenger, six hundred dollars; in all, seventeen thousand three hundred dollars.

For necessary traveling expenses, five thousand dollars.
DEPARTMENT OF STATE.

For compensation of the Secretary of State, eight thousand dollars; first assistant secretary of state, four thousand five hundred dollars; two assistant secretaries of state, at three thousand five hundred dollars each; for chief clerk, two thousand seven hundred and fifty dollars; for six chiefs of bureau and one translator, at two thousand one hundred dollars each; seven clerks of class four; four clerks of class three; seven clerks of class two; fourteen clerks of class one; four clerks, at one thousand dollars each; and ten clerks, at nine hundred dollars each; one messenger; two assistant messengers; ten laborers; one packer, at seven hundred and twenty dollars; in all, one hundred and twelve thousand three hundred and fifty dollars.

For proof reading the laws and documents for the various legations and consulates, including boxes and transportation of the same, one thousand two hundred and eighty dollars; for stationery, furniture, fixtures, and repairs, five thousand dollars; for books and maps, three thousand dollars; in all, nine thousand two hundred and eighty dollars.

For contingent expenses, namely: For care and subsistence of horses and repairs of wagons and harness, one thousand two hundred dollars; and for miscellaneous items not included in the foregoing, two thousand dollars; for rent of stable and wagon shed, six hundred dollars; for care of clock, telegraphic and electric apparatus, and repairs to the same, one thousand dollars; in all, four thousand eight hundred dollars.

For services of lithographer, and necessary materials for the lithographic press, one thousand two hundred dollars.

For expenses of editing and distributing the laws enacted during the second session of the Forty seventh Congress, three thousand dollars.

For expenses of editing and distributing the Statutes at Large of the Forty seventh Congress, one thousand dollars.

TREASURY DEPARTMENT.

SECRETARIES OFFICE.—For compensation of the Secretary of the Treasury, eight thousand dollars; two assistant secretaries of the Treasury, at four thousand five hundred dollars each; chief clerk and ex-officio superintendent of the Treasury building, two thousand seven hundred dollars; stenographer to the Secretary, two thousand dollars; one chief of division of warrants, estimates, and appropriations, and one chief of division of customs, at two thousand seven hundred and fifty dollars each; one assistant chief of division of warrants, estimates, and appropriations, two thousand four hundred dollars; one chief of appointment division, two thousand seven hundred and fifty dollars; seven chiefs of division, at two thousand five hundred dollars each; two assistant chiefs of division, at two thousand one hundred dollars each; five assistant chiefs of division, at two thousand dollars each; assistant superintendent of the Treasury building, two thousand one hundred dollars; estimate and digest clerk, two thousand dollars; two disbursing clerks, at two thousand five hundred dollars each; government actuary under control of the Treasury Department, two thousand two hundred and fifty dollars; forty-one clerks of class four; additional to three fourth-class clerks, namely, receiving clerk of bonds, and two bookkeepers, one hundred dollars each; thirty clerks of class three; twenty-seven clerks of class two; twenty-four clerks of class one; sixteen clerks, at one thousand dollars each; fifty female clerks, at nine hundred dollars each; ten messengers; ten assistant messengers; one foreman of laborers, one thousand dollars; forty-six laborers; superintendent of the Treasury building, three hundred dollars; eleven laborers, at five hundred dollars each; three laborers, at three hundred and sixty dollars each; one captain of the watch, one thousand four hundred dollars; one engineer, one thousand four hundred dollars; one assistant engineer, one thousand dollars; one machinist
and gas-fitter, one thousand two hundred dollars; one storekeeper, one thousand two hundred dollars; sixty watchmen, and additional to two of said watchmen acting as lieutenants of watchmen, one hundred and eighty dollars each; seven firemen, at seven hundred and twenty dollars each; seventy-five charwomen, at one hundred and eighty dollars each; three conductors at elevators, at seven hundred and twenty dollars each; one telegraph operator, one thousand two hundred dollars; one gardener, eight hundred and forty dollars; one superintendent of paper-room, one thousand six hundred dollars; and for the following employees while actually employed: One foreman of cabinet shop, at five dollars per day; one draughtsman, at four dollars per day; one cabinet-maker, at three dollars and fifty cents per day; twelve cabinet-makers, at three dollars per day; one cabinet-maker, at two dollars per day; one foreman of bindery, at five dollars per day; four binders, at four dollars per day; one sewer and folder, at two dollars and fifty cents per day; one paper-cutter, at three dollars per day; one paper-counter, at two dollars and twenty-five cents per day; twenty-six paper-counters and laborers, at two dollars per day; in all, four hundred and ninety-four thousand one hundred and twenty-one dollars and twenty-five cents.

Supervising Architect.—In the construction branch of the Treasury: For Supervising Architect, four thousand five hundred dollars; assistant and chief clerk, two thousand five hundred dollars; one principal clerk, at two thousand dollars; photographer, two thousand dollars; two clerks of class three; three clerks of class one; one clerk, at nine hundred dollars; and one assistant messenger; in all, nineteen thousand four hundred and twenty dollars.

And the services of skilled draughtsmen, civil engineers, computers, accountants, modelers, assistants to the photographer, copyists, and such other services as the Secretary of the Treasury may deem necessary, may be employed in the Office of the Supervising Architect to carry into effect the various appropriations for public buildings, to be paid for from such appropriations: Provided, That the expenditures on this account for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, shall not exceed one hundred and twenty thousand dollars; and the Secretary of the Treasury shall, in each, the annual estimates, report to Congress the number of persons so employed and the amount paid to each.

First Comptroller of the Treasury.—For First Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand seven hundred dollars; four chiefs of division, at two thousand one hundred dollars each; five clerks of class four; eleven clerks of class three; ten clerks of class two; eight clerks of class one; four clerks, at one thousand dollars each; and eleven clerks, at nine hundred dollars each; one messenger, and three laborers; in all, eighty-three thousand and twenty dollars.

That the Deputy First Comptroller in the Department of the Treasury shall be, and is authorized, in the name of the First Comptroller, to countersign all warrants, except accountable warrants, and to sign all other papers in like manner under the direction of the First Comptroller; and in case of the death, resignation, absence, or sickness of the Deputy First Comptroller, the Secretary of the Treasury may, by an appointment, under his hand and official seal, delegate to any officer in the office of the First Comptroller the authority to perform the duties of the Deputy First Comptroller until a successor is appointed or such absence or sickness shall cease.

Second Comptroller of the Treasury.—For Second Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand seven hundred dollars; five chiefs of division, at two thousand one hundred dollars each; eight clerks of class four; twelve clerks of class three; thirteen clerks of class two; twelve clerks of class one; three clerks, at one thousand dollars each; nine clerks, at
nine hundred dollars each; one messenger, and three laborers; in all, ninety eight thousand three hundred and twenty dollars.

For the following additional force in the Second Comptroller's Office, rendered necessary by increase of work relating to pensions: Three clerks of class four; three clerks of class three; and two clerks of class one; in all, twelve thousand six hundred dollars.

COMMISSIONER OF CUSTOMS.—For Commissioner of Customs, four thousand dollars; deputy commissioner, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand one hundred dollars each; two clerks of class four; five clerks of class three; eleven clerks of class two; nine clerks of class one; two clerks at one thousand dollars each; one assistant messenger, and one laborer; in all, fifty one thousand six hundred and thirty dollars.

First Auditor, deputy, clerks, etc.

For the First Auditor of the Treasury, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; four chiefs of division, at two thousand dollars each; seven clerks of class four; nine clerks of class three; ten clerks of class two; sixteen clerks of class one; three clerks, at one thousand dollars each; two copyists and two counters, at nine hundred dollars each; two assistant messengers, and two laborers; in all eighty three thousand four hundred and ten dollars.

Second Auditor, deputy, clerks, etc.

For the Second Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; six chiefs of divisions, at two thousand dollars each; eight clerks of class four; thirty seven clerks of class three; additional to one clerk of class three as disbursing clerk, two hundred dollars; fifty two clerks of class two; thirty four clerks of class one; eight clerks, at one thousand dollars each; three assistant messengers, and eight laborers; in all, two hundred and twenty thousand six hundred and ninety dollars.

For twenty additional clerks of class one in the Second Auditor's Office, rendered necessary by increase of work relating to pensions, twenty four thousand dollars.

Third Auditor, deputy, clerks, etc.

For the Third Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; seven chiefs of division, at two thousand dollars each; six clerks of class four; sixteen clerks of class three; fifty six clerks of class two; forty clerks of class one; six clerks, at one thousand dollars each; eight clerks, at nine hundred dollars each; one assistant messenger, and six laborers; and one female laborer, at four hundred and eighty dollars; in all, two hundred and one thousand and ten dollars.

For the following additional force in the Third Auditor's Office, rendered necessary by increase of work relating to pensions, namely: Five clerks of class three; seven clerks of class two; and eight clerks of class one; in all, twenty seven thousand four hundred dollars.

Fourth Auditor, deputy, clerks, etc.

For the Fourth Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; three chiefs of division, at two thousand dollars each; two clerks of class four; fourteen clerks of class three; eight clerks of class two; nine clerks of class one; three clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; one assistant messenger, and two laborers; in all, sixty nine thousand three hundred and ninety dollars.

Fifth Auditor, deputy, clerks, etc.

For the Fifth Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; three chiefs of division, at two thousand dollars each; four clerks of class four; five clerks of class three; four clerks of class two; six clerks of class one; two clerks, at one thousand dollars each; four clerks, at nine hundred dollars each; one messenger, and two laborers; in all, forty seven thousand six hundred and ten dollars.

Auditor of the Treasury for Post-Office Department, deputy, clerks, etc.
hundred and fifty dollars; chief clerk, two thousand dollars; eight
chiefs of division, at two thousand dollars each; fifteen clerks of class
four, and additional to one clerk as disbursing clerk, two hundred dol-
ars; sixty three clerks of class three; seventy four clerks of class two;
fifty six clerks of class one; thirty two clerks, at one thousand dollars
each; twenty three female sorters of money orders, at nine hundred
dollars each; three assistant messengers; twenty laborers; and ten char-
women, at one hundred and eighty dollars each; in all, three hundred
and ninety two thousand five hundred and ten dollars.

To provide temporary force to dispose of accumulated money orders:
Three clerks of class one; three clerks, at one thousand dollars each;
and four clerks, at nine hundred dollars each; in all, ten thousand two
hundred dollars.

TREASURER.—For the Treasurer of the United States, six thou-
sand dollars; assistant treasurer, three thousand six hundred dol-
ars; cashier, three thousand six hundred dollars; assistant cashier,
three thousand two hundred dollars; chief clerk, two thousand five
hundred dollars; five chiefs of division, at two thousand five hundred
dollars each; one principal bookkeeper, at two thousand five hundred
dollars; one assistant bookkeeper, at two thousand four hundred
dollars; two tellers, at two thousand five hundred dollars each; two
assistant tellers, at two thousand two hundred and fifty dollars each;
twenty six clerks of class four; seventeen clerks of class three; fif-
teen clerks of class two; one coin clerk, at one thousand four hundred
dollars; twenty three clerks of class one; five clerks, at one thousand
dollars each; eighty clerks, at nine hundred dollars each; six messen-
gers; six assistant messengers; twenty six laborers; and seven labor-
ers, at two hundred and forty dollars each; in all, two hundred and
seventy five thousand dollars.

For the force employed in redeeming the national currency (to be re-
imbursed by the national banks), namely: For superintendent, three
thousand five hundred dollars; one principal teller and one principal
bookkeeper, at two thousand five hundred dollars each; one assistant
bookkeeper, two thousand four hundred dollars; and one assistant tel-
er, at two thousand dollars; two clerks of class four; three clerks of
class three; four clerks of class two; twenty clerks of class one; ten
clers, at one thousand dollars each; ten clerks, at nine hundred dollars
each; three assistant messengers; in all, seventy two thousand and sixty
dollars.

REGISTER OF THE TREASURY.—For the Register of the Treasury,
four thousand dollars; assistant register, two thousand two hundred
and fifty dollars; five chiefs of division, at two thousand dollars each;
eighteen clerks of class four, one of whom shall receive two hundred
dollars additional for services as disbursing clerk, and shall give bond
in such amount as the Secretary of the Treasury may determine; seven-
teen clerks of class three; fifteen clerks of class two; twenty clerks of
class one; four clerks, at one thousand dollars each; fifty five copyists,
at nine hundred dollars each; one messenger; five assistant messengers;
and seven laborers; in all, one hundred and eighty three thousand six
hundred and ten dollars.

COMPTROLLER OF THE CURRENCY.—For Comptroller of the Cury-
ence, five thousand dollars; deputy comptroller, two thousand eight
hundred dollars; four chiefs of division, at two thousand two hundred
dollars each; one stenographer, at one thousand six hundred dollars;
eight clerks of class four; additional to bond clerk, two hundred dol-
lars; eleven clerks of class three; eight clerks of class two; eight clerks
of class one; two clerks at one thousand dollars each; twenty five clerks,
at nine hundred dollars each; one messenger; two assistant messen-
ger; one engineer, one thousand dollars; one fireman; three laborers;
and two night watchmen; in all, one hundred and three thousand one
hundred and twenty dollars.
Special examination of national banks.
Superintendent of national currency, etc.

For expenses of special examinations of national banks and bank plates, two thousand dollars.

For expenses of the national currency (to be reimbursed by the national banks), namely: One superintendent, at two thousand dollars; one teller and one bookkeeper, at two thousand dollars each; and one assistant bookkeeper, at two thousand dollars; nine clerks, at nine hundred dollars each; and one assistant messenger; in all, sixteen thousand eight hundred and twenty dollars.

Chief clerk of the Light House Board, and others.

LIGHT HOUSE BOARD.—For chief clerk of the Light House Board, two thousand four hundred dollars; two clerks of class four; two clerks of class three; one clerk of class two; three clerks of class one; one clerk, at nine hundred dollars; one assistant messenger, and one laborer; in all, sixteen thousand four hundred and eighty dollars.

For the following additional employees in the Office of the Light House Board, who shall be paid from the appropriations for the Light House Establishment, namely: One clerk of class two; one clerk of class one; fourteen clerks, at nine hundred dollars each; two assistant messengers; one laborer, six hundred dollars; one assistant civil engineer, two thousand four hundred dollars; one draughtsman, one thousand eight hundred dollars; one draughtsman, one thousand six hundred and eighty dollars; one draughtsman, one thousand three hundred and twenty dollars; and one draughtsman, one thousand two hundred dollars; in all, twenty five thousand six hundred and forty dollars.

BUREAU OF STATISTICS.—For the officer in charge of the Bureau of Statistics, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; five clerks of class three; six clerks of class two; nine clerks of class one; three clerks, at one thousand dollars each; six copyists; one messenger; one assistant messenger; one laborer; one female laborer, at four hundred and eighty dollars; in all, fifty thousand five hundred dollars.

For collecting statistics relating to internal commerce: For the payment of experts, and other necessary expenditures connected with the collection of information relative to the internal and foreign commerce of the United States, five thousand dollars.

BUREAU OF ENGRAVING AND PRINTING.—For chief of bureau, four thousand five hundred dollars; one assistant, two thousand two hundred and fifty dollars; accountant, two thousand dollars; one stenographer, one thousand six hundred dollars; one clerk of class three; one clerk of class two; four clerks of class one; one clerk, one thousand dollars; additional to one clerk as disbursing clerk, two hundred dollars; three copyists, at nine hundred dollars each; two assistant messengers, and four laborers; in all, twenty six thousand one hundred and thirty dollars.

General Superintendent of Life Saving Service, assistant, clerks, etc.

OFFICE OF LIFE SAVING SERVICE.—For General Superintendent of the Life Saving Service, four thousand dollars; assistant general superintendent of the Life Saving Service, two thousand five dollars; one topographer and hydrographer, one thousand eight hundred dollars; one civil engineer and draughtsman, one thousand eight hundred dollars; one draughtsman, one thousand five hundred dollars; one principal clerk and accountant one thousand eight hundred dollars; one clerk of class four; three clerks of class three; one clerk of class two; three clerks of class one; two clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; one assistant messenger; and one laborer; in all, thirty two thousand eight hundred and eighty dollars.

Secret Service Division, salaries.

SECRET SERVICE DIVISION.—For one chief, three thousand five hundred dollars; one chief clerk, two thousand dollars; one clerk of class four; two clerks of class two; one clerk of class one; one clerk, at one thousand dollars; and one attendant, at six hundred and eighty dollars; in all, twelve thousand nine hundred and eighty dollars.

Marine Hospital Service, Supervising Surgeon General, assistant, clerks, etc.

OFFICE OF SUPERVISING SURGEON GENERAL MARINE HOSPITAL SERVICE.—For Supervising Surgeon General, four thousand dollars; one surgeon, three thousand dollars; one passed assistant surgeon, one
thousand eight hundred dollars; one clerk, one thousand eight hundred dollars; five clerks, at one thousand six hundred dollars each; one clerk, one thousand two hundred dollars; one hospital steward (employed as chemist), one thousand two hundred dollars; six copyists; one messenger, at fifty dollars per month; one laborer, at forty dollars per month; and one laborer, at thirty dollars per month; in all, twenty seven thousand eight hundred and forty dollars; the same to be paid from the permanent appropriations for the Marine Hospital Service.

Office Supervising Inspector General Steamboat Inspection Service.—For Supervising Inspector General, three thousand five hundred dollars; one clerk, not to exceed one thousand eight hundred dollars; one clerk, not to exceed one thousand six hundred dollars; two clerks, not to exceed one thousand two hundred dollars each; one messenger, not to exceed eight hundred and forty dollars; in all, ten thousand one hundred and forty dollars; the same to be paid from the permanent appropriations for the Steamboat Inspection Service.

Office of Construction of Standard Weights and Measures.—For construction and verification of standard weights and measures, including metric standards, for the custom houses, other offices of the United States, and for the several States, and mural standards of length in Washington, District of Columbia, the following, while actually employed, namely: One adjuster, at five dollars per day; verifier and mechanic, at four dollars per day each; laborer, at one dollar and fifty cents per day; one recorder, at sixty dollars per month; and one watchman; in all, five thousand nine hundred and seventy eight dollars and fifty cents.

For purchase of materials and apparatus, one thousand two hundred dollars.

Commissioner of Internal Revenue.—For Commissioner of Internal Revenue, six thousand dollars; one deputy commissioner, three thousand two hundred dollars; two heads of division, at two thousand five hundred dollars each; five heads of division, at two thousand two hundred and fifty dollars each; one superintendent of stamp agencies, two thousand one hundred dollars; one superintendent of stamp vault, two thousand dollars; one stenographer, one thousand eight hundred dollars; twenty four clerks of class four; twenty five clerks of class three; thirty six clerks of class two; twenty four clerks of class one; fourteen clerks, at one thousand dollars each; seventy nine clerks, at nine hundred dollars each; two messengers; fourteen assistant messengers; and thirteen laborers; in all, two hundred and ninety one thousand one hundred and ninety dollars.

For two stamp agents, at one thousand six hundred dollars each; and three counters, at nine hundred dollars each; in all, five thousand nine hundred dollars, the same to be reimbursed by the stamp manufacturers.

For salaries and expenses of collectors and deputy collectors, one million nine hundred and seventy five thousand dollars.

For salaries and expenses of agents and surveyors, for fees and expenses of gaugers, for salaries of storekeepers, and for miscellaneous expenses, two million three hundred thousand dollars.

For contingent expenses of the Treasury Department, namely:

For stationery for the Treasury Department and its several bureaus, thirty five thousand dollars.

For postage required to prepay matter addressed to Postal Union countries, two thousand dollars.

For postage, one thousand five hundred dollars.

For purchase of material for binding canceled marine papers, requisitions, and other important records; newspapers, books, hand stamps, and repairs of the same, two thousand six hundred dollars; and of this amount not more than five hundred dollars may be used in the purchase of current publications.

For investigations of accounts and records, including the necessary
traveling expenses, and for other traveling expenses, one thousand five hundred dollars.

For freight, expressage, telegrams, telephone service, and car-tickets, four thousand dollars.

For rent of buildings, nine thousand dollars.

For purchase of subsistence of horses for office and mail wagons, including shoeing, and for wagons, harness, and repairs of the same, five thousand dollars.

For purchase of ice, four thousand dollars.

For purchase of file holders and file cases, ten thousand dollars.

For purchase of coal, wood, engine oils and grease, engine hose and cotton waste, grates, grate-baskets and fixtures, stoves and fixtures, blowers, coal hods, pokers, shovels and tongs fourteen thousand dollars.

For purchase of gas, brackets, candles, candle-sticks, drop-lights and tubing, gas-burners, gas-torches, globes, lanterns, matches, match-safes, and wicks, fourteen thousand dollars.

For purchase of carpets, oil cloth, and matting, and repairs, and for cleaning and laying of the same, by contract, eight thousand dollars.

For purchase of boxes, bells and bell-pulls, book-rests, chairs, chair-caning, chair-covers, cases, clocks, cloth for covering desks, cushions, desks, leather for covering sofas, locks, lumber, rugs, screens, shelving for file rooms, tables, turpentine, varnish, ventilators, wardrobe cabinets, water coolers and stands, window shades and fixtures, twenty thousand dollars.

For washing and hemming towels, for the purchase awnings and fixtures, alcohol, baskets, belting, bellows, bowls, brooms, buckets, brushes, canvas, crash, cloth, chamois-skins, door and window fasteners, dusters, flour, garden and street hose, lace leather, lye, nails, oil, plants, picks, pitchers, powders, stencil plates, spittoons, soap, sponge, tacks, traps, thermometers, tools, towels, tumblers, wire and zinc; and for black-smithing, repairs of machinery, removal of rubbish, sharpening tools, and other absolutely necessary articles, ten thousand dollars.

INDEPENDENT TREASURY.

Office of Assistant Treasurer at Baltimore.—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand five hundred dollars; for three clerks, at one thousand eight hundred dollars each; for two clerks, at one thousand four hundred dollars each; for two clerks at one thousand two hundred dollars each; one clerk, at one thousand dollars; one messenger, eight hundred and forty dollars; three vault watchmen, at seven hundred and twenty dollars each; in all, twenty-one thousand six hundred dollars.

Office of the Assistant Treasurer at Boston.—For assistant treasurer, five thousand dollars; for chief clerk, two thousand five hundred dollars; paying teller, two thousand five hundred dollars; assistant paying teller, two thousand two hundred dollars; vault clerk, two thousand dollars; receiving teller, two thousand dollars; first bookkeeper, one thousand and eight hundred dollars; second bookkeeper, one thousand four hundred dollars; specie clerk, one thousand eight hundred dollars; assistant specie clerk, one thousand five hundred dollars; money clerk, one thousand five hundred dollars; coupon clerk and redemption clerk, at one thousand four hundred dollars each; receipt clerk and general clerk, one thousand two hundred dollars each; assistant redemption clerk, one thousand one hundred dollars; two clerks, at one thousand dollars each; one clerk, eight hundred dollars; messenger and chief watchman, one thousand and sixty dollars; two watchmen, at eight hundred and fifty dollars each; in all, thirty six thousand and sixty dollars.

Office of Assistant Treasurer at Chicago.—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand five hundred dollars; for paying teller, one thousand eight hundred
dollars; for bookkeeper and receiving teller, at one thousand five hundred dollars each; two coin, coupon, and currency clerks, at one thousand five hundred dollars each; one assistant bookkeeper and two clerks, at one thousand two hundred dollars each; for one messenger, eight hundred and forty dollars; and three watchmen, seven hundred and twenty dollars each; in all, twenty one thousand four hundred dollars.

Office of Assistant Treasurer at Cincinnati.—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand dollars; for bookkeeper, one thousand eight hundred dollars; for receiving-teller, one thousand five hundred dollars; check clerk and interest clerk, each one thousand two hundred dollars; one clerk, at one thousand two hundred dollars; night-watchman, seven hundred and twenty dollars; messenger, six hundred dollars; two watchmen, at one hundred and twenty dollars each; in all, fifteen thousand nine hundred and sixty dollars.

Office of Assistant Treasurer at New Orleans.—For assistant treasurer, eight thousand dollars; cashier and chief clerk, four thousand dollars; deputy assistant treasurer, three thousand six hundred dollars; chief of coin division, three thousand six hundred dollars; chief of note-paying division, three thousand dollars; chief of note-receiving division, two thousand eight hundred dollars; chief of check-paying division, two thousand eight hundred dollars; chief of registered-interest division, two thousand six hundred dollars; chief of coupon-interest division, two thousand four hundred dollars; chief of minor-coin division, two thousand four hundred dollars; chief of bond division, two thousand two hundred and fifty dollars; chief of canceled-check division, two thousand dollars; two clerks, at two thousand two hundred and fifty dollars each; six clerks, at two thousand one hundred dollars each; ten clerks at two thousand dollars each; eleven clerks, at one thousand eight hundred dollars each; four clerks, at one thousand seven hundred dollars each; seven clerks, at one thousand six hundred dollars each; four clerks, at one thousand five hundred dollars each; twelve clerks, at one thousand four hundred dollars each; five clerks, at one thousand two hundred dollars each; five messengers, at one thousand three hundred dollars each; one messenger, at one thousand two hundred dollars; keeper of building, one thousand eight hundred dollars; chief detective, one thousand eight hundred dollars; two assistant detectives, at one thousand four hundred dollars each; three hall-men, at one thousand dollars each; six watchmen, at seven hundred and twenty dollars each; one engineer, one thousand dollars; one assistant engineer, seven hundred and twenty dollars; two porters, nine hundred dollars each; in all, one hundred and sixty-eight thousand and ninety dollars.

Office of Assistant Treasurer at Philadelphia.—For assistant treasurer, four thousand five hundred dollars; for cashier and chief clerk, two thousand five hundred dollars; bookkeeper, two thousand five hundred dollars; chief interest clerk, one thousand nine hundred dollars; chief registered interest clerk, one thousand nine hundred dollars; assistant bookkeeper, one thousand eight hundred dollars; coin-teller, one thousand seven hundred dollars; redemption clerk, one thousand six hundred dollars; assistant coupon clerk, one thousand six hundred dollars; assistant registered-interest clerk, one thousand five hundred dollars; assistant cashier, one thousand four hundred dollars;
Assistant Treasurer at Saint Louis, clerks, and others.

Assist ants teller, one thousand four hundred dollars; receiving-teller, one thousand three hundred dollars; assistant receiving-teller, one thousand two hundred dollars; superintendent of building, one thousand one hundred dollars; four female counters, at nine hundred dollars each; five watchmen, at seven hundred and twenty dollars each; in all, thirty-five thousand one hundred dollars.

OFFICE OF ASSISTANT TREASURER AT SAINT LOUIS.—For assistant treasurer, four thousand five hundred dollars; chief clerk and teller, two thousand five hundred dollars; assistant teller, one thousand eight hundred dollars; bookkeeper, one thousand five hundred dollars; assistant bookkeeper and one clerk, at one thousand two hundred dollars each; messenger, one thousand dollars; four watchmen, at seven hundred and twenty dollars each; in all, sixteen thousand five hundred and eighty dollars.

OFFICE OF ASSISTANT TREASURER AT SAN FRANCISCO.—For assistant treasurer, five thousand five hundred dollars; cashier, three thousand dollars; bookkeeper, two thousand five hundred dollars; one chief clerk, two thousand four hundred dollars; assistant cashier, two thousand dollars; receiving teller, two thousand dollars; assistant bookkeeper, two thousand dollars; coin-teller, one thousand eight hundred dollars; one clerk, one thousand eight hundred dollars; one clerk, one thousand four hundred dollars; one messenger, eight hundred and forty dollars; and four watchmen, at seven hundred and twenty dollars each; in all, twenty-eight thousand one hundred and twenty dollars.

For compensation to special agents to examine the books, accounts, and money on hand at the several sub-treasuries and depositories, including national banks acting as depositories, under the requirements of section thirty-six hundred and fifty-three of the Revised Statutes of the United States, four thousand dollars.

For checks and check-books for disbursing officers and others, and certificates of deposit for offices of the Treasurer and assistant treasurers and designated depositories, three thousand dollars.

UNITED STATES MINTS AND ASSAY-OFFICES.

OFFICE OF THE DIRECTOR.—For Director, four thousand five hundred dollars; examiner, two thousand three hundred dollars; computer, two thousand two hundred dollars; assayer, two thousand two hundred dollars; adjuster of accounts, two thousand dollars; two clerks of class three; one clerk of class two; two clerks of class one; one translator, one thousand two hundred dollars; two clerks, at one thousand dollars each; one messenger; two copyists; one helper in laboratory, eight hundred and forty dollars; one helper, at five hundred dollars; in all, twenty seven thousand four hundred and eighty dollars.

For contingent expenses of the Bureau of the Mint, to be expended under the direction of the Director, namely: For assay-laboratory, chemicals, fuel, materials, and other necessaries, one thousand dollars; for examination of mints, expenses in visiting the mints and assay-offices for the purpose of superintending the annual settlements and for special examinations, two thousand five hundred dollars; for books, pamphlets, periodicals, specimens of coins and ores, balances, weights, and incidentals, seven hundred dollars; and for the collection of statistics relative to the annual production of the precious metals in the United States, four thousand dollars; in all, eight thousand two hundred dollars.

Mint at Philadelphia.

Superintendent, officers, clerks, and others.

Mint at Philadelphia.—For salary of the superintendent, four thousand five hundred dollars; for the assayer, melter and refiner, coiner, and engraver, four in all, at three thousand dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand dollars each; cashier, two thousand five hundred dollars; chief clerk, two thousand two hundred and fifty dollars; bookkeeper, two thousand dollars; abstract clerk and weigh clerk, at two thousand.
dollars each; register of deposits, warrant clerk, and cashier's clerk, at one thousand seven hundred dollars each; assayer's computation clerk, and assistant weigh clerk, at one thousand six hundred dollars each; in all forty-one thousand five hundred and fifty dollars.

For wages of workmen and adjusters, two hundred and ninety-three thousand dollars.

For incidental and contingent expenses, including new machinery and repairs (and purchases, not exceeding three hundred dollars in value, of specimen coins and ores for the cabinet of the mint), one hundred thousand dollars.

**Mint at San Francisco, California.**—For salary of superintendent, four thousand five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand five hundred dollars each; chief clerk and cashier, two thousand five hundred dollars each; bookkeeper,abstract clerk, weigh clerk, and warrant clerk, at two thousand two hundred dollars each; register of deposits, two thousand dollars; cashier's clerk, one thousand eight hundred dollars; assayer's computation clerk, assistant weigh clerk, and superintendent's computation clerk, at one thousand six hundred dollars each; in all, forty-three thousand four hundred dollars.

For wages of workmen and adjusters, two hundred and forty-two thousand dollars.

For incidental and contingent expenses, seventy thousand dollars.

**Mint at Carson, Nevada.**—For salary of superintendent, three thousand dollars; for assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand dollars each; chief clerk, at two thousand two hundred and fifty dollars; cashier, bookkeeper, and weigh clerk, at two thousand dollars each; abstract clerk and register of deposits, at one thousand eight hundred dollars each; assayer's computation clerk, at one thousand two hundred dollars; in all, twenty-nine thousand five hundred and fifty dollars.

For wages of workmen and adjusters, fifty-four thousand dollars.

For incidental and contingent expenses, twenty-five thousand dollars.

**Mint at New Orleans, Louisiana.**—For salary of the superintendent, three thousand five hundred dollars; for the assayer, melter and refiner, and coiner, three in all, at two thousand five hundred dollars each; assistant assayer, assistant melter and refiner, and assistant coiner, at one thousand nine hundred dollars each; cashier and chief clerk, at two thousand dollars each; weigh clerk, abstract clerk, bookkeeper, and assayer's computation clerk, at one thousand six hundred dollars each; register of the deposits, warrant clerk, and assistant weigh clerk, at one thousand two hundred and fifty dollars each; cashier's clerk, at one thousand one hundred dollars; in all, thirty-one thousand nine hundred and fifty dollars.

For wages of workmen and adjusters, seventy-four thousand dollars.

For incidental and contingent expenses, including repairs and new machinery, thirty-five thousand dollars.

**Mint at Denver, Colorado.**—For salary of the assayer in charge, two thousand five hundred dollars; for melter, two thousand two hundred and fifty dollars; assistant assayer, one thousand four hundred dollars; chief clerk, one thousand eight hundred dollars; one clerk at one thousand six hundred dollars; one clerk at one thousand four hundred dollars; in all, ten thousand nine hundred and fifty dollars.

For wages of workmen, twelve thousand dollars.

For incidental and contingent expenses, six thousand dollars.

**Assay-office at New York.**—For salary of superintendent, four thousand five hundred dollars; for assayer, and for melter and refiner, at three thousand dollars each; assistant melter and refiner, two thousand dollars each; register of deposits, warrant clerk, and cashier's clerk, at two thousand dollars each; bookkeeper, abstract clerk, and weigh clerk, at one thousand two hundred dollars each; in all, twenty-nine thousand five hundred and fifty dollars.

For wages of workmen and adjusters, thirty thousand dollars.

For incidental and contingent expenses, twenty-five thousand dollars.

**Mint at San Francisco.**—For salary of superintendent, officers, clerks, and others, one thousand five hundred dollars.

**Mint at Carson.**—For salary of superintendent, officers, clerks, and others, one thousand five hundred dollars.

**Mint at New Orleans.**—For salary of superintendent, officers, clerks, and others, one thousand five hundred dollars.

**Mint at Denver.**—For salary of assayer in charge, officers, clerks, and others, one thousand five hundred dollars.
assayer, officers, clerks, and others.

Contingent expenses.

Assay-office at Helena.

Assayer in charge, and others.

For wages of workmen, twenty-five thousand dollars.

For incidental and contingent expenses, ten thousand dollars.

ASSAY-OFFICE AT HELENA, MONTANA.—For salary of assayer in charge, two thousand five hundred dollars; and of melter, two thousand two hundred and fifty dollars; chief clerk, one thousand eight hundred dollars; one clerk, one thousand four hundred dollars; in all, seven thousand nine hundred and fifty dollars.

For wages of workmen, twelve thousand dollars.

For incidental and contingent expenses, eight thousand dollars.

ASSAY-OFFICE AT BOISE CITY, IDAHO TERRITORY.—For assayer, who shall also perform the duties of melter, two thousand dollars; one clerk, one thousand dollars; in all, three thousand dollars.

For incidental and contingent expenses, including labor, five thousand dollars.

ASSAY-OFFICE AT CHARLOTTE, NORTH CAROLINA.—For assayer and melter, one thousand five hundred dollars; and assistant assayer, one thousand two hundred and fifty dollars; in all, two thousand seven hundred and fifty dollars.

For incidental and contingent expenses, including labor, two thousand dollars.

ASSAY-OFFICE AT SAINT LOUIS, MISSOURI.—For assayer in charge, two thousand five hundred dollars; one clerk, one thousand dollars; in all, three thousand five hundred dollars.

For incidental and contingent expenses, including labor, four thousand eight hundred dollars.

TERRITORY OF ARIZONA.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; secretary, one thousand eight hundred dollars; interpreter and translator in the executive office, five hundred dollars; in all, thirteen thousand nine hundred dollars.

For legislative expenses, namely: For rent, light, fuel, stationery, and other incidental expenses, and hire of porter, two thousand two hundred and fifty dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF DAKOTA.—For salary of governor, two thousand six hundred dollars; chief justice and three associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, sixteen thousand four hundred dollars.

For legislative expenses, namely: For rent of secretary's office, and storage of government property; postage; stationery and blanks, light, oil, and candles; fuel; messenger and porter; clerk in secretary's office; and incidental expenses, two thousand nine hundred and ninety dollars.

For contingent expenses, to be expended by the governor, five hundred dollars.
TERRITORY OF IDAHO.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For fuel, lamps, oils, and candles; brooms and dusters; rent of office, library rooms, and storage rooms for government property; repairs to furniture; printing; fuel; postage and seals; ice; messenger and porter; and incidental expenses of secretary's office, two thousand and eighty-five dollars.

For contingent expenses, to be expended by the governor, five hundred dollars.

TERRITORY OF MONTANA.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For rent of secretary's office, and storage-room for government property; porter and messenger for secretary's office; postage; stationery and printing; fuel and lights; furniture, and repairs on furniture; and telegraphing, two thousand dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF NEW MEXICO.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; secretary, at one thousand eight hundred dollars; and interpreter and translator in the executive office, at five hundred dollars, thirteen thousand nine hundred dollars.

For legislative expenses, namely: For rent, light, fuel, stationery, incidentals, and pay of messenger, one thousand five hundred dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF UTAH.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For per diem of members and officers of the legislative assembly, mileage of members, stationery, rent of hall and committee rooms, gas, fuel, and other miscellaneous expenses, and contingent expenses of the secretary's office, including temporary clerk hire, twenty-two thousand four hundred and ninety dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

For the salaries of the commissioners appointed under an act entitled "An act to amend section fifty-three hundred and fifty-two of the Revised Statutes of the United States, in reference to bigamy, and for other purposes," approved March twenty-second, eighteen hundred and eighty-two, twenty-five thousand dollars.

For expenses of the commission, for printing, stationery, clerical hire, and rent, fifteen thousand dollars: Provided, That out of this sum the commission is hereby authorized to pay the secretary of the Territory, who is its secretary and disbursing agent, a reasonable sum for such service, not exceeding six hundred dollars, and a like sum for the fiscal year ending June thirtieth, eighteen hundred and eighty-three.

For compensation of the officers of election, including contingent expenses, twenty-five thousand dollars.

TERRITORY OF WASHINGTON.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For per diem of members and officers of the legislative assembly, mileage of members, printing, rent of secretary's office, hire of messenger, light, fuel, stationery, postage,
office furniture, repairs, painting, and other incidentals, twenty-two thousand seven hundred and thirty dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

**TERRITORY OF WYOMING.—** For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely: For per diem of members and officers of the legislative assembly; mileage of members, rent of and fitting up halls and committee-rooms, carpets, stoves, furniture, repairs, printing, extra clerk for secretary, messenger, fuel, light, stationery, postage, and incidentals, twenty-four thousand five hundred and ninety dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

**WAR DEPARTMENT.**

**Compensation of the Secretary, chief clerk, and others.**

For compensation of the Secretary of War, eight thousand dollars; one chief clerk, at two thousand seven hundred and fifty dollars; one disbursing clerk, at two thousand dollars; one stenographer, at one thousand eight hundred dollars; three chiefs of division, at two thousand dollars each; five clerks of class four; seven clerks of class three; eight clerks of class two; twenty-eight clerks of class one; seven clerks, at one thousand dollars each; four messengers; six assistant messengers; eight laborers; carpenter, one thousand dollars; foreman of laborers, one thousand dollars; one hostler, six hundred dollars; two hostlers, at five hundred and forty dollars each; and one watchman, at five hundred and forty dollars; in all, one hundred and nine thousand seven hundred and thirty dollars: *Provided,* That the provisions of the act entitled an act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, approved August fifth, eighteen hundred and eighty-two, which authorized the appointment of an Assistant Secretary of the Navy, be, and the same are hereby, repealed.

**IN THE OFFICE OF THE ADJUTANT-GENERAL.**—One chief clerk, at two thousand dollars; twenty-four clerks of class four; thirty-five clerks of class three; sixty-seven clerks of class two; three hundred and fifty-three clerks class one; sixteen clerks, at one thousand dollars each; five messengers; fifty-one assistant messengers; twenty watchmen; three laborers; in all, six hundred and ninety-one thousand nine hundred dollars. And not less than two hundred of the clerks in the office of the Adjutant-General shall be exclusively engaged in preparing and making reports to expedite the settlement of pension applications and soldiers’ claims.

**IN THE OFFICE OF THE INSPECTOR-GENERAL.**—For one clerk of class four; one clerk of class one; one assistant messenger; in all, three thousand seven hundred and twenty dollars.

**BUREAU OF MILITARY JUSTICE.**—One chief clerk, at one thousand eight hundred dollars; two clerks of class three; four clerks of class one; one clerk, at one thousand dollars; one copyist; one messenger; and one assistant messenger; in all, thirteen thousand two hundred and sixty dollars.

**IN THE SIGNAL OFFICE.**—Two clerks of class four; three clerks of class one; one clerk, at one thousand dollars; one messenger; one assistant messenger; one messenger, at four hundred and eighty dollars; and one laborer, at four hundred and twenty dollars; in all, ten thousand six hundred and sixty dollars. And for the services of scientific experts, clerks, draughtsmen, copyists, messengers, mechanics, laborers, and such other services as the Secretary of War may deem necessary, in the office of the Chief Signal Officer, to carry into effect the appro-
priations for observation and report of storms, and for the construction, maintenance, and repairs of military telegraph lines, forty thousand dollars: Provided, That the Secretary of War shall each year, in the annual estimates, report to Congress the number of persons so employed, and the amount paid to each.

In the Office of the Quartermaster-General.—One chief clerk, at two thousand dollars; seven clerks of class four; nine clerks of class three; twenty-four clerks of class two; fifty-one clerks of class one; eight clerks, at one thousand dollars each; one female messenger, at forty dollars per month; two messengers; two assistant messengers; six laborers; one laborer, two hundred and twenty-five dollars; one female laborer, two hundred and forty dollars; one charwoman, one hundred dollars; one engineer, at one thousand two hundred dollars; one fireman; and five watchmen; one mechanical engineer, at one thousand six hundred dollars; one draughtsman, at one thousand eight hundred dollars; and superintendent of building, two hundred and fifty dollars; in all, one hundred and sixty-seven thousand and ninety-five dollars.

For the following clerks and others to be employed by the Quartermaster-General in the investigation of claims for settlement by the Treasury Department under the act of July fourth, eighteen hundred and sixty-four: One clerk of class four; two clerks of class three; four clerks of class two; eleven clerks of class one; two clerks, at one thousand dollars each; eleven copyists; three assistant messengers; one watchman; and twenty-five agents, at one thousand four hundred dollars each; in all, seventy-three thousand five hundred and eighty dollars.

For per diem of the agents employed while traveling on duty, at not exceeding three dollars per day each, and for actual necessary expenses for transportation, thirty thousand dollars.

In the Office of the Commissary General.—One chief clerk, at two thousand dollars; one clerk of class four; three clerks of class three; four clerks of class two; fourteen clerks of class one; nine clerks, at one thousand dollars each; one assistant messenger; two laborers; superintendent of buildings, two hundred and fifty dollars; and two watchmen; in all, forty-three thousand seven hundred and thirty dollars.

In the Office of the Surgeon-General.—One chief clerk, at two thousand dollars; twenty-four clerks of class four; thirty-two clerks of class three; sixty-two clerks of class two; one hundred and seventy-three clerks of class one; one hundred and nine clerks, at one thousand dollars each; one anatominist, at one thousand six hundred dollars; one engineer in division of records and museum, at one thousand four hundred dollars; eighteen assistant messengers; one messenger boy, at three hundred sixty dollars; eight watchmen; two superintendents of buildings, at two hundred and fifty dollars each; and fifteen laborers; in all, five hundred and thirty-two thousand two hundred and eighty dollars; and not less than three hundred of the clerks in the Surgeon-General’s Office shall be exclusively engaged in preparing and making reports to expedite the settlement of pension applications called for by the Commissioner of Pensions.

In the Office of the Chief of Ordnance.—One chief clerk at two thousand dollars; three clerks of class four; two clerks of class three; two clerks of class two; twenty-two clerks of class one; two clerks, at one thousand dollars each; two messengers; one assistant messenger; one laborer; in all, forty-four thousand eight hundred and sixty dollars.

In the Office of the Paymaster-General.—One chief clerk, at two thousand dollars; six clerks of class four; seven clerks of class three; twelve clerks of class two; nine clerks of class one; four clerks, at one thousand dollars each; one assistant messenger; seven watchmen; superintendent of building, two hundred and fifty dollars; and five laborers; in all, sixty-four thousand nine hundred and ten dollars.
Office of Chief of Engineers.
Chief clerk, clerks, and others.

In the Office of the Chief of Engineers.—One chief clerk, at two thousand dollars; four clerks of class four; two clerks of class three; three clerks of class two; three clerks of class one; one clerk, at one thousand dollars; one assistant messenger; and two laborers; in all, twenty-three thousand two hundred and forty dollars.

And the services of skilled draughtsmen, civil engineers, and such other services as the Secretary of War may deem necessary may be employed in the Office of the Chief of Engineers, to carry into effect the various appropriations for rivers and harbors, fortifications, and surveys of military defenses, to be paid for from such appropriations:

Provided, That the expenditures on this account for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, shall not exceed seventy-five thousand dollars; and that the Secretary of War shall, each year in the annual estimates, report to Congress the number of persons so employed, and the amount paid to each.

Office of Publication of Records of the Rebellion.
Agent, clerks, and others.

For superintendent of the building at the corner of F and Seventeenth streets, two hundred and fifty dollars; one engineer, one thousand dollars; four watchmen; two laborers; and one laborer, at four hundred and eighty dollars; in all, five thousand nine hundred and thirty dollars.

For postage-stamps for the War Department and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, three thousand dollars.

For contingent expenses of the office of the Secretary of War and the bureaus, buildings, and offices of the War Department; purchase of professional books, law books, blank books, pamphlets, newspapers, maps, furniture, carpets, matting, oil-cloth, file-cases, towels, ice, brooms, soap, sponges, fuel, gas, and heating apparatus; telegraphing, freight and express charges; repairs to buildings and furniture; and for other absolutely necessary expenses, including one clerk of class two, and one assistant messenger, sixty thousand one hundred and twenty dollars.

For stationery for the War Department and its bureaus and offices, thirty thousand dollars.

For rent of buildings for use of the War Department as follows: For Adjutant-Generals office, four thousand one hundred dollars; for the Signal Office, seven thousand dollars; for the Quartermaster-General's office, ten thousand dollars; for the Paymaster-General's office, four thousand dollars; for the Surgeon-General's office, nine thousand seven hundred dollars; for the Commissary-General's office, two thousand five hundred dollars; for the Chief of Engineer's office, one thousand six hundred dollars; for the Rebellion Record office, one thousand two hundred dollars; in all, forty thousand one hundred dollars; and it shall be the duty of the heads of the several executive departments to submit to Congress each year, in the annual estimates of appropriations, a statement of the number of buildings rented by their respective departments, the purposes for which rented, and the annual rental of each.

Public Buildings and Grounds.

For clerk in the Office of Public Buildings and Grounds, one thousand four hundred dollars; and for messenger in the same office, eight hundred and forty dollars.

For the public gardener, one thousand six hundred dollars.
For foremen and laborers employed in the public grounds, twenty-six thousand dollars.

For two draw-keepers for Navy-Yard and Upper Bridges, one thousand four hundred and forty dollars.

For watchman in Franklin Square, six hundred and sixty dollars.

For watchman in Lafayette Square, six hundred and sixty dollars.

For two day-watchmen in Smithsonian Grounds, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For two night watchmen in Smithsonian Grounds, at seven hundred and twenty dollars each, one thousand four hundred and forty dollars.

For one watchman for Judiciary Square, and one for Lincoln Square and adjacent reservations, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For one watchman for Iowa Circle, one watchman for Fourteenth-street Circle and neighboring reservations, one for Rawlins Square and Washington Circle, one watchman for McPherson and Farragut Squares, one for Stanton Place and neighboring reservations, one for Armory Square and reservations east to Botanical Garden, one for Mount Vernon Square and adjacent reservations, seven in all, at six hundred and sixty dollars each, four thousand six hundred and twenty dollars.

For one bridge-keeper at Chain Bridge, six hundred and sixty dollars.

For contingent and incidental expenses, five hundred dollars.

For rent of office, nine hundred dollars.

STATE, WAR, AND NAVY DEPARTMENT BUILDING.

The President is hereby authorized and directed to designate from the Engineer Corps of the Army or the Navy, an officer well qualified for the purpose, who shall be detailed to act as superintendent of the completed portions of the State, War, and Navy Department building, under direction of the Secretaries of State, War, and Navy, who are hereby constituted a commission for the purposes of the care and supervision of said building, as hereinafter specified. Said officer shall have charge of said building, and all the engines, machinery, steam and water supply, heating, lighting, and ventilating apparatus, elevators, and all other fixtures in said building, and all necessary repairs and alterations thereof, as well as the direction and control of such force of engineers, watchmen, laborers, and others engaged about the building or the apparatus under his supervision; of the cleaning of the corridors and water closets; of the approaches, side-walks, lawns, court-yards, and areas of the building, and of all rooms in the sub-basement which contain the boilers and other machinery, or so much of said rooms as may be indispensable to the proper performance of his duties as herein provided.

Office of the superintendent: One clerk class one; one chief engineer, at one thousand two hundred dollars; six assistant engineers, at one thousand dollars each; one captain of the watch, one thousand two hundred dollars; two lieutenants of the watch, at eight hundred and forty dollars each; forty-five watchmen; one machinist, at nine hundred dollars; one skilled laborer, at seven hundred and twenty dollars; seventeen firemen; four conductors of the elevator, at seven hundred and twenty dollars each; two assistant conductors of the elevator, at five hundred dollars each; sixteen laborers; one laborer, at six hundred dollars; and fifty-four charwomen, at one hundred and eighty dollars each; in all, eighty-two thousand three hundred and five dollars.

For fuel, lights, repairs, and miscellaneous items, thirty-four thousand dollars.

NAVY DEPARTMENT.

For compensation of the Secretary of the Navy, eight thousand dollars; for compensation of chief clerk of the Navy Department, two thousand five hundred dollars; one disbursing clerk, two thousand two
Bureau of Yards and Docks.

For one chief clerk, one thousand eight hundred dollars; one draughtsman, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; one clerk, at one thousand dollars each; one messenger boy, at two hundred and forty dollars; three laborers; one clerk of class two, and one laborer (for Inspection Board); one clerk of class two, who shall be a stenographer; one clerk of class one, and one assistant messenger (in care of library); in all, fifty-four thousand, two hundred and ten dollars.

BUREAU OF YARDS AND DOCKS.—For one chief clerk, one thousand eight hundred dollars; one draughtsman, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; one clerk, at one thousand dollars; one assistant messenger; and one laborer; in all, eleven thousand nine hundred and eighty dollars.

Bureau of Equipment and Recruiting.

BUREAU OF EQUIPMENT AND RECRUITING.—For chief clerk, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; two clerks of class two; three clerks of class one; two copyists, at nine hundred dollars each; one assistant messenger; and one laborer; in all, fourteen thousand seven hundred and eighty dollars.

Bureau of Navigation.

BUREAU OF NAVIGATION.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; two clerks of class two; one clerk of class one; one clerk, at one thousand dollars; one copyist; one assistant messenger; and two laborers; in all, eleven thousand three hundred and forty dollars.

Nautical Almanac Salaries.

Nautical Almanac Office: For the following assistants, namely: Three at one thousand six hundred dollars each; two at one thousand four hundred dollars each; three at one thousand two hundred dollars each; two at one thousand dollars each; one assistant messenger; and one copyist, at four hundred and eighty dollars; in all, fourteen thousand four hundred dollars.

American Ephemerides.

For pay of computers on piece-work in preparing for publication the American Ephemeris and Nautical Almanac, and improving the Tables of the Planets, eight thousand six hundred dollars.

Hydrographic Office.

Hydrographic Office: For chief of engraving and draughting, two thousand four hundred dollars; two clerks of class two; one assistant messenger; and one office attendant, four hundred and twenty dollars; in all, six thousand three hundred and forty dollars.

For draughtsmen, engravers, copyists, copper-plate printers, printers' apprentices, and laborers in the Hydrographic Office, thirty-two thousand six hundred and sixty dollars.

For purchase of chart-paper, copper plates, printing material, foreign hydrographic works, photolithographing, charts, repairs to printing presses, and engraving and drawing outside of Hydrographic Office, twenty thousand dollars.

Naval Observatory.

Naval Observatory: For pay of three assistant astronomers, four thousand nine hundred dollars; one clerk of class four; one instrument-maker, fifteen hundred dollars; four watchmen, including one for new Naval Observatory grounds; two skilled laborers, one at one thousand dollars, and one at seven hundred and twenty dollars; and seven laborers; in all, seventeen thousand four hundred and twenty dollars.

For computer engaged in reducing and transcribing astronomical and meteorological observations made previous to eighteen hundred and eighty-three, and for purchase of material, apparatus, and professional books and periodicals for the library, four thousand seven hundred dollars.

For repairs to buildings and inclosures, fuel, light, office furniture, chemicals, stationery, freight, and all contingent expenses, three thousand nine hundred dollars.

For repairs to dome of large equatorial telescope, five hundred dollars.
For payment to Smithsonian Institution for freight on Observatory publications sent to foreign countries, three hundred and thirty-six dollars.

Bureau of Ordnance.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one assistant messenger; and one laborer; in all, seven thousand nine hundred and eighty dollars.

Bureau of Construction and Repair.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one assistant draughtsman, one thousand four hundred dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; one assistant messenger; and one laborer; in all, twelve thousand three hundred and eighty dollars.

Bureau of Steam-Engineering.—For chief clerk, one thousand eight hundred dollars; one chief draughtsman, at two thousand two hundred and fifty dollars; one assistant draughtsman, at one thousand four hundred dollars; one clerk of class two; two clerks of class one; one clerk, at one thousand dollars; one assistant messenger; and two laborers; in all, twelve thousand two hundred and ninety dollars.

Bureau of Provisions and Clothing.—For chief clerk, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two; four clerks of class one; two copyists; one assistant messenger; and one laborer; in all seventeen thousand five hundred and eighty dollars.

Bureau of Medicine and Surgery.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one clerk of class one; one clerk, at one thousand dollars; one assistant messenger; and one laborer; one janitor, six hundred dollars; one assistant chemist, four thousand and eighty dollars (for Naval Dispensary); in all, nine thousand four hundred and sixty dollars.

Judge-Advocate-General, United States Navy.—For one clerk of class three; two clerks of class one; one clerk, at one thousand dollars; one laborer; in all, five thousand six hundred and sixty dollars.

For professional books for department library, two thousand five hundred dollars.

For stationery, furniture, newspapers, plans, drawings, drawing materials, freight, expressage, postage, and other absolutely necessary expenses of the Navy Department and its various bureaus and offices, eleven thousand dollars.

DEPARTMENT OF THE INTERIOR.

For compensation of the Secretary of the Interior, eight thousand dollars; Assistant Secretary, four thousand dollars; chief clerk, two thousand five hundred dollars, and two hundred and fifty dollars additional as superintendent of the Patent Office building; one superintendent of documents, two thousand dollars; six clerks, chiefs of division, at two thousand dollars each, one of whom shall be disbursing clerk; for one stenographer, one thousand eight hundred dollars; six clerks of class four; six clerks of class one; one clerk of class three (custodian), who shall give bond in such sum as the Secretary of the Interior may determine; one bookkeeper for custodian, one thousand two hundred dollars; six clerks of class two; eight clerks of class one, one of whom shall be the telegraph operator of the department; one returns-office clerk, one thousand two hundred dollars; one clerk at one thousand dollars; nine copyists; three messengers; seven assistant messengers; ten laborers; two skilled mechanics, one at nine hundred dollars, and one at seven hundred and twenty dollars; one laborer, at six hundred dollars; two packers, at seven hundred and twenty dollars each; three copyists and three laborers for distributing the reports of the Tenth Census; for one captain of the watch, one thousand dollars;
forty watchmen; additional to two watchmen acting as lieutenants of
watchmen, at one hundred and twenty dollars each; one engineer, one
thousand two hundred dollars; assistant engineer, one thousand dol-
lar; and six firemen; in all, one hundred and forty-one thousand one
hundred and ten dollars.

Office of Assistant Attorney-General, clerks, and others.

Office of Assistant Attorney-General.—For three law clerks,
one at two thousand seven hundred and fifty dollars, one at two thou-
sand five hundred dollars, and one at two thousand two hundred
and fifty dollars; four clerks, at two thousand dollars each; one clerk, one
thousand six hundred dollars; one clerk, who shall act as stenogra-
pher, at one thousand seven hundred dollars; in all, eighteen thousand
seven hundred dollars.

Commissioner of General Land Office, chief clerk, clerks, and others.

Commissioner of General Land Office.—For the Commissioner of the General Land
Office, four thousand dollars; chief clerk, two thousand two hundred
and fifty dollars; law clerk, two thousand dollars; recorder, two thou-
sand dollars; three inspectors of surveyors-general and district land of-
ices, to be appointed by the Secretary of the Interior, at two thousand
dollars each; three principal clerks, at one thousand eight hundred dol-
lars each; thirty-three clerks of class four; forty-six clerks of class three;
fifty-seven clerks of class two; fifty-eight clerks of class one; forty-seven
clerks, at one thousand dollars each; and fifty-four copyists, at nine
hundred dollars each; eight assistant messengers; twelve laborers; and
six packers, at seven hundred and twenty dollars each; in all, four hun-
dred and seventeen thousand six hundred and fifty dollars.

Expenses of inspectors, etc.

For the actual expenses of inspectors, while on duty, and of clerks
detailed to investigate fraudulent land-entries, trespasses on the public
lands, and cases of official misconduct, ten thousand dollars.

Law books.

For law-books for the law library of the General Land Office, one
thousand dollars.

Maps.

For connected and separate United States and other maps prepared
in the General Land Office, six thousand dollars.

Commissioner of Indian Affairs, chief clerk, clerks, and others.

Commissioner of Indian Affairs.—For compensation of the Commissioner of Indian
Affairs, four thousand dollars; chief clerk, two thousand dollars; one
chief of division, at two thousand dollars; one financial clerk, at two
thousand dollars; one principal bookkeeper, one thousand eight hundred
dollars; three clerks of class four; nine clerks of class three; one sten-
ographer, at one thousand six hundred dollars; fifteen clerks of class
two, one of whom shall be a draughtsman; eight clerks of class one;
ten clerks, at one thousand dollars each; fourteen copyists, at nine hun-
dred dollars each; one messenger; one assistant messenger; and one
laborer; in all, eighty-eight thousand six hundred and twenty dollars.

Pension Office.—For compensation of the Commissioner of Pen-
sions, five thousand dollars; first deputy commissioner, three thousand
six hundred dollars; second deputy commissioner, three thousand six
hundred dollars; chief clerk, two thousand five hundred dollars; as-
sistant chief clerk two thousand dollars; medical referee, two thou-
sand five hundred dollars; assistant medical referee, two thousand two
hundred and fifty dollars; two qualified surgeons, who shall be ex-
erts in their profession, at two thousand dollars each; eighteen medical
examiners, who shall be surgeons of education, skill, and experience in
their profession, at one thousand eight hundred dollars each; twelve
chiefs of division, at two thousand dollars each; law clerk, two thousand
dollars; thirty-five principal examiners for review board, at two thousand
dollars each; twenty-four assistant chiefs of division, at one thousand eight
hundred dollars each; sixty-five clerks of class four; ninety-five clerks
of class three; three hundred and ninety clerks of class two; three hun-
dred and ninety-eight clerks of class one; two hundred and twenty-five
clerks, at one thousand dollars each; one superintendent of buildings,
one thousand four hundred dollars; two engineers, at one thousand two
hundred dollars each; one hundred and fifty copyists, at nine hundred
dollars each; forty copyists, at seven hundred and twenty dollars each;
twentymessengers;twentymessengerboys,atfourhundreddollars
each; twenty-five watchmen; and twenty-five laborers; in all, one million nine hundred and forty-one thousand five hundred and fifty dollars.

For per diem, when absent from home on duty, for traveling examiners, in lieu of expenses of subsistence, not exceeding three dollars per day, and for actual and necessary expenses for transportation, two hundred thousand dollars. And any balance of the appropriation made for this purpose for the fiscal year eighteen hundred and eighty-three remaining unexpended at the close of the current fiscal year be, and the same is hereby, reappropriated and made available for the fiscal year ending June thirty-first, eighteen hundred and eighty-four.

UNITED STATES PATENT OFFICE.—For compensation of the Commissioner of the Patent Office four thousand five hundred dollars; for assistant commissioner, three thousand dollars; for chief clerk, two thousand two hundred and fifty dollars; three examiners-in-chief, at three thousand dollars each; examiner in charge of interferences, two thousand five hundred dollars; trade-mark examiner, and examiner of designs, at two thousand four hundred dollars each; twenty-three principal examiners, at two thousand four hundred dollars each; twenty-six first assistant examiners, at one thousand eight hundred dollars each; twenty-six second assistant examiners, at one thousand six hundred dollars each; twenty-six third assistant examiners, at one thousand four hundred dollars each; twenty-five fourth assistant examiners, at one thousand two hundred dollars each; one financial clerk, two thousand dollars, who shall give bonds in such amount as the Secretary of the Interior may determine; one librarian, two thousand dollars; three chiefs of division, at two thousand dollars each; three assistant chiefs of division, at one thousand eight hundred dollars each; two clerks of class four; one machinist, one thousand six hundred dollars; four clerks of class three (one of whom shall be translator of languages); fifteen clerks of class two; forty-five clerks of class one; one skilled laborer, one thousand two hundred dollars; four skilled draughtsmen, at one thousand two hundred dollars each; three draughtsmen, at one thousand dollars each; one messenger and property clerk, one thousand dollars; thirty-two permanent clerks, at one thousand dollars each; five model attendants, at one thousand dollars each; ten model attendants, at eight hundred dollars each; seventy-five copyists, six of whom may be copyists of drawings; four copyists, at seven hundred and twenty dollars each; forty-five skilled laborers, at seven hundred and twenty dollars each; forty laborers, at six hundred dollars each; twenty-five laborers, at four hundred and eighty dollars each; and fifteen laborers, at three hundred and sixty dollars each; in all, five hundred and thirty-seven thousand two hundred and thirty dollars.

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

For photolithographing or otherwise producing plates for the Official Gazette, thirty-five thousand dollars.

For photolithographing or otherwise producing copies of drawings of the weekly issues of patents, for producing copies of designs, trademarks, and pending applications, and for the reproduction of exhausted copies; said photolithographing or otherwise producing plates and copies, referred to in this and preceding paragraph, to be done under the supervision of the Commissioner of Patents, and in the city of Washington, if it can there be done at reasonable rates; and the Commissioner of Patents, under the direction of the Secretary of the Interior, shall be authorized to make contracts therefore, eighty thousand dollars.

BUREAU OF EDUCATION.—For the Commissioner of Education, three thousand dollars; collector and compiler of statistics, two thousand four hundred dollars; chief clerk, one thousand eight hundred dollars; two clerks of class four; one statistician, one thousand eight hundred dollars; two clerks of class three; one translator, one thousand six hundred dollars; four clerks of class two; six clerks of class one; two clerks, at one thousand dollars each; seven copyists; two copyists, at eight

Traveling examiners.

Unexpended balances reappropriated, etc.

Commissioner of the Patent Office.

Assistant, chief clerk, examiners, and others.

Books for scientific library.

Photolithographing, Official Gazette, etc., to be done under supervision of Commissioner of Patents.

Commissioner of Education.

Chief clerk, clerks, and others.
hundred dollars each; one copyist, seven hundred and twenty dollars; one assistant messenger; two laborers; two laborers, at four hundred and eighty dollars each; one laborer, at four hundred dollars; one laborer, at three hundred and sixty dollars; in all, forty four thousand five hundred and eighty dollars.

For books for library, one thousand dollars; current educational periodicals, two hundred and fifty dollars; other current publications, two hundred and twenty-five dollars; completing valuable sets of periodicals, two hundred dollars; in all, one thousand six hundred and seventy-five dollars.

For collecting statistics for special reports and circulars of information, two thousand two hundred dollars.

For the distribution and exchange of educational documents, and for the collection, exchange, and cataloguing of educational apparatus and appliances, articles of school-furniture, and models of school-buildings illustrative of foreign and domestic systems and methods of education, and for repairing the same, two thousand dollars.

OFFICE OF COMMISSIONER OF RAILROADS.—For Commissioner, four thousand five hundred dollars; bookkeeper, two thousand four hundred dollars; assistant bookkeeper, two thousand dollars; railroad engineer, two thousand five hundred dollars; one clerk of class three; one copyist, at nine hundred dollars; one assistant messenger; in all, fourteen thousand six hundred and twenty dollars.

For examination of books and accounts of certain subsidized and land-grant railroad companies, and inspecting roads, shops, machinery, and equipments of same, three thousand dollars.

OFFICE OF THE ARCHITECT OF THE CAPITOL.—For architect, four thousand five hundred dollars; one clerk of class four; one draughtsman, one thousand eight hundred dollars; compensation to disbursing clerk, one thousand dollars; one assistant messenger; person in charge of heating apparatus of the Congressional Library and Supreme Court, eight hundred and sixty-four dollars; one laborer in charge of water-closet in central portion of the Capitol, six hundred and sixty dollars; and for three laborers for cleaning rotunda, corridors, and dome, at six hundred and sixty dollars each; for the pay of six watchmen employed on the Capitol Grounds, at seven hundred and twenty dollars each; in all, seventeen thousand six hundred and forty-four dollars.

OFFICE OF THE DIRECTOR OF THE GEOLOGICAL SURVEY.—For Director, six thousand dollars; executive officer, three thousand dollars; chief clerk, two thousand two hundred dollars; chief disbursing clerk, two thousand two hundred dollars; librarian, two thousand dollars; one photographer, one thousand eight hundred dollars; three assistant photographers, one at nine hundred dollars, one at seven hundred and twenty dollars, and one at four hundred and eighty dollars; two clerks of class one; one clerk, at one thousand dollars; four clerks, at nine hundred dollars each; four copyists, at seven hundred and twenty dollars each; one watchman, at eight hundred and forty dollars; four watchmen, at six hundred dollars each; one janitor, at six hundred dollars; four messengers, at four hundred and eighty dollars each; in all, thirty four thousand nine hundred and forty dollars.

For contingent expenses of the office of the Secretary of the Interior, and the bureaus, offices, and buildings of the Interior Department, including the Civil Service Commission; for furniture, advertising, telegraphing, ice, wagons and harness, food and shoeing of horses, car-tickets, fuel, lights, diagrams, parchment paper for land patents, blank-books, maps, awnings, constructing model-cases, portfolios for drawing-paper for letters patent, cases for library, repairs, and other absolutely necessary expenses, one hundred and one thousand dollars.

For stationery for the Department of the Interior and its several bureaus and offices, sixty thousand dollars.

For new books and books to complete broken sets, five hundred dollars.
For the rent of a suitable building or buildings for the use of the Pension Office, to be selected by the Secretary of the Interior, twenty thousand dollars; and the Secretary of the Interior is hereby authorized, subject to existing provisions of law, to contract with the owner of said building or other buildings for the rent thereof to the government, at a rate not exceeding twenty thousand dollars, from June thirtieth, eighteen hundred and eighty-three, to June thirtieth, eighteen hundred and eighty-four.

For rent of a building for use of the Bureau of Education, six thousand dollars.

For rent of a building for use of the United States Geological Survey, one thousand five hundred dollars.

For rent of additional buildings for use of the Pension Office, eighteen thousand seven hundred and sixty dollars.

For rent of additional building or buildings for use of the Interior Department, two thousand five hundred dollars.

To enable the Secretary of the Interior to comply with the requirements of section four of the act approved January sixteenth, eighteen hundred and eighty-three, entitled “An act to regulate and improve the civil service of the United States,” five thousand dollars.

For postage-stamps for the Interior Department and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, five thousand dollars.

Surveyors-General and Their Clerks.—For compensation of surveyor-general of Louisiana, one thousand eight hundred dollars; and for the clerks in his office, including clerks to prepare duplicate patent-plates of confirmed private land-claims, also to transcribe field notes of surveys in arrears, fourteen thousand dollars; in all, fifteen thousand eight hundred dollars.

For surveyor-general of Florida, one thousand eight hundred dollars; and for the clerks in his office, three thousand dollars; in all, four thousand eight hundred dollars.

For surveyor-general of Minnesota, two thousand dollars; and for the clerks in his office, eight thousand dollars; in all, ten thousand dollars.

For surveyor-general of the Territory of Dakota, two thousand five hundred dollars; and for the clerks in his office, eight thousand nine hundred dollars; in all, eleven thousand four hundred dollars.

For surveyor-general of the State of Colorado, two thousand five hundred dollars; and for the three clerks in his office, six thousand five hundred dollars; in all, nine thousand dollars.

For surveyor-general of the Territory of New Mexico, two thousand five hundred dollars; and for the clerks in his office, six thousand dollars; in all, eight thousand five hundred dollars.

For surveyor-general of California, two thousand seven hundred and fifty dollars; and for the clerks in his office, including those completing, translating, copying, and indexing original Spanish archives, and preserving from destruction originals greatly defaced in the office of the surveyor-general of California, thirty-two thousand two hundred and fifty dollars; in all, thirty-five thousand dollars.

For surveyor-general of the Territory of Idaho, two thousand five hundred dollars; and for the clerks in his office, two thousand five hundred dollars; in all, five thousand dollars.

For surveyor-general of Nevada, two thousand five hundred dollars; and for the clerks in his office, three thousand dollars; in all, five thousand five hundred dollars.

For surveyor-general of Oregon, two thousand five hundred dollars; and for the clerks in his office, four thousand five hundred dollars; in all, seven thousand dollars.

For surveyor-general of the Territory of Washington, two thousand five hundred dollars; and for the clerks in his office, five thousand five hundred dollars; in all, eight thousand dollars.

Rent of buildings—Pension Office.

Bureau of Education.


Additional building for Pension Office.

Interior Department.

Rooms and accommodations for Civil Service Commission.

Postage-stamps under Postal Union.

Surveyors-general and clerks.

Louisiana.

Florida.

Minnesota.

Dakota.

Colorado.

New Mexico.

California.

Idaho.

Nevada.

Oregon.

Washington.
Nebraska and Iowa. For surveyor-general of Nebraska and Iowa, two thousand dollars; and for the clerks in his office, four thousand dollars; in all, six thousand dollars.

Montana. For surveyor-general of the Territory of Montana, two thousand five hundred dollars; and for the clerks in his office, eight thousand dollars; in all, ten thousand five hundred dollars.

Utah. For surveyor-general of the Territory of Utah, two thousand five hundred dollars; and for the clerks in his office, three thousand dollars; in all, five thousand five hundred dollars.

Wyoming. For surveyor-general of the Territory of Wyoming, two thousand five hundred dollars; and for the clerks in his office, three thousand five hundred dollars; in all, six thousand dollars.

Arizona. For surveyor-general of the Territory of Arizona, two thousand five hundred dollars; and for the clerks in his office, three thousand dollars; in all, five thousand five hundred dollars.

POST-OFFICE DEPARTMENT.

Compensation of the Postmaster-General, eight thousand dollars; chief clerk to the Postmaster-General, two thousand two hundred dollars; stenographer, one thousand eight hundred dollars; appointment clerk, one thousand eight hundred dollars; law-clerk, at two thousand five hundred dollars; and one clerk of class four (office of Assistant Attorney-General for Post-Office Department); two clerks of class three; one clerk of class two; three clerks of class one; one clerk, at one thousand dollars; one copyist; one messenger; one assistant messenger; in all, twenty-nine thousand seven hundred and sixty dollars.

For First Assistant Postmaster-General, four thousand dollars; chief clerk, two thousand dollars, and while the office is held by the present incumbent, five hundred dollars additional; chief of salary and allowance division and chief of appointment division at two thousand dollars each; one clerk of class four; twenty clerks of class three; one clerk of class three, to act as stenographer and department telegraph operator; six clerks of class two; sixteen clerks of class one; four clerks, at one thousand dollars each; three assistant messengers; superintendent division post-office supplies, two thousand dollars; one clerk of class three; four clerks of class one; two clerks, at nine hundred dollars each; one clerk, at one thousand dollars; one assistant messenger; three laborers (for division of post-office supplies); superintendent of free delivery, two thousand one hundred dollars; one clerk of class four; one clerk of class two; and one clerk of class one (office of superintendent of free delivery); in all, one hundred thousand and sixty dollars.

For five clerks, at one thousand dollars each; and two laborers in the division of post-office supplies, who shall be paid from the appropriation made for stationery in the act making appropriations for the service of the Post-Office Department for the fiscal year eighteen hundred and eighty-four.

Second Assistant Postmaster-General, four thousand dollars; chief clerk, two thousand dollars; chief of division of inspection, two thousand dollars; superintendent of railway adjustment, two thousand dollars; ten clerks of class four; thirty-four clerks of class three; eighteen clerks of class two; eighteen clerks of class one; nine clerks, at one thousand dollars each; three female clerks, at nine hundred dollars each; three assistant messengers; and one laborer; in all, one hundred and forty-three thousand seven hundred and twenty dollars.

Third Assistant Postmaster-General, four thousand dollars; chief clerk, two thousand dollars; chief of division of dead letters, two thousand two hundred and fifty dollars; chief of division of postage-stamps, two thousand two hundred and fifty dollars; one chief of finance division, who shall give bond in such amount as the Postmaster-General may determine for the faithful discharge of his duties, two thousand dollars; six clerks of class four; nineteen clerks of class three; thirty clerks
of class two; forty-two clerks of class one; ten clerks, at one thousand dollars each; ten female clerks, at one thousand two hundred dollars each; fifty-four female clerks, at nine hundred dollars each; six female clerks, at seven hundred and twenty dollars each; three assistant messengers; eight laborers; four female laborers, at four hundred and eighty dollars each; in all two hundred and thirty thousand three hundred and eighty dollars.

For superintendent of foreign mails, three thousand dollars; chief clerk, two thousand dollars; one clerk of class four; three clerks of class three; one clerk of class two; one clerk of class one; two clerks, at one thousand dollars each; one assistant messenger; in all, sixteen thousand nine hundred and twenty dollars.

For superintendent of the money-order system, three thousand five hundred dollars; chief clerk, two thousand dollars; six clerks of class four; eight clerks of class three; five clerks of class two; ten clerks of class one; two clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; one assistant messenger; one engineer, one thousand dollars; two firemen; four watchmen; four charwomen, at one hundred and eighty dollars each; one female laborer, four hundred and eighty dollars; and eight laborers; in all, sixty-seven thousand one hundred and twenty dollars.

For office of mail depredations: Chief clerk, two thousand dollars; one clerk of class three; two clerks of class two; five clerks of class one; two clerks, at one thousand dollars each; one assistant messenger; in all, fifteen thousand one hundred and twenty dollars.

For topographer, two thousand five hundred dollars; four skilled draughtsmen, at one thousand eight hundred dollars each; three skilled draughtsmen, at one thousand six hundred dollars each; four skilled draughtsmen, at one thousand four hundred dollars each; three skilled draughtsmen, at one thousand two hundred dollars each; one examiner, at one thousand two hundred dollars; one clerk of class one; one mappomter, at one thousand four hundred dollars; one assistant mappomter, seven hundred and twenty dollars; one assistant messenger; two watchmen; and four female clerks, at nine hundred dollars each; in all, thirty-three thousand nine hundred and eighty dollars.

For office of disbursing clerk and superintendent of building: Disbursing clerk and superintendent, two thousand one hundred dollars; one clerk of class two (accountant); one clerk of class one (storekeeper); one engineer, at one thousand four hundred dollars; one assistant engineer, at one thousand dollars; one fireman, who shall be a blacksmith, at nine hundred dollars; one fireman, who shall be a steam-fitter, at nine hundred dollars; one conductor of elevator, seven hundred and twenty dollars; one fireman, at seven hundred and twenty dollars; one carpenter, at one thousand two hundred dollars; one assistant carpenter, at one thousand dollars; captain of the watch, at one thousand dollars; nineteen watchmen; twenty laborers; one plumber, nine hundred dollars; one awning-maker, at nine hundred dollars; and fifteen charwomen, at one hundred and eighty dollars each; in all forty-four thousand nine hundred and twenty dollars.

For contingent expenses of the Post-Office Department: For stationery and blank-books, nine thousand dollars; fuel, and for repairs to engines, boilers, and heating apparatus, seven thousand two hundred dollars; for gas, five thousand six hundred dollars; plumbing and gas-fixtures, three thousand seven hundred dollars; telegraphing, five thousand nine hundred dollars; painting, four thousand seven hundred dollars; carpets, five thousand nine hundred dollars; furniture, six thousand two hundred dollars; keeping of horses and repair of wagons and harness, one thousand five hundred dollars; hardware, one thousand seven hundred dollars; miscellaneous items, twelve thousand dollars; in all, sixty three thousand four hundred dollars.

For rent of topographer's office, one thousand five hundred dollars; for rent of a suitable building or buildings for the use of the money.
order office of the Post-Office Department, and of the money-order division of the Auditor of the Treasury for the Post-Office Department, eight thousand dollars; in all, nine thousand five hundred dollars.

For the publication of copies of the Official Postal Guide, twenty nine thousand dollars.

For miscellaneous expenses of the topographer's office in the preparation and publication of the post-route maps, fifteen thousand dollars.

**JUDICIAL.**

**OFFICE OF THE ATTORNEY-GENERAL.**—For compensation of the Attorney-General eight thousand dollars; Solicitor-General, seven thousand dollars; three Assistant Attorney's-General, at five thousand dollars each; one Assistant Attorney-General of the Post-Office Department, four thousand dollars; Solicitor of the Internal Revenue, four thousand five hundred dollars; examiner of claims, three thousand five hundred dollars; two assistant attorneys, at three thousand dollars each; three assistant attorneys, at two thousand five hundred dollars each; one assistant attorney, at two thousand dollars; law clerk and examiner of titles, two thousand seven hundred dollars; chief clerk and ex officio superintendent of the building, two thousand two hundred dollars; stenographic clerk, one thousand eight hundred dollars; two law clerks, at two thousand dollars each; five clerks of class four; additional for disbursing clerk and clerk in charge of pardons, two hundred dollars each; three clerks of class three; two clerks of class two; five clerks of class one; one telegraph operator, at one thousand dollars; seven copyist; one messenger; four assistant messengers; two laborers; three watchmen; one engineer, one thousand dollars; superintendent of the building, two hundred and fifty dollars; two conductors of the elevator, at seven hundred and twenty dollars each; three charwomen, at one hundred and eighty dollars each; and two firemen; in all, one hundred and ten thousand three hundred and ten dollars.

For contingent expenses of the department, namely: For furniture and repairs, one thousand dollars; for law and miscellaneous books for library of the department, one thousand five hundred dollars; for stationery, one thousand five hundred dollars; for miscellaneous expenditures, such as telegraphing, postage, fuel, lights, labor, and other necessary, including repairs of building, seven thousand one hundred and sixty dollars; in all, eleven thousand one hundred and sixty dollars.

For care and subsistence of horses and repairs of wagons and harness, one thousand two hundred dollars.

For the following force, necessary for the care and protection of the court-house in the District of Columbia, who shall be under the direction of the United States marshal of the District of Columbia: one engineer, twelve hundred dollars; two watchmen, at seven hundred and twenty dollars each; two firemen, at seven hundred and twenty dollars each; three laborers, at four hundred and eighty dollars each; six assistant messengers, at seven hundred and twenty dollars each; in all, nine thousand eight hundred and forty dollars. And for the like force, for the same purpose, for the balance of the fiscal year ending June thirtieth, eighteen hundred and eighty-three, three thousand two hundred and eighty dollars.

**OFFICE OF THE SOLICITOR OF THE TREASURY.**—For compensation of the Solicitor of the Treasury, four thousand five hundred dollars; assistant solicitor, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; three clerks of class three; two clerks of class two; two clerks of class one; one assistant messenger; and one laborer; in all, twenty-eight thousand and eighty dollars.

For law and miscellaneous books for Office of the Solicitor of the Treasury, five hundred dollars.

For warden of the jail of the District of Columbia, one thousand eight hundred dollars.
United States Courts.—For the Chief Justice of the Supreme Court of the United States, ten thousand five hundred dollars; and for eight associate justices, ten thousand dollars each; in all, ninety thousand five hundred dollars.

To pay the salaries of the United States judges retired under section seven hundred and fourteen of the Revised Statutes, so much as may be necessary, for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, is hereby appropriated.

For nine circuit judges, to reside in circuit, at six thousand dollars each, fifty-four thousand dollars.

For marshal of the Supreme Court of the United States, three thousand dollars.

For salaries of the fifty-six district judges of the United States, two hundred and three thousand five hundred dollars.

For salaries of the chief justice of the supreme court of the District of Columbia and the five associate judges, twenty-four thousand five hundred dollars.*

For compensation of the district attorneys of the United States, twenty thousand one hundred dollars.

For compensation of the district marshals of the United States, twelve thousand seven hundred dollars.

Court of Claims.—For salaries of five judges of the Court of Claims, at four thousand five hundred dollars each; chief clerk, three thousand dollars; one assistant clerk, two thousand dollars; bailiff, one thousand five hundred dollars; and messenger thereof; in all, twenty-nine thousand eight hundred and forty dollars.

For stationery, books, fuel, labor, postage, and other contingent and miscellaneous expenses, three thousand dollars.

For reporting the decisions of the court, and superintending the printing of the eighteenth volume of the Reports of the Court of Claims, to be paid on the order of the court, one thousand dollars; said sum to be paid to the reporter, notwithstanding section seventeen hundred and sixty-five of the Revised Statutes, or section three of the act of June twentieth, eighteen hundred and seventy-four chapter three hundred and twenty-eight

Sec. 2. That the Secretaries, respectively, of the Departments of State, of the Treasury, War, Navy, and of the Interior, and the Attorney-General, are authorized to make requisitions upon the Postmaster-General for the necessary amount of official postage-stamps for the use of their departments, not exceeding the amount stated in the estimates submitted to Congress; and upon presentation of proper vouchers therefor at the Treasury, the amount thereof shall be credited to the appropriation for the service of the Post-Office Department for the same fiscal year. And it shall be the duty of the respective departments to inclose to Senator's, Representatives and Delegates in Congress, in all official communications requiring answers, or to be forwarded to others, penalty envelopes addressed as far as practicable, for forwarding or answering such official correspondence.

Sec. 3. That the pay of assistant messengers, firemen, watchmen, and laborers provided for in this act, unless otherwise specially stated, shall be as follows: For assistant messengers, firemen, and watchmen, seven hundred and twenty dollars per annum each; for laborers, six hundred and sixty dollars per annum each.

Sec. 4. That hereafter it shall be the duty of the heads of the several Executive Departments, in the interest of the public service, to require of all clerks and other employees, of whatever grade or class, in their respective departments not less than seven hours of labor each day, except Sundays and days declared public holidays by law, or executive order: Provided, That the heads of the departments may by special order, stating the reason, further extend or limit the hours of service of any clerk or employee in their departments respectively, but in case of an extension it shall be without additional compensation, and all ab-
sence from the departments on the part of said clerks or other employees, in excess of such leave of absence as may be granted by the heads thereof, which shall not exceed thirty days in any one year, except in case of sickness, shall be without pay.

SEC. 5. That all acts or parts of acts inconsistent or in conflict with the provisions of this act are hereby repealed.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 129.—An act authorizing the Committee on Printing to instruct the Public Printer relative to the maps, and so forth, for the Census reports.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer is hereby authorized under the direction of the Joint Committee on Public Printing or of the Senate committee on printing in case there be no committee on the part of the House, to accept private proposals for printing the required number of copies of maps and other illustrations for the Census reports from plates or stones which were engraved under special appropriations for printing and engraving for the Tenth Census prior to the act of August seventh, eighteen hundred and eighty-two, whenever it shall clearly appear that expense can be saved thereby.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 130.—An act prescribing regulations for the Soldiers' Home located at Washington, in the District of Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the board of commissioners of the Soldiers' Home shall every year report in writing to the Secretary of War, giving a full statement of all receipts and disbursements of money, of the manner in which the funds are invested of any changes in the investments and the reasons therefor, of all admissions and discharges, and generally of all facts that may be necessary to a full understanding of the condition and management of the Home. The Secretary of War shall have power to call for and require any omitted facts which in his judgment should be stated to be added. This annual report shall be, by the Secretary of War, together with the report of the inspecting officer hereinafter provided for, transmitted to Congress at the first session thereafter, and he shall also cause the same to be published in orders to the Army, a copy thereof to be deposited in each garrison and post library.

SEC. 2. That the Inspector General of the Army shall, in person, once in each year thoroughly inspect the Home, its records, accounts, management, discipline, and sanitary condition, and shall report thereon in writing, together with such suggestions as he desires to make.

SEC. 3. That no new buildings shall be erected or new grounds purchased, nor shall any expenditure of more than five thousand dollars be made, until the action of the board thereon shall be approved by the Secretary of War. All supplies that can be purchased upon contract shall be so purchased, after due notice by advertisement, of the lowest responsible bidder. Such bidder shall give bond, with proper security, for the performance of his contract.

SEC. 4. That any inmate of the Home who is receiving a pension from the government, and who has a child, wife, or parent living, shall be entitled, by filing with the pension agent from whom he receives his money a written direction to that effect, to have his pension, or any part of it, paid to such child, wife, or parent. The pensions of all who now are or shall hereafter become inmates of the Home, except such as shall be assigned as aforesaid, shall be paid to the treasurer of the Home. The money thus derived shall not become a part of the funds of the Home, but shall be held by the treasurer in trust for the pen-
sioner to whom it would otherwise have been paid, and such part of it as shall not sooner have been paid to him shall be paid to him on his discharge from the institution. The board of commissioners may from time to time pay over to any inmate such part of his pension-money as they think best for his interest and consistent with the discipline and good order of the Home, but such pensioner shall not be entitled to demand or have the same so long as he remains an inmate of the Home. In case of the death of any pensioner, any pension money due him and remaining in the hands of the treasurer shall be paid to his legal heirs, if demand is made within three years; otherwise the same shall escheat to the Home.

SEC. 5. That a suitable uniform shall be furnished to every inmate of the Home, without cost to him.

SEC. 6. That the board of commissioners are authorized to aid persons who are entitled to admission to the Home, by out-door relief, in such manner and to such an extent as they may deem proper; but such relief shall not exceed the average cost of maintaining an inmate of the Home.

SEC. 7. That the Governor and all other officers of the Home shall be selected by the President of the United States, and the Treasurer of the Home shall be required to give a bond in the penal sum of twenty thousand dollars for the faithful performance of his duty.

SEC. 8. That all funds of the Home not needed for current use, and which are not now invested in United States registered bonds, shall, as soon as received, or as soon as present investments can be converted into money without loss, be deposited in the Treasury of the United States to the credit of the Home, as a permanent fund, and shall draw interest at the rate of three per centum per annum, which shall be paid quarterly to the treasurer of the Home; and the proceeds of such registered bonds, as they are paid, shall be deposited in like manner. No part of the principal sum so deposited shall be withdrawn for use except upon a resolution of the board of commissioners stating the necessity and approved by the Secretary of War.

SEC. 9. That no officers of the Home shall borrow any money on the credit of the Home for any purpose, nor shall any pledge of any of its property or securities for any purpose be valid.

SEC. 10. That the Board of Commissioners of the Soldiers’ Home shall hereafter consist of the General in Chief commanding the Army, the Surgeon General, the Commissary General, the Adjutant General, the Quartermaster General, the Judge Advocate General and the Governor of the Home, and the General in Chief shall be President of the Board, and any four of them shall constitute a quorum for the transaction of business.

SEC. 11. That all laws and parts of laws relating to the Soldiers’ Home now in force and not inconsistent with this act are continued in force, and such as are inconsistent herewith are to that extent repealed.

SEC. 12. That the sum of ten thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated to be expended by the Secretary of the Treasury in the employment of additional clerical force to be used in adjusting the accounts in the Treasury Department of those funds which under the law belong to the Soldiers’ Home.

Approved, March 3, 1883.

CHAP. 131.—An act to amend sections six and seven of the act providing for the publication of the Revised Statutes and the laws of the United States, approved June twentieth, eighteen hundred and seventy-six.

Bo it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That an act approved June twentieth, eighteen hundred and seventy-six, be so amended as to in-
and bound copies of laws of U. S., authorized.

Distribution.

Mar. 3, 1883.

CHAP. 132.—An act making Saint Vincent, in the State of Minnesota, a port of entry in lieu of Pembina, in the Territory of Dakota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Saint Vincent, in the State of Minnesota, be, and is hereby, created the port of entry for the collection district of Minnesota, in place of Pembina, in the Territory of Dakota; that from and after the date of the passage of this act Pembina shall cease to be a port of entry of the United States; that the collector of customs for the collection district of Minnesota shall reside at Saint Vincent; and section twenty-five hundred and ninety-five and twenty-five hundred and ninety six of the Revised Statutes are hereby amended accordingly.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 133.—An act to amend section four thousand two hundred and fourteen of the Revised Statutes, relating to yachts.

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

Sec. 4214. The Secretary of the Treasury may cause yachts used and employed exclusively as pleasure vessels or designed as models of naval architecture, if built and owned in compliance with the provisions of sections forty-one hundred and thirty-three to forty-one hundred and thirty-five, to be licensed on terms which will authorize them to proceed from port to port of the United States, and by sea to foreign ports, without entering or clearing at the custom house, such license shall be in such form as the Secretary of the Treasury may prescribe. The owner of any such vessel, before taking out such license, shall give a bond in such form and for such amount as the Secretary of the Treasury shall prescribe, conditioned that the vessel shall not engage in any trade, nor in any way violate the revenue laws of the United States; and shall comply with the laws in all other respects. Such vessels, so enrolled and licensed, shall not be allowed to transport merchandise or carry passengers for pay. Such vessels shall have their name and port placed on some conspicuous portion of their hulls. Such vessels shall, in all respects, except as above, be subject to the laws of the United States, and shall be liable to seizure and forfeiture for any violation of the provisions of this title: Provided, That all charges for license and inspection fees for any pleasure vessel or yacht shall not exceed five dollars, and for admeasurement shall not exceed ten cents per ton."

Sec. 2.—That the said original section forty-two hundred and fourteen be, and the same is hereby, repealed.

Sec. 3.—That this act shall take effect from and after its passage

Approved, March 3, 1883.
CHAP. 134.—An act to amend section eighteen hundred and sixty of the Revised Statutes so as not to exclude retired Army officers from holding civil office in the Territories

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the fourth clause of section eighteen hundred and sixty of the revised statutes of the United States be, and the same is hereby, amended so as to read as follows:

"Fourth. No person belonging to the Army or Navy shall be elected to or hold any civil office or appointment in any Territory, except officers of the Army on the retired list."

Approved, March 3, 1883.

CHAP. 135.—An act to fix the salary of the Collector of Customs of the District of Chicago, Illinois

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, eighteen hundred and eighty-two, the salary of the Collector of Customs of the District of Chicago, Illinois, shall be seven thousand dollars per annum, and the same shall be in place of all salary, commissions, fees, and charges now allowed by law as compensation of that officer: Provided, That all fees and emoluments now received by the said collector and applied to his compensation under the provisions of existing law shall from and after the thirtieth day of June eighteen hundred and eighty two, be accounted for and paid into the Treasury of the United States.

Approved, March 3, 1883.

CHAP. 136.—An act to authorize the construction of bridges over the Ogeechee, Oconee, Ocmulgee, Flint and Chattahoochee Rivers, 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 Savannah and Pacific Short Line Railway Company be, and it is hereby, authorized to construct bridges over the Ogeechee River, in the county of Chatham; over the Oconee, in the county of Montgomery; over the Ocmulgee, in the county of Pulaski; over the Flint River, in the county of Dooly, and over the Chattahoochee River, in Stewart or Muscogee Counties, or such other county as said railroad company may desire or find most practicable in the final location of said road.

SEC. 2.—That said bridges shall be so constructed, either by draw, span, or otherwise, so that a free and unobstructed passage may be secured to all vessels and other water-craft navigating said rivers

SEC. 3.—That any bridge built under this act and subject to its limitations shall be a lawful structure, and shall be recognized and known as a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States, or passengers or freight passing over said bridges, than the rate per mile paid for the transportation over the railroad or public highways leading to the said bridges; and it shall enjoy the rights and privileges of other post-roads in the United States.

SEC. 4.—That if any of the said bridges authorized to be constructed by this act shall be constructed as a draw-bridge, the draw shall be opened promptly upon reasonable signals for the passage of boats; and said company or corporation shall maintain, at its own expense, from sunset till sunrise, such lights or other signals on said bridge or bridges as the Light-House Board shall prescribe. No bridge shall be erected or maintained under the authority of this act which shall at any time...
substantially or materially obstruct the free navigation of said river, and if any bridge erected under such authority shall be in the opinion of the Secretary of War, obstruct such navigation, he is hereby authorized to cause such change or alteration of said bridge to be made as will effectually obviate such obstruction; and all such obstructions shall be removed and alterations made at the expense of the owner or owners of said bridge: Provided, That nothing in this act shall be so construed as to repeal or modify any of the provisions of law now existing in reference to the protection of the navigation of rivers, or to exempt this bridge erected under this act, from the operations of the same.

SEC 5—That all railroad companies desiring the use of said bridge shall have and be entitled to equal rights and privileges relative to the passage of railway trains or cars over the same, and over the approaches thereto, upon the payment of a reasonable compensation for such use; and in case the owner or owners of said bridge and the several railroad companies, or any one of them, desiring such use, shall fail to agree upon the sum or sums, to be paid, and upon rules and conditions to which each shall conform in using said bridge, all matters at issue between them shall be decided by the Secretary of War, upon a hearing of the allegations and proofs of the parties.

SEC 6—That any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said rivers as the Secretary of War shall prescribe; and to secure that object said company or corporation shall submit to the Secretary of War a design and drawings of said bridges to be erected, for his examination and approval, and a map of its location, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject, and in all things shall be subject to such rules and regulations as may be prescribed by the Secretary of War; and until said plan and location of said bridge or bridges are approved by the Secretary of War, said bridge or bridges shall not be built; and should any change be made in the plan of any bridge authorized to be constructed by this act, during the progress of the work of construction, such change shall be subject to the approval of the Secretary of War.

SEC 7—That the right to alter, amend, or repeal this act is hereby expressly reserved; and the right to require any changes in said structures, or their entire removal, at the expense of the owners thereof, whenever Congress shall decide that the public interest requires it is also expressly reserved.

Approved, March 3, 1883.

CHAP. 133.—An act to levy an assessment of the real estate in the District of Columbia in the year eighteen hundred and eighty-three, and every third year thereafter, for purposes of taxation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all real property, except as hereinafter provided, shall be assessed in the name of the owner, trustees, or guardian thereof. All undivided real property of a deceased person may be assessed in the name of such deceased person until the same is divided according to law, or has otherwise passed into the possession of some other person. And real property, the ownership of which is unknown, shall be assessed as "owner unknown."

SEC. 2. That real property shall be assessed and valued in the year eighteen hundred and eighty-three, and every third year thereafter, as herein provided.

SEC. 3. That the Commissioners shall, on the second Monday of March, eighteen hundred and eighty-three, or as soon thereafter as practicable, and every third year thereafter, divide the District into
not exceeding twelve subdistricts, and shall appoint one assessor to each subdistrict, who shall be a resident thereof. Each person so appointed shall, within ten days after receiving notice thereof, file with said Commissioners his bond, payable to the United States, with sufficient surety to the acceptance of said Commissioners, in the sum of two thousand dollars, conditioned that he will faithfully, diligently, and impartially perform all and singular the duties enjoined upon him by law. And he shall, moreover, take and subscribe an oath of office. If any such appointee shall fail to qualify as aforesaid within the time prescribed, or shall fail to enter upon the discharge of his duties within five days after such qualification, the appointment shall be void, and the Commissioners shall forthwith appoint another suitable person, who shall qualify as above provided.

SEC. 4. That the Commissioners shall furnish each of said assessors a map and field-book of the respective subdistricts which he is appointed to assess and value, which shall contain an accurate list of each tract, together with a pertinent description of the real property situate therein, and, as far as may be known, the owner thereof, and also such blanks, forms, books, surveys, and plats as may be necessary for a systematic statement of the property to be assessed. Upon the completion of the assessment, each assessor shall deposit with the assessor of the district all maps, field-books, surveys, and plats, and all his notes and memoranda thereof.

SEC. 5. That real estate in Washington or Georgetown, except such as is now or may hereafter be exempt by law from taxation, shall be assessed according to the number of the squares and lots thereof, or parts of lots, and upon the number of square or superficial feet in each square or lot, or parts of a lot, and in the county the agricultural lands shall be assessed by the acre, and suburban lots by the square foot, as in the city of Washington.

SEC. 6. That each assessor shall, in all cases, from actual view, and from the best sources of information in his reach, determine, as nearly as practicable, the true value of each separate tract or lot of real property in his district in lawful money, and he shall separately estimate the value of all improvements on any tract or lot, and shall note the same in his field-book, which shall be carried out as part of the value of such tract or lot, and he shall also return the dimensions to each tract or lot.

SEC. 7. That each assessor shall, on or before the first Monday of June, eighteen hundred and eighty-three, and every third year thereafter, make out and deliver to the Commissioners, a return in tabular form, contained in a book to be furnished him by said Commissioners, of the ownership, amount, description, and value of the real property subject to be listed for taxation in his district. He shall also enter in a separate list a pertinent description of all property exempt from taxation under the provisions of existing law, together with the ownership and use of the same, and shall estimate and return the true value thereof. All real property, the ownership of which is not known, shall be returned, as to ownership, "unknown."

SEC. 8. That every assessor who shall refuse or knowingly neglect to perform any duty enjoined on him by law, or who shall consent to, or connive at, any evasion of the provisions of this chapter, whereby any property required to be assessed shall be unlawfully exempt, or the valuation thereof entered at less than its true value, shall, on conviction thereof, be liable to a fine not exceeding two hundred dollars for each offense, which may be collected from his bond aforesaid.

SEC. 9. That the assessor of the District and the assessors herein provided for shall compose a board of equalization of the real property, and they shall convene at an office, to be provided by the Commissioners, on the first Monday of June, eighteen hundred and eighty-three, and every third year thereafter. They shall each take an oath fairly and impartially to equalize the value of the real property according to
Quorum. Record of proceedings.

True valuation in money. Hearing of complaints.

Report made to Commissioners, etc.

Pay of assessors.

Valuation as rendered to constitute basis of taxation, etc.

Valuation of property to be added to list subject to taxation.

Return of new structures, etc., and improvements.

Proviso.

Property omitted from lists, etc.

Proviso.

Assessor of D. C. may administer oaths, etc.

law. Any seven of them shall constitute a quorum and a clerk appointed by the Commissioners shall keep a full and accurate account of their proceedings and orders. They shall immediately proceed to equalize the valuation made as aforesaid by the assessors, so that each lot and tract, and the improvements thereon, shall be entered upon the tax-list at their true value in money; and for this purpose they shall hear such complaints as may be made in respect of said assessment, and in determining them they may raise the valuations of such tracts or lot as, in their opinion, may have been returned below their true value, and reduce the valuation of such as they may believe to have been returned above their true value to such sum as, in their opinion may be the true value thereof; but they shall not reduce the aggregate value of the real property below the aggregate value thereof as made and returned by said assessors. All assessments and equalizations made pursuant to the provisions of this act shall be finally completed and be reported to the Commissioners of the District on or before the first Monday of August of each year in which an assessment is made.

SEC. 10. That each assessor shall be entitled to receive for each day necessarily employed in the performance of his duties the sum of five dollars, for a period not exceeding one hundred and fifty days.

SEC. 11. That the valuation of the real property made and equalized as aforesaid shall constitute the basis of taxation for the next succeeding period of three years, and until another valuation is made according to law.

SEC. 12. That annually, on or prior to July first, the assessor of the District shall take a list of all real property which shall have become subject to taxation, and is not on the tax-list, and affix a value thereon, according to the rules prescribed for assessing real estate; and he shall make return of all new structures and additions to or improvements of old structures of over one hundred dollars in value, the value of which shall not have been included in the valuation of the land on which such structures have been erected, specifying the tract or lot of land on which each of such structures has been erected, and the value which has been added to any such lot or tract by reason of such structure, and the assessor shall add such valuation to the assessment made on such tract or lot; and in the case of the destruction of any structure from any cause, of over one hundred dollars in value, the value of which has been included in any former valuation of the tract or lot on which it is situate, the assessor shall determine and make return how much less valuable such lot or tract is by reason of such destruction, and the assessor shall deduct the same from the valuation of such tract or lot as it stands upon the list: Provided, That the assessor of the District of Columbia shall hear such complaints as may be made in respect of said assessments and determine the same between the first and third Monday of July of the same year, subject to the approval of the Commissioners of the District.

SEC. 13. That if the assessor of the District shall learn that any property liable to taxation has been omitted from the assessment for any previous year or years, or has been so assessed that the assessment was void, it shall be his duty at once to assess such property for each and every year after the passage of this act for which it has escaped assessment and taxation, and report the same to the collector of taxes, who shall at once proceed to collect the taxes so in arrears as other taxes are collected: Provided, That no property which has escaped taxation shall be liable to assessment and taxation under this section for a period of more than three years prior to such assessment.

SEC. 14. That the assessor of the District, in the discharge of any of the duties devolved upon him or the board of equalization, by any provisions of this act, may administer all necessary oaths or affirmations. He shall have power to summon the attendance of any person before said board, or himself, to be examined under oath touching such matters and things as they or he may deem advisable in the discharge of their said duties; and any member of the Metropolitan Police force or con-
stable of the District may serve subpoenas in this behalf. Such fees shall be allowed witnesses so examined, to be paid out of the contingent fund of the Commissioners, as are allowed in civil actions before justices of the peace. Any person who shall knowingly make false oath or affirmation shall be guilty of perjury, and, upon conviction thereof, be punished according to laws in force for the punishment of perjury.

Sec. 15. That this act shall be in force from and after its passage; and all laws and parts of laws inconsistent herewith are hereby repealed, as also all laws allowing any deduction of taxes assessed against any person because of payment thereof within a period of thirty days after receiving notice that the collector of taxes is ready to receive the taxes assessed.

Approved, March 3, 1883.

CHAP. 138.—An act to establish a railway bridge across the Illinois River, extending from a point within five miles of Columbiana in Greene County, to a point within five miles of Farrowtown, in Calhoun County, in the State of Illinois.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Litchfield, Carrollton and Western Railroad Company, its successors and assigns, are hereby authorized and empowered to erect, establish, and maintain a railway bridge across the Illinois River, extending from a point, to be by them selected, within five miles of Columbiana, in Greene County, to a point, to be selected by them, within five miles of Farrowtown, in Calhoun County, in the State of Illinois; and that said bridge shall not interfere with the free navigation of said river beyond what is necessary in order to carry into effect the rights and privileges hereby granted; and in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river, the cause may be tried before the district court of the United States for the southern district of the State of Illinois.

SEC. 2. That any bridge built under the provisions of this act may, at the option of the company building the same, be built as a draw bridge, with a pivot or other form of draw, or with unbroken or continuous spans; Provided, That if the said bridge shall be built with unbroken or continuous spans, it shall not be of less elevation in any case than fifty feet above extreme high water mark, as understood at the point of location, to the bottom chord of the bridge, nor shall the spans of said bridge be less than two hundred and fifty feet in length; and the piers of said bridge shall be parallel with the current of said river, and the main span shall be over the main channel of the river, and not less than three hundred feet in length: And provided also, That if any bridge built under this act shall be constructed as a pivot draw bridge, with a draw over the main channel of the river at an accessible and navigable point, and with spans of not less than one hundred and sixty feet in length in the clear on each side of the central or pivot pier of the draw; and the next adjoining spans to the draw shall not be less than two hundred and fifty feet, and said spans shall not be less than thirty feet above low water mark and not less than ten feet above extreme high water mark, measuring to the bottom chord of the bridge; and the piers of said bridge shall be parallel with the current of the river where said bridge may be erected: And provided also, That said draw shall be opened promptly, upon reasonable signal, for the passage of boats.

SEC. 3. That any bridge constructed under this act and according to its limitations shall be a lawful structure, and shall be known and recognized as a post-route, and the same is hereby declared to be a post-route, upon which also no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions

| Subpoenas. Fees. |
| False oath. Penalty. |
| Repeal, etc. |

Mar. 3, 1883.

Litchfield, Carrollton and Western Railroad Company authorized to construct bridge across Illinois River, etc.

Free navigation.

Draw-bridge, etc.

Pivot draw-bridge.
of war of the United States, or for passenger or freight passing over said bridge, than the rate per mile paid for their transportation over the railroads and public highways leading to the said bridge; and the United States shall have the right of way for a postal telegraph across said bridge.

SEC. 4. That all railway companies desiring to use said bridge shall have and be entitled to equal rights and privileges in the passage of the same, and in the use of the machinery and fixtures thereof, and of all the approaches thereto, under and upon such terms and conditions as shall be prescribed by the Secretary of War, upon hearing the allegations and proofs of the parties, in case they shall not agree.

SEC. 5. That the structure herein authorized shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall prescribe; and to secure that object the said company or corporation shall submit to the Secretary of War, for his examination and approval, a design and drawings of said bridge, and a map of the location, giving, for the space of one mile above and one mile below the proposed location, the topography of the banks of the river, the shore lines at high and low water, the direction and strength of the current at all stages, and the soundings, accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War the bridge shall not be built; and should any change be made in the plan of said bridge during the process of construction, such change shall be subject to the approval of the Secretary of War. And the said structure shall be at all times so managed and kept as to offer reasonable and proper means for the passage of vessels through or under said bridge; and to secure the safe passage of vessels at night there shall be displayed on said bridge, from the hour of sunset to that of sunrise, such lights as may be prescribed by the Secretary of War; and the said structure shall be changed, at the cost and expense of the owners thereof, from time to time, as Congress may direct, so as to preserve the free and convenient navigation of said river; and the authority to erect and continue said bridge shall be subject to revocation and modification by law, whenever the public good shall in the judgment of Congress so require, without any expense or charge to the United States.

SEC. 6. That the right to alter, amend, or repeal this act is hereby expressly reserved.

SEC. 7. That this act shall take effect and be in force from and after its passage.

Approved, March 3, 1883.

Mar. 3, 1883.

Chap. 139.—An act to establish certain post-routes.

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

Alabama.

From Cansler, Alabama, via D. W. Hollis', to Caledonia, Mississippi.
From Atalla, via Coxville and Mountain Gap, to Sand Mountain.
From Ashville to Gadsden.
From Omaha to Graham.
From Green Hill, Alabama, via Saint Joseph and Loretta, to Lawrenceborough Tennessee.
From Georgiana, via W. J. Hartley's, Comillion's Bridge, and Red Level, to Moore's Store.
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From Shell, via Rhodes and Graham's Upper Mill, to Greenville. Alabama, continued.
From Ramer, via Tucker's Old Store, to Helicon.
From Crenshaw to Orrville.
From Ramer, via Tucker's Old Store, to Argus.
From John L. Carter's, Autauga County, to Dixie Station, Chilton County.
From Fredonia, via Ward's Mills, to Buffalo.

ARIZONA.

From Fort Verde, via Verde and Oak Creek, to Peck Lake.
From Gila Bend, via the Ajo Copper Mine, to Allen.
From Aubrey to Mohave City.
From Teviston to Solomonsville.
From Stoddard to Aqua Fria Valley.
From Gila Bend, via Webb's Ranch, to the Vulture Mine, all in Maricopa County.

ARKANSAS.

From Princeton to Fordyce.
From Caddo Gap, via Hoffman's Springs (n. o.), Rock Creek and Red Land, to Star of the West.
From Bright Star, via Spring Bank and Long Prairie, to Walnut Hills.
From Batesville, via Jamestown, Almond, Wolf Bayou Shiloh, Kinderhook, and Eglantine, to Clinton.
From Okolona, via Clear Spring and Leards, to Alpine.
From Wooster to Conway.
From Hot Springs, via Shippey, Blakeley, Harold, and Norfolk, to Stillwater.
From Bakerston (n. o.) to Ash Flat.
From Rocky Comfort, via Laynsport, to De Kalb, Texas.
From Old Hickory, via Garfield and Hattie, to Glass Village.

CALIFORNIA

From Coltiville to Big Oak Flat.
From Bennetttville to Lundy.

COLORADO.

From Hugo to Sanborn.
From Green Horn to Rye.
From Delta, via Surface Creek, Leon Peak, Park Creek, Hawxhurst, Orson, and Grand River, to Grand Junction.
From Howardsville to Highland Mary.
From Silverton to Ouray, via Red Mountain.
From Walsenburg to Quebec.
From White Pine, via Hot Springs (Elgin Post-Office), to Parlins, in Gunnison County.

CONNECTICUT.

From Putnam, via Quadic, to West Gloucester, Rhode Island.

DAKOTA.

From Athol to Faulkton.
From Aberdeen to La Beau.
From Bismarck to Villard.
From Ordway, via Montgomery, to Ottawa.
From Estalime, via Opletal, to Clarke.
From Miller, via Mentor, to Aberdeen.
Dakota, continued.

From Miller, via Faulkton, to Aberdeen.
From Grand Rapids to Guyton.
From Villard to St. Johns.
From Ellendale to Fort Yates.
From St. Lawrence, via Oddessa, to Faulkton.
From Highmore to Crow Creek.
From Webster to Clarke.
From Groton to Ashton.
From Highmore to Robb.
From Plankington to White Swan.
From Fort Sully to Faulkton.
From Faulkton to Medicine Rock.
From Frederick to Vanderbilt.
From Redfield to Vanderbilt.
From Chamberlain to Ree Heights.
From Plankington to Wheeler.
From Fort Sully to Blunt.
From Portland to Fort Totten.
From Rockerville, via Rapid City, to Chamberlin.
From Iroquois, via Franklin and Alwilda, to Forestburgh.

Delaware.

From Delaware City to Port Penn.

Florida.

From Kissimmee City, via Elizabeth, Fort Meade, Fort Green, and Mitchellville to Manatee.
From Tampa, via Limona and Keysville, to Fort Meade.
From Sumterville to Bartow.
From Tampa to Mitchellville.
From Blackwater to Bay Point.
From Pensacola to Warrington.
From Inter Lachen to Etoniah.
From Tampa, via Gants, Young Bloods, and Yarpon Springs, to Anclote.
From Fort Myers to Fort Bassinger.
From Hawkinsville, via Lower Blackwater Bridge, in township eighteen, range twenty-eight, to Fort Mason.

Georgia.

From Roswell, via Newtown, to Alpharetta.
From Alpharetta to Hickory Level.
From Calhoun, Gordon County, to Fairmount.
From Trader’s Hill to Willisville.
From Gaddistown to Quebec.
From Haslum to Pye.

Idaho.

From Collinston, Utah, on the Utah and Northern Railroad, via Plymouth and West Portage, to Samaria.
From terminus of the Oregon Short Line Railroad to Boise City.
From Naples to Mountain Home.
From Albion to Elba.

Illinois.

From Dixon (Lee County) to the northeast quarter of the northeast quarter of section thirty-one, town twenty-three, range nine east, of the fourth principal meridian, in Ogle County.
From Lanark to Milledgeville.
From Winslow to Lena.
From Virden, Macoupin County, to Barnes Farm, six miles east thereof.
From Morrison, via Fair Haven, to Mount Carroll.

INDIANA.

From Cloverdale to Cataract.
From Kercheval, via Santa Claus, and Fulda, to Huffman
From Bengal to Marietta.
From Joppa, to Mooresville.
From Fincastle to Raccoon
From Byrneville to Georgetown
From Green Oak to Wagoner's Station.
From Sardinia to Harper.
From Waterman to Eugene.
From Wild Cat to Cutler
From Dudleytown to Langdon.
From Velpen to Pikeville.
From Madison to Marble Corner.
From English to Grantsburgh.

INDIAN TERRITORY.

From Cottonwood to Fort Smith.
From Briartown to Webber's Falls.

IOWA.

From Vinton to Van Horn.
From Clarinda, via Hawleyville, Weston, and Dan, to Corning.
From Belmond, via Luni, to Renwick.

KANSAS.

From Wano, Kansas, to Spring Creek, Colorado.
From Saint Sophia to Beve.
From Belleville to Republic.
From Muscotah to Willis.
From Daisy to Lansing.
From Beattie to Vermillion.
From Dorrence to Cheyenne.
From Maxson to Melvern.
From Maxson to Quanemp.
From Isla to Ozark.
From Chanute to Erie.

KENTUCKY.

From Arlington to Blandville.
From Bardwell to Blandville.
From Oscar to Caledonia.
From Berry's Lick, via Sunny Lane, to Morgantown.
From College Hill to Engle.
From Woodbine to Barbourville.
From Pikeville, via Piersons Store, to Jamboree.
From Salyersville to Hueysville.
From Coke to Versailles.
From Coke to Lawrenceburg.
From Benton to Briensburg.
From Craig to Utility (n. o.).
From Jackson, via Rousseau, to Hueysville.
From East Bernstadt to Bernstadt.
Kentucky, continued.
From Ruddel's Mills to Shawhan.
From Stonewall to Hinton.
From Williamsburg, via Mullis, and Evans, to Carpenter.
From Zion, via Walnut Lick, to Brasher.
From Owenton to Marion (n. o.).
From Mount Sterling to Howard's Mills.
From Vanceburg, via Martinsville, and Concord, to Poplar Flat, in Lewis County.

LOUISIANA.
From Rocky Mount to Ansel.
From Colfax to Pacific.
From Gloster to Kingston.
From Natchitoches to Bermuda.
From Prudhomm's Station to Bermuda.
From Charenton to Baldwin.

MAINE.
From Tremont to Swan's Island.
From Athens to Harmony, Somerset County.
From Sprague's Mills to Easton.
From Indian Rock, across the lake, to Bemis Stream.
From West Eden, via Indian Point, to Pretty Marsh, in the town of Mount Desert.

MARYLAND.
From Frederick to Charlottesville.
From Charlottesville to Hansonville.
From Sunny Brook and Sweet Air to Baldwin.
From Marley to Solly, Anne Arundel County.

MASSACHUSETTS.
From Quissett to Falmouth.

MICHIGAN.
From Quincy, Michigan, via Algansee, Lester, and California, to Ray, Indiana.
From Burnside to Brown City.
From Wacousta, via Watertown Center, to Delta.
From Indian River to Roger's City.
From Hartford to Keelersville.
From Menominee, via Leatham, to Cedar Creek.
From Algonac, via Starrville, to Fair Haven.

MINNESOTA.
From Lac-qui-parle, Minnesota, via Cerro Gordo, Norman, Loken, and Boat Creek, to Oporto, Dakota.
From Kindred, via Park Rapids and Carson, to White Earth.
From Northfield, via Hazlewood and Webster, to Wesley.
From Red Wing, via Hay Creek, Belvidere Mills, and Thoten, to Belle Chester.
From Watertown to Hollywood.
From Orr, via Sioux Valley, to Indian Lake Station.
From Cosmos, via Boon Lake, to Lakeside.
From Starbuck to Holmes City.
From Lake Park to Uline, in Clay County.
MISSISSIPPI.

From Forest, via Gilberts Mill, Barbers, and Boykins Mill, to Sylvarena.
From Walnut, Mississippi, via Selden, to Pocahontas, Tennessee.
From Barttahatchie, Mississippi, to Vernon, Alabama.
From Bigby Fork to Fulton.
From Baldwyn to Pleasonton.
From Okolona, via Neals Store, to Houston.
From Meridian, via Collins Store, Battlefield, and Watkinsville, to Edinburgh.
From Booneville to New Albany.
From Noxapeter to Aden.
From Smithville, Mississippi, to Detroit, Alabama.
From Fayette, Mississippi, via Rodney, to Saint Joseph, Louisiana.
From Yazoo City to Lake City.
From Triune to Lake City.
From Baldwyn to Ryan's Well.
From Verona, via Richmond and Mattox Store, to Fulton.

MISSOURI.

From Jackson to Neely's Landing.
From Eminence to Logan's Creek.
From Troy to Chain of Rocks.
From Gayoso to Caruthersville.
From Major to Holt.
From Ten Mile to Ettle.
From Victor to Santa Fe.
From Hines to Troy.
From Olney, via Corso and Millwood, to Silex.
From Fairview, via Mackville, to Davis.
From Hatton to Concord.
From North Fork, via Hawkins, to Paris.
From Ilia to Mercer.
From Cleopatra to Lineville (Iowa).
From Chone to Cunningham.
From Orchid to Union Star.
From Magnet to Rockport.
From Moscow to Blue Eagle.
From Conway, via Forkner's Hill, to Thorpe.
From Adelaide to Aurora Springs.
From Gunter, via Decaturville, to Montreal.
From Medleys to Wolf Island.
From Sligo to Sligo Furnace.
From Gaennon to Roubidoux.
From Branson to Forsyth.
From Hailey to Panacea.
From Shelby to Bear Branch.
From Dripping Spring to Harrisburgh.
From Irvin Springs, via Erie, to Indian Springs.
From Elm to Pittsville.
From Forest Springs to Knox City.
From New Cambria to Jordan.
From Goodfellow, via Mill to Lawrenceon.
From Ponce de Leon to Galena.
From Avalon, via Cavendish, to Chillicothe.
From Long Branch to Rome, in Audrain County.
From Cabool to Eminence.
From Cabool, via Rockbridge, and Gainesville, to Yellville, Arkansas.
From Houston, via Elk Creek, to Cabool.
From Walker via El Dorado Springs, Clintonville, Lebeck, and Pleasant View, to Stockton.
Montana.

From Butte City, via Grace, and Mount Horeb, to Fish Creek.

Nebraska.

From Atkinson, via Celia, and Clifton Grove, to Lavinia.
From Cambridge to Devizes.
From Mahila to Sweetwater.
From North Platte to head of South Loup.
From Lonelm to Wilhelms Hope.
From Fern to Paris.
From Stuart to Lomo.
From Lomo to Doty.

Nevada.

From Grantville to Pedro.
From Aurum, via Spring Valley, to Osceola.
From Luning to Woodruff.
From Austin, via Healey, to Cashed.
From Cherry Creek, via Duck Creek, to Ward.
From Junction to Twin River.

New Hampshire.

From Bristol to Cass Mills.
From Danville to North Danville.

New Jersey.

From Beemerville to Deckertown.

New Mexico.

From Clairmont, via Alma, to San Francisco.
From Silver City to Paschal.

New York.

From Boonville to Forge House.
From South Colton to Childwold.
From Childwold to Moody's, Toppers Lake.
From Clayburgh, via Cold Brook, Goldsmith's, and Hunters Home, to Paul Smith's, Franklin County.

North Carolina.

From Otto to Highland.
From Shufordville to Fairview.
From Supply to Old Dam, the most central point of Boones Neck.
From Red Hill, via Brummett's Creek and Hollow Poplar to Julius Ford.
From Cranberry Forge to Linville Cove.
From Greenville to Bethel.
From Tillery, via Crowells and Dawson, to Tillery.
From Denton to Linwood, Davidson County.
From Brodie Place, Warren County, via Sol William's Store, and B. P. Davi's Store, to Warrenton.
From New Berne to Adams Creek.
From New Berne to Vanceboro.
From New Berne to Jolly Old Field, Pitt County.
From Margaretsville, via Galatin, Creeksville, and Alto, to Potecas.
From La Grange to Seven Springs.
OHIO.

From Archer's Fork, via Duchers and Bliss' Store to Ward's Station.
From Burton to Burton Station.
From Coalville to Latrobe.
From Crystal Springs to Massillon.
From Freedom to Freedom Station.
From Medway to Osborn.
From Pekin to Dodd's.
From Poland to Struther.
From Shadeville to Lockbourne.
From South Bloomfield to Ashville.
From Springborough to Franklin.
From Vienna Cross Roads to Plattsburgh.
From West Brookfield to Massillon.
From Withamsville to Glen Este.
From Castine to West Manchester.

OREGON.

From Camp Harney, Oregon, to Winnemucca, Nevada.
From Lake View, via Jones's Ranch, Sink Rock Creek, and Happy Valley, to Camp Harney.

PENNSYLVANIA.

From Selin's Grove, via Union Mills and Keisers, to Pallas.
From Pocono to Klase's.
From Houser Mill to Middletown.
From Dayton, via Phoenix, New Charleston, and Pierce to New Mayville.
From Millheim to Coburn, on the line of the Lewisburgh and Spruce Creek Railroad.
From Everett, via Menchs Store, to Cherry Grove.
From Richfield to Knousetown.
From Bloomsburgh to Bloom Ferry Station, on North and West Branch Railroad.
From Peru Mills, via McNeal, to Shade Gap.

RHODE ISLAND.

From Saylesville to Woodlawn (railroad station).
From Saylesville to Pawtucket.

SOUTH CAROLINA.

From Elmwood to Johnston.
From Johnston via Meeting Street, to Lela.
From Hodges to Mount Gallagher.
From Columbia to Sandy Run.
From Charleston to James Island.
From Charleston, via Mount Pleasant, Seven Miles Store and Twenty-one Mile House, to McClellanville.
From Charleston, via Beckett's Landing, to Brickhouse, John's Island.
From Society Hill to Three Creeks.

TENNESSEE.

From Madisonville to Thomason and McDonald's Store.
From Big Creek Depot, via Lillard's Cross Roads, the Grass Vatting Grounds, Broils and Bowers Store, to Cedar Creek.
From Graysville via Pitt's Cross Roads, to Sequachee College.
From Taylor's via England's Cove, Robeson's Gap, and Johnson's Stand, to Genesis.
Tennessee, continued.
From Nutt to Hohenwald.
From Benton to Chestewa or Scarbord's Mills.
From Trundle's Cross Roads, via Hugh Cox's (on the Maryville and Sevierville road), to Cusick's Cross Roads.
From Rockwood, via Post Oak Springs, to Bullet Branch.
From Rockwood to Kingston.
From Sunbright, via Lavender, Bledsoe Stand, and Standing Stone, to Cookville.
From Sweetwater, via Gudger, to Dancing Branch.
From Butler to Dugger's Ferry.
From Columbia to Bigbyville.
From Gates, via Dry Hill, to Abernathy.
From Henderson to Montezuma.
From Island Mills to Union Depot.
From Mulberry Gap, via Muncy (n.o.), Shelborne (n.o.), and Larmer (n.o.), to Stickleyville.
From Rankin's Depot, via Bybee, Givens, Warreensburg Help, and Driskill, Rankin's Depot.
From Pulaski, via Young and Gas, to Duana.
From Rogersville to Hale's Springs.
From Speedwell, via Long Hollow and Blow Springs (n.o.), to Lost Creek.
From Spring City, via Carp and Breedin (n.o.), to Decatur.
From Gas to Boonshill.
From Sumac to Young.
From Maryville, via Big Spring, to Unitia.
From Yellow Springs, via Little Sycamore Valley, and Spring Dale, to Haynes.
From Lee Valley, via F.L. Bray's and Pearson's Store, to Upper Olinch.

Texas.

From Waxahachie, via Nashton (or Nash) to Avalon.
From Itasca to Files.
From Brand to Hanover.
From Hillsboro to Hanover.
From Dallas, via Lisbon, to Melrose.
From Wichita Falls to Archer.
From Wichita Falls to Seymour.
From Wichita Falls to Charlie.
From Wichita Falls, Texas, to Fort Sill, Indian Territory.
From Vernon, via Doans, to Mobetie.
From Wortham to Birdston.
From Kichland to Birdston.
From Ranger, via Caddo and South Prairie, to Eliasville.
From Pearsall to Tilden.
From Homer, via Moot and Hansordiling Mills, to Lewis Ferry.
From Longview, via Grange Hill, to Coffeenville.
From Caldwell, via Cook's Point and Tunis, to Merle.
From Krohne to Merle.
From Lagarta to Ramirena.
From Uvalde to Carrizo.
From Mountain City to Kyle.
From Valley Creek to Leonard.
From White Rock to Kingston.
From Arlington to Mansfield.
From Henrietta, via Charlie, to Fort Sill, Indian Territory.
From Toyah to Fort Davis.
From Toyah to Fort Stockton.
From La Salle to Carrizo Springs.
From La Salle to Fort Ewell.
From La Salle to Tilden.
From Joshua to Caddo Grove.
From Kerens to Bazette.
From New Fountain to Hondo City.
From Nona to Hardin.
From Waco to Chase.
From Rockland, via Wordens Ferry, on the Angelina River, to Boren’s Mills.
From Fairfield, via Avant’s Prairie, to Buffalo.

UTAH.
From Ouray to Ashley.

VIRGINIA.
From Macks Gap, via Archer’s Creek, Westfield, Chinquapin Creek, and Chestnut Grove, North Carolina, to Dalton’s Store, North Carolina.
For Patrick O. H., via Nunns Store, Virginia, to Mount Airy, North Carolina.
From Chatham, via Cedar Hill and Lola, to Riceville.
From News Ferry, via Peytonsburgh to Riceville.
From Port Haywood to New Point.
From Fairfax C. H. to Vienna.
From Gloucester C. H., via Cappahosic, to Clay Bank.
From Estillville to Osborn’s Ford.
From Clarksville to Brownsville, North Carolina.
From Meadows of Dan to O’Neal.
From Harper’s Home to Tucker’s Store.
From Church Road to San Marino.

WASHINGTON TERRITORY.
From Cowlitz, via Laden, to Salkum.

WEST VIRGINIA.
From Bunner’s via Lake Ridge, and Wilsons Run, to Floating Rock.

WISCONSIN.
From Sumner, via Cameron, to Barron.
From Cartwright, via Lakeville, to Johnson.
From Sauk City, via King’s Mill, to Logansville.
From Forward, via Perry, to Blue Mounds.
From Slade’s Corners to Burlington
From Ayr, via Frydenland, to Pelican Lake.
From Adsit, via Grace, and Deerfield, to Nora.
From Pine River, via Saxeville, Wild Rose, and East Oasis, to Plainfield.
From Cylon to Deer Park.
From Cartwright, via Forest City, Lake House and Emet to Johnson’s stopping place, on Chippewa River, (lot three section twenty nine, town thirty five, range seven.)
From Cottage Grove to Vilas.

WYOMING TERRITORY.
From Miners’ Delight to Lewiston.
From Trail Creek, Wyoming Territory, via Sage Creek, Pryor Gap, and Pryor River, to Billings, Montana Territory.
From Dixon, Wyoming Territory, to Fortification, Colorado.
From Frewens to Peaters and Alston.
From Rawlins, via Signors to Lander.
Approved, March 3, 1883.
CHAP. 140.—An act to create three additional land districts in the Territory of Dakota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that part of the Territory of Dakota bounded as follows, to wit, commencing at the most easterly point where the Missouri River crosses the second standard parallel; thence up and along said river to the most westerly point where said river crosses said parallel; thence west on said parallel to the south fork of the Cheyenne River; thence southwest along said south fork of said Cheyenne River to the twenty sixth degree of longitude west from Washington; thence south to the south boundary of the Territory of Dakota; thence east along said south boundary of said Territory to the Missouri River; thence northwesterly along said river to the place of beginning, be, and the same is hereby, constituted a new land district, and the office shall be located at such place in said district as shall be designated by the President of the United States.

SEC. 2. That all that part of the Territory of Dakota bounded as follows, to wit, commencing at the most westerly point where the Missouri River intersects the second standard parallel; thence northerly along said river to the fifth standard parallel; thence west to the twenty sixth degree of longitude west from Washington; thence south to the north fork of the Cheyenne River; thence east and south along said river to its mouth; thence up and along the south fork of the Cheyenne River to a point where the second standard parallel produced would intersect said river; thence east to the Missouri River, at the place of beginning, be, and the same is hereby, constituted a new land district, and the office shall be located at such place in said district as shall be designated by the President of the United States.

SEC. 3. That all that part of the Territory of Dakota bounded as follows, to wit, commencing at a point on the twelfth standard parallel between ranges sixty three and sixty four; thence north to the north boundary of the Territory of Dakota; thence west along said boundary to the eleventh guide meridian; thence south along said meridian to the twelfth standard parallel; thence east to the place of beginning, be, and the same is hereby, constituted a new land district, and the office in said district shall be located at such place as shall be designated by the President of the United States.

SEC. 4. That the President, by and with the advice and consent of the Senate, is hereby authorized to appoint a register and a receiver for each of said land districts, who shall discharge like and similar duties and receive the amount of compensation allowed by law to other officers discharging like duties in the land offices of said Territory: Provided That such officers shall not be appointed nor land offices opened in the districts created by the first and second sections of this act until a cession shall have been made by treaty duly ratified by Congress of a portion of the Great Sioux Indian Reservation within the limits of the said districts.

Approved, March 3, 1883.

CHAP. 141.—An act making appropriations to supply deficiencies in the appropriations for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for prior years, and for those certified as due by the accounting officers of the Treasury in accordance with section four of the act of June fourteenth, eighteen hundred and seventy-eight, heretofore paid from permanent appropriations, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter stated, namely:
To supply deficiencies in the appropriations for the fiscal year eighteen hundred and eighty-three, as follows:

CIVIL SERVICE COMMISSION.

For three commissioners, at the rate of three thousand five hundred dollars each per annum; one chief examiner, at the rate of three thousand dollars per annum; one secretary, at the rate of one thousand six hundred dollars per annum; one stenographer, at the rate of one thousand six hundred dollars per annum; and one messenger, at the rate of six hundred dollars per annum; in all, five thousand eight hundred and fourteen dollars and eighty cents.

For necessary traveling expenses, incidental expenses, and additional compensation to officers detailed as examiners, seven thousand dollars.

To enable the Secretary of the Interior to comply with the requirements of section four of the act approved January sixteenth, eighteen hundred and eighty-three, entitled "An act to regulate and improve the civil service of the United States," five thousand dollars, and a sufficient amount of said sum is appropriated to pay for the rent of suitable and convenient rooms for carrying on the work of the commission authorized by said act, in case such rooms cannot be assigned to said commission in any of the public buildings at Washington City.

To defray the expenses of the French and American Claims Commission: For salaries, compensation and contingent expenses, to enable the government to fulfill its treaty obligations to France, as well as to enable the counsel for the United States to take the testimony needed for defending the government against unjust claims, twenty-five thousand dollars.

To enable the Secretary of State to pay Mrs. Caroline C. Marsh, widow of the late George P. Marsh, minister of the United States to Italy, the balance of one year's salary, said year to be reckoned from June twenty-third, anno Domini eighteen hundred and eighty-two; and to enable said Secretary to pay the necessary expenses of the funeral and burial of the late Mr. Marsh, and of erecting a suitable stone at his grave in Rome, twelve thousand five hundred dollars, or so much thereof as may be necessary.

To enable the Secretary of State to pay E. J. Mallet, of New York, late consul-general to Italy, his unpaid salary for the two years he served as such consul-general, six thousand dollars; and to enable said Secretary to reimburse the official expenses of said consul-general, the sum of three thousand dollars, or so much thereof as may be necessary: Provided, That the Secretary of State shall, on examination, find this sum or any part thereof is legally due.

TREASURY DEPARTMENT.

To enable the Secretary of the Treasury to transfer from the appropriations for "Contingent expenses, Treasury Department, investigation of accounts and traveling expenses, eighteen hundred and eighty-two," a sum not exceeding two thousand dollars, and "Contingent expenses, Treasury Department, ice, and so forth, eighteen hundred and eighty-two" a sum not exceeding four hundred and fifty dollars, to supply a deficiency in the appropriation for "Contingent expenses, Treasury Department, freight, telegrams, and so forth, eighteen hundred and eighty-three."

To enable the Secretary of the Treasury to transfer from the appropriation for "Contingent expenses, Treasury Department, gas, and so forth, eighteen hundred and eighty-two," so much as may be required to supply a deficiency in the appropriation for "Contingent expenses, Treasury Department, ice, and so forth, eighteen hundred and eighty-three," not exceeding the sum of three thousand two hundred dollars.

To enable the Secretary of the Treasury to transfer from the appropriation for "Contingent expenses, Treasury Department, gas, and so
forth, eighteen hundred and eighty-two," so much as may be required to supply a deficiency in the appropriation for "Contingent expenses, Treasury Department, fuel, and so forth, eighteen hundred and eighty-three," not exceeding the sum of two thousand dollars.

For expenses of national currency: Paper, engraving, printing, express charges, and other expenses, twenty-five thousand dollars.

For payment of assessments to city of Des Moines, Iowa, upon streets adjacent to the United States court-house and post-office building in said city, as audited at the Treasury Department, two thousand and eighty-seven dollars and thirty cents.

To complete the transfer and preparation of the Philadelphia collections presented to the United States at the close of the Permanent International Exhibition in Philadelphia, including necessary expenses already incurred, four thousand one hundred and twelve dollars and eighty-two cents.

WAR DEPARTMENT.

For support of the military prison, Fort Leavenworth, Kansas:
- For purchase of subsistence stores for seventy-five prisoners, three thousand eight hundred and thirty-two dollars and fifty cents;
- For subsistence stores, oil, wicking, and tobacco, two thousand nine hundred and seventy-five dollars;
- For medical supplies, two hundred dollars;
- For donations of five dollars each to prisoners on discharge, one hundred and fifty dollars;
- For extra-duty pay to members of the prison guard, seventy one dollars and seventy cents.

For fuel, light, and miscellaneous items, War Department building, three thousand five hundred dollars.

Title to "Arlington," Virginia, secured to the United States; appropriation.

To enable the Secretary of War to remove all claims and pretensions in respect of the property in the State of Virginia known as Arlington, on which a cemetery for the burial of deceased soldiers of the United States has been established, and which property was taken by the United States for public use in the year anno Domini eighteen hundred and sixty-four, one hundred and fifty thousand dollars; but this appropriation shall not be paid out of the Treasury until the Attorney-General shall be satisfied, and so certify to the Secretary of War, that the deed or deeds to be given to the United States to the end aforesaid will convey a complete title and contain covenants of general warranty and covenants against every manner of claim against or in respect of said property, whether in rem or in personam, and also against all and every claim for damages in respect of, or the use and occupation of said property, and also a release by every person entitled of all claim for and to the amount bid, or any part thereof, in behalf of the United States, on the tax sale of said property.

To enable the Secretary of War to pay to J. C. Burdick eight hundred and twenty dollars, to E. M. Wadsworth eight hundred and twenty dollars, and to C. A. Peck eight hundred and twenty dollars, commissioners appointed under the authority of an act of Congress approved March third, eighteen hundred and seventy-five, entitled "An act to aid in the improvement of the Fox and Wisconsin Rivers, in the State of Wisconsin," for services in ascertaining and awarding the amount of damages by reason of the flowage of lands caused by the improvement of the Fox and Wisconsin Rivers, in the State of Wisconsin.

NAVY DEPARTMENT.

For tuition of two naval cadets at the Royal Naval College, Greenwich, nine hundred dollars.

J. C. Burdick, E. M. Wadsworth, C. A. Peck; payment to.
18 Stat., 506.
For fuel, light, and miscellaneous items, Navy Department building, two thousand dollars.

INTERIOR DEPARTMENT.

For stationery for the Department of the Interior and its several bureaus and offices, thirteen thousand dollars.
For photolithographing or otherwise producing plates for the Official Gazette, three thousand dollars.
For photolithographing or otherwise producing copies of the weekly issues of drawings of patents, designs, and trade-marks, fifteen thousand dollars.

PUBLIC LANDS SERVICE.

For compensation of registers and receivers of local land offices, twenty thousand dollars.

INDIAN AFFAIRS.

This amount for subsistence and civilization of the Sioux Indians, as per agreement ratified by act of Congress approved February twenty-eighth, eighteen hundred and seventy-seven, two hundred thousand dollars.

For this amount, or so much thereof as may be necessary, to feed a number of Piute and other Indians in Nevada, now in a destitute condition, to be available immediately, five thousand dollars.

This amount for necessary expenses of transportation, under contract, of goods, provisions, and other articles purchased for various Indian tribes, twenty thousand dollars. And any unexpended balance of appropriations for this purpose for the fiscal year eighteen hundred and eighty-two is hereby appropriated and made available on account of this service for the current fiscal year.

The Eastern Band of Cherokee Indians is hereby authorized to institute a suit in the Court of Claims against the United States to determine the rights of the said band in and to the moneys, stocks and bonds, held by the United States in trust for the Cherokee Indians, arising out of the sales of lands lying west of the Mississippi River, and also in a certain other fund, commonly called the permanent annuity fund, to which suit the Cherokee Nation, commonly called the Cherokee Nation West, shall be made a party defendant. The said Eastern Band shall within three months after the passage of this act file a petition in said court, verified by the principal chief of said band, setting forth the facts upon which said claim is based. The said Cherokee Nation West shall within six months after the passage of this act file its answer to said petition, and said cause shall proceed to final determination pursuant to the practice in said court, and such rules or orders as the said court may make in that behalf.

The Secretary of the Interior shall transmit to said court, for the consideration of said court, copies duly certified of all records, reports, papers, and other documents on file in the Department of the Interior which he may deem necessary to said cause or which may be requested by either of the parties hereinbefore referred to, and the said parties, respectively may take and submit to said court such additional competent testimony as they may desire. And jurisdiction is hereby conferred upon said court to hear and determine what, if any, interest, legal or equitable, the said Eastern Band has in said moneys, stocks, bonds so held in trust as aforesaid by the United States, and shall enter a decree specifically defining the rights and interests of the said Eastern Band therein, and in any moneys hereafter to be derived from sources similar to those out of which the existing fund arose.

When the interest (if any) of the said Eastern Band has been ascertained as aforesaid, the Secretary of the Treasury shall, out of the
portion of said fund adjudged to said parties, respectively, pay all the proper costs and expenses of said respective parties of the proceedings herein provided for, each party, except the United States, to be liable for its own costs and expenses, and the remainder shall be placed to credit of the said Eastern Band and of the said Cherokee Nation, in accordance with their respective rights as ascertained by the said judgment and decree of said court.

In the said proceeding the Attorney-General, or such of his assistants as he may designate, shall appear on behalf of the United States. Either of the parties to said cause may appeal from any judgment rendered by said Court of Claims to the Supreme Court of the United States, and the said courts shall give such cause precedence.

POST-OFFICE DEPARTMENT.

OFFICE OF THE POSTMASTER-GENERAL.

For fuel, and for repairs to engine, boilers, and heating apparatus, six thousand dollars.

For miscellaneous items, three thousand dollars.

MONEY-ORDER OFFICE.

For one watchman and one fireman, at the rate of seven hundred and twenty dollars each per annum; one female laborer, at the rate of four hundred and eighty dollars per annum; six charwomen, at the rate of one hundred and eighty dollars each per annum; in all nine hundred and seventy-five dollars.

For engraving, printing, and binding drafts and warrants, payable from the postal revenues for eighteen hundred and eighty-three, five hundred dollars.

For wrapping twine, payable from the postal revenues for eighteen hundred and eighty-three, five thousand dollars.

DEPARTMENT OF JUSTICE.

OFFICE OF THE ATTORNEY-GENERAL.

For public printing and binding, Department of Justice, ten thousand dollars.

For printing records for the Supreme Court of the United States, ten thousand dollars.

DISTRICT OF COLUMBIA.

For contingent expenses of the police court, four hundred dollars, and the salaries due all District employees for current services shall be paid in full notwithstanding suspensions heretofore made in the accounts of the Commissioners of the District by the accounting officers of the Treasury.

For fuel for the public schools and police department, five thousand dollars; one-half of said amounts to be paid from the revenues of the District of Columbia.

JUDICIAL.

To pay the salary of the United States district judge for the northern district of Georgia, three thousand and eighty-one dollars and fifty-six cents.

For fees of marshals, one hundred and fifty thousand dollars.

That the sum of thirteen thousand dollars or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to pay the salary of the Clerk of the Supreme Court of the United States, and his necessary office expenses, including clerk-hire, to the first day of January, eighteen hundred and eighty-four.
HOUSE OF REPRESENTATIVES.

For miscellaneous items, seven thousand dollars.

Sec. 2. To supply deficiencies in the appropriations for eighteen hundred and eighty-two and prior years, and for other purposes, namely:

STATE DEPARTMENT.

To reimburse the disbursing clerk, Department of State, for expenditures made by him on account of fuel, eight hundred and ninety-one dollars and sixty cents, and miscellaneous items, five hundred and twenty-eight dollars and thirty-one cents, being on account of the service of the fiscal year eighteen hundred and eighty-two, one thousand four hundred and nineteen dollars and ninety-one cents.

FOREIGN INTERCOURSE.

To meet expenses incurred by W. H. Edwards, late consul-general to Saint Petersburg, during the illness of the minister of the United States to Russia, in the month of March, eighteen hundred and seventy nine, two hundred and twenty six dollars.

To pay drafts drawn on the Secretary of State by consular officers on account of contingent expenses of United States consulates, being for the service of the fiscal year eighteen hundred and eighty, nine hundred and sixty nine dollars and eighteen cents.

To pay amounts found due by the accounting officers of the Treasury Department on account of contingent expenses of United States consulates, being deficiencies, as follows: For the fiscal year eighteen hundred and eighty-two, sixteen thousand nine hundred and eighty-three dollars and nineteen cents; for the fiscal year eighteen hundred and eighty-one, one hundred and fifty-four dollars and thirty-four cents.

To pay amounts found due by the accounting officers of the Treasury Department on account of salaries of consular officers not citizens of the United States, being a deficiency for the fiscal year eighteen hundred and eighty-two, three hundred and twenty-seven dollars and forty-one cents.

To pay amount found due by the accounting officers of the Treasury Department on account of annual expenses of Cape Spartel light, coast of Morocco, being deficiency for the fiscal year eighteen hundred and eighty-two, fifteen dollars.

COURT OF CLAIMS.

For payment of the judgments of the Court of Claims, three hundred and thirty-nine thousand dollars: Provided, That no judgment shall be paid until the right of appeal has expired.

TREASURY DEPARTMENT.

MINTS AND ASSAY OFFICES.

To pay amount due the Philadelphia Sun and Item for advertising, being a deficiency on account of the fiscal year eighteen hundred and eighty-two, sixteen dollars.

For subscription to Charlotte Observer, from January first to July first, eighteen hundred and eighty-one being a deficiency for the fiscal year eighteen hundred and eighty-one, four dollars.

INTERNAL REVENUE.

For payment of amounts found due by the accounting officers of the Treasury Department on account of salaries and expenses of collectors of internal revenue, being a deficiency for the fiscal year eighteen hundred and eighty-two, six thousand and seventy four dollars and sixty-nine cents.
COMPENSATION OF SUPERINTENDENT, ETC.

Compensation of one superintendent of life-saving and life-boat stations on the coasts of Lakes Huron and Superior, being a deficiency for the fiscal year eighteen hundred and eighty two, one hundred and twenty-seven dollars and forty-seven cents.

MISCELLANEOUS OBJECTS.

National Capital Telephone Company, payment to.

Transfer of appropriations.

To pay amount found due by the accounting officers to National Capital Telephone Company being a deficiency for the fiscal year eighteen hundred and eighty one, forty five dollars and seventy cents.

To enable the Secretary of the Treasury to transfer from the appropriation for "Contingent expenses, Treasury Department, miscellaneous items, eighteen hundred and eighty two," the sum of two hundred and twenty nine dollars and seventy three cents, to supply a deficiency in the appropriation for "Contingent expenses, Treasury Department, freight, telegrams, and so forth, eighteen hundred and eighty two" for the amounts found due by the accounting officers.

To pay amount found due by the accounting officers of the Treasury Department for carpets in Treasury building, being a deficiency for the fiscal year eighteen hundred and eighty one, eleven dollars and ninety cents.

For transportation of United States notes in redemption of mutilated United States notes, due to Adams Express Company, being a deficiency for the fiscal year eighteen hundred and eighty two, nine hundred and seventy one dollars.

For the payment of liabilities contracted in the fiscal year eighteen hundred and eighty two, and prior fiscal years, for the propagation of food-fishes, three thousand seven hundred and forty dollars.

To enable the Secretary of the Treasury to pay to William F Rogers, late colonel Twenty first Regiment New York Infantry Volunteers, the amount of Treasury draft numbered nine thousand and seventy, of September twenty eighth, eighteen hundred and sixty four, issued on Treasury warrant numbered fourteen hundred and sixty three, in payment of a horse lost in the military service and paid by the United States depository at Baltimore on a forged indorsement, as appears by the affidavit of said William F. Rogers and papers on file in the Treasury Department, two hundred dollars.

To refund to R. T. Aycock, master of the schooner George W. Thomas, so much of a fine incurred under section forty three hundred and twenty five Revised Statutes, and remitted by the Secretary of the Treasury, but erroneously covered into the Treasury, forty five dollars.

To refund to James W. Bell, master of the sloop Theodosia, E. Bell, a fine incurred under section forty three hundred and thirty four Revised Statutes, and remitted by the Secretary of the Treasury, but erroneously covered into the Treasury, twenty dollars.

To refund to William Robinson, master of the schooner Dreadnaught, a fine incurred under section thirty one hundred and twenty five Revised Statutes, and remitted by the Secretary of the Treasury, but erroneously covered into the Treasury, twenty dollars.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to the Treasurer of the United States, out of any moneys in the Treasury not otherwise appropriated, the sum of five hundred and fifty five dollars and eighty five cents, to reimburse the said Treasurer for an amount appearing on his books as a deficiency, and known as the deficiency of December fifth, eighteen hundred and seventy six.

To enable the accounting officers of the Treasury to effect a settlement of the account of Daniel R. Chambers as internal-revenue stamp agent at Emory Court House, Texas, against whom a judgment was obtained in the United States district court for the western district of Texas, on
the twenty seventh of April, eighteen hundred and seventy four, for
two hundred and ninety six dollars and fifty cents principal, and sixty
one dollars and fourteen cents interest and costs, which said sums were
collected and erroneously covered into the Treasury on account of the
Post Office Department, authority is hereby granted them to make the
necessary entries without involving the expenditure of any money from
the Treasury.

The accounting officers of the Treasury are hereby authorized to pass
to the credit of Herbert A. Gill the sum of one hundred and fifty dol-
lars, for services performed in connection with the National Museum
during the second and third quarters of the fiscal year ending June
thirtieth, eighteen hundred and eighty one; and to S. C. Brown sixty
dollars, for services performed in connection with the United States
Fish Commission, during the third quarter of the fiscal year ending
June thirtieth, eighteen hundred and eighty one.

To pay to Michael Conlan and Edmund Brockenborough two hundred
and forty two dollars and sixty one cents each, being the amount with-
held from their salaries as messengers in the office of the National
Board of Health from July first, eighteen hundred and eighty one, to
August seventh, eighteen hundred and eighty two, four hundred and
eighty five dollars and twenty two cents.

NAVY DEPARTMENT.

NAVAL ESTABLISHMENT.

To pay amounts found due by the accounting officers of the Treasury
Department on account of contingent, Marine Corps, being a deficiency
for the fiscal year eighteen hundred and eighty one, two hundred and
eighty eight dollars and forty cents.

To pay amounts found due by the accounting officers of the Treasury
Department on account of contingent, Marine Corps, being a deficiency
for the fiscal year eighteen hundred and eighty two, three hundred and
twenty dollars and five cents.

To pay amount found due by the accounting officers of the Treasury
on account of transportation and recruiting Marine Corps, being a defi-
cency for the fiscal year eighteen hundred and eighty one, thirty six
dollars.

To pay amounts found due by the accounting officers of the Treasury
Department on account of contingent, Bureau of Navigation, being a
deficiency for the fiscal year eighteen hundred and eighty one, one
hundred and thirty dollars and seventy two cents.

For disbursements made by Lieutenant John W. Danenhower and
Chief Engineer George W. Melville, on account of transportation and
subistence of themselves and a portion of the survivors of the Arctic
exploring steamer Jeannette, in their journey from the Lena delta to
the United States; and for expenses of the court of inquiry convened
for investigating the circumstances of the loss of that vessel, under
authority of the joint resolution of Congress approved August eighth,
eighteen hundred and eighty two, twelve thousand five hundred and
dollar

The accounting officers of the Treasury Department are hereby
authorized and directed to allow to Assistant Naval Constructors R
Gatewood and Francis T. Bowles pay equal to sea pay while at the
Royal Naval College, Greenwich.

That from the fifty thousand dollars appropriated for the current year
for the care and preservation of such navy yards or stations as might
be closed, not exceeding thirty nine thousand dollars, may be used for
maintenance at any or all of the navy yards.
INTERIOR DEPARTMENT.

For photolithographing or otherwise producing illustrations for the Patent Office Report for eighteen hundred and seventy, six thousand dollars.

GENERAL LAND OFFICE.

To enable the Secretary of the Interior to pay the employees in the General Land Office who rendered voluntary services without compensation during the period from July first to August fifth, eighteen hundred and eighty two, one thousand nine hundred and ninety three dollars and ninety eight cents, or so much thereof as may be necessary.

PUBLIC LANDS SERVICE.

For payment of amounts found due by the accounting officers of the Treasury Department on account of surveying the public lands: For the fiscal year eighteen hundred and eighty one, two thousand five hundred and two dollars and thirty five cents; for the fiscal year eighteen hundred and eighty two, one thousand one hundred and three dollars and nineteen cents.

To pay Ithamar C. Whipple the amount due him as receiver of public moneys at Cheyenne, Wyoming, the same being to his credit on the books of the Treasury Department, one hundred and fifty-two dollars and twenty two cents.

INDIAN AFFAIRS.

Amount found due certain railroad companies for transportation in connection with the purchase of Indian supplies during the fiscal year ending June thirtieth, eighteen hundred and eighty-one, being a deficiency for that year, one hundred and thirty-four dollars and twenty cents.

Amount due Dominick Corcoran, per certificate numbered sixty-four hundred and seventy-nine, of Second.Comptroller, dated July twenty-second, eighteen hundred and eighty-two, for value of lands and improvements thereon in the "Muckleshoot Prairie," taken for use of Indians, April seventh, eighteen hundred and fifty-nine, three hundred and twenty dollars.

For the survey and appraisement of certain lands adjacent to the town of Pendleton, in the State of Oregon, belonging to the Umatilla Indian Reservation, in accordance with the provisions of an act approved August fifth, eighteen hundred and eighty-two (in addition to the sum of one thousand five hundred dollars appropriated by section six of said act), two thousand dollars, or so much thereof as may be necessary; said sum to be reimbursed to the United States out of the proceeds of the sale of said lands.

For the survey and appraisement of a part of the reservation of the Omaha tribe of Indians in the State of Nebraska, in accordance with the provisions of an act approved August seventh, eighteen hundred and eighty-two, two thousand five hundred dollars, or so much thereof as may be necessary; said sum to be reimbursed to the United States out of the proceeds of the sale of said lands.

The proceeds of all pasturage and sales of timber, coal, or other product of any Indian reservation, except those of the five civilized tribes, and not the result of the labor of any member of such tribe, shall be covered into the Treasury for the benefit of such tribe under such regulations as the Secretary of the Interior shall prescribe; and the Secretary shall report his action in detail to Congress at its next session.
POSTAL SERVICE.

For inland transportation by railroad routes, payable from the postal revenues of eighteen hundred and eighty-one, twenty-four thousand six hundred and eighty-seven dollars and sixty nine cents.

For mail-messenger service, payable from the postal revenues of eighteen hundred and eighty-one, four hundred and fifty-nine dollars and ninety-four cents.

For advertising, payable from the postal revenues of eighteen hundred and eighty-one, twenty-five dollars and twenty cents.

For clerk-hire, payable from the postal revenues of eighteen hundred and eighty-one, two hundred and forty dollars and fifty cents.

For route agents, payable from the postal revenues of eighteen hundred and eighty-two, five thousand and seventy-nine dollars and ninety-two cents.

For advertising, payable from the postal revenues for eighteen hundred and eighty-two, four hundred and eighty-three dollars and seventy-two cents.

For stationery, payable from the postal revenues for eighteen hundred and eighty-two, six thousand five hundred and seventeen dollars and twenty-eight cents.

For furniture for post-offices, payable from the postal revenues for eighteen hundred and eighty-two, seven hundred and sixteen dollars and sixty-four cents.

DISTRIBUTION OF COLUMBIA.

For coroners' jurors' fees in inquest cases prior to July first, eighteen hundred and eighty-two, ninety-six dollars.

For work on streets and avenues for the fiscal year eighteen hundred and eighty-two, three thousand five hundred dollars.

To meet deficiencies on account of the several items of appropriations for the support of the government of the District of Columbia for the fiscal year eighteen hundred and eighty-two, four thousand nine hundred and fifty dollars.

The Commissioners of the District are hereby authorized to use a sum not exceeding two thousand five hundred and forty dollars and fifty cents of any unexpended balances of the sums appropriated for school purposes by the act making appropriations for deficiencies approved August fifth, eighteen hundred and eighty-two, in making necessary repairs and improvements on the Amidon, Bannaker, and Analogian school buildings, and said sum is hereby reappropriated for those purposes: Provided, That the twelve hundred dollars appropriated by the act approved July first, eighteen hundred and eighty-two, "for rent of rooms to accommodate the schools until the Jefferson building is completed," may be expended for said purpose at any time during the present fiscal year. And said Commissioners are further authorized to apply the sum of seven hundred dollars of the amount appropriated for rent of station houses for the current fiscal year to the purchase of necessary furniture for the station houses authorized by act approved April first, eighteen hundred and eighty-two: Provided further, That one half of the foregoing sums for the government of the District of Columbia shall be paid from the revenues of the said District.

JUDICIAL.

For payment of special deputy marshals for services at the Congressional elections in the year eighteen hundred and eighty-one and prior years, seven thousand seven hundred and eighty-two dollars.

SENATE.

To enable the Secretary of the Senate to pay the three riding pages of the Senate for services from the fifth day of March to the thirtieth
day of June, eighteen hundred and eighty-three, eight hundred and eighty-five dollars.

That the accounting officers of the Treasury be, and they are hereby, authorized and directed to audit and allow an account, amounting to eight hundred and seventy-six dollars, paid by the Acting Secretary of the Senate on the twelfth of August, eighteen hundred and eighty-two, to William Lucas and Thomas S. Hickman, under the act making appropriations for sundry civil expenses of the government, and for other purposes, approved August seventh, eighteen hundred and eighty-two.

To pay necessary expenses of the Senate for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, namely: For salaries of officers, clerks, messengers, and others, one thousand three hundred and seventy-seven dollars and twenty-cents; for clerks to committees and pages, nine thousand five hundred and twenty-three dollars; for furniture and repairs of furniture, one thousand two hundred dollars; for miscellaneous items, four thousand dollars; in all, sixteen thousand one hundred dollars and twenty cents.

To enable the Secretary of the Senate to pay Edward N. Atherton the balance of salary due him by law for discharging the duties of a messenger of the Senate from April first, eighteen hundred and seventy seven, to May fifth, eighteen hundred and seventy-nine, seven hundred and twenty dollars; said sum to be in full of all claims for said services.

To enable the Secretary of the Senate to pay to H. B. Littlepage compensation as messenger from August sixteenth, eighteen hundred and eighty-two, to March fourth, eighteen hundred and eighty-three, seven hundred and ninety one dollars and eighty cents.

That the portion of the Joint Committee of Congress upon the Library on the part of the Senate remaining in office as Senators shall during the recess of Congress exercise the powers and discharge the duties conferred by law upon the Joint Committee of Congress upon the Library.

HOUSE OF REPRESENTATIVES.

For this amount to pay salaries and mileage of members and Delegates for fiscal year ending June thirtieth, eighteen hundred and eighty-two, eleven thousand three hundred and nineteen dollars and forty-three cents.

To pay Hon John C. Cook, two hundred and fifty dollars, for newspaper and stationery allowance for the Forty-seventh Congress.

For additional compensation to the assistant journal clerk, six hundred dollars.

To pay to the parties named below the amounts set opposite their names, in full of expenses incurred by them, respectively, in contested election cases in the Forty-seventh Congress, namely:

To J. Floyd King, five hundred dollars; D. Wyatt Aiken, seven hundred and eight dollars and sixty-five cents; M. E. Cutts, one thousand dollars; J. C. Cook, one thousand dollars; Gustavus Sessingham, two thousand dollars; R. Graham Frost, two thousand dollars; Edward W. Robertson, seven hundred dollars; A. A. Mabson, five hundred dollars; John W. Jones, eight hundred dollars; Charles M. Shelley, three hundred dollars; in all, nine thousand five hundred and eight dollars and sixty-five cents.

To pay honorable Jesse J. Yates, as a member of the Forty-sixth Congress, his mileage and stationery account for the first regular session of that Congress, two hundred and forty-five dollars.

To pay honorable Horatio Bisbee, junior, as a member of the Forty-sixth Congress, his mileage and stationery account for the first regular session of that Congress, five hundred and twenty-five dollars.

To pay the representatives of honorable J. T. Updegraff, deceased, balance of salary and for mileage due him as a member of the Forty-seventh Congress, one thousand and thirty-two dollars and seventy-four cents.
To enable the Architect of the Capitol to construct partitions and shelving for storing surplus books of the Library of Congress in the crypt at the east side, two thousand dollars.

For altering and increasing the mail-boxes, and for necessary repairs in the post office of the House of Representatives, to be expended under the direction of the Architect of the Capitol, five hundred dollars, or so much thereof as may be necessary.

To enable the Clerk of the House to pay the following claims which have been examined and recommended by the Committee on Accounts, namely:

To W. H. Barbour, three hundred and twenty dollars; to Henry H. Neal, three hundred and twenty-nine dollars and thirty-four cents; to Wilbur F. Kellogg, two hundred and eighty-four dollars and seventeen cents; to P. V. Degraw, forty-eight dollars; to Francis A. Baird, three hundred and fifty dollars; to L. B. Cook, three hundred dollars; to William Mallory, two hundred and thirty dollars.

MISCELLANEOUS.

To pay W. W. Lester, for services rendered as a messenger while receiving the pay of a laborer, one hundred dollars.

To pay John S. Kenyon, difference between pay received by him and that of reading clerk, while so acting, for two months and fifteen days, two hundred and eight dollars and thirty-three cents.

To pay Henry A. Dawson, for services as messenger under the postmaster from December fourth to fourteenth, inclusive, thirty-five dollars and fifty cents.

To pay R. B. Ripley four hundred dollars as extra compensation for his services as assistant clerk to the Committee on Ways and Means.

To pay J. B. Holloway, additional, for services as assistant clerk to the Committee on War-Claims, four hundred dollars.

To pay E. L. Brown, for services as enrolling clerk during the first session of the Forty-seventh Congress, two hundred and forty dollars.

To pay N. A. Fuller, difference between amount received by him as cashier, under the Sergeant-at Arms, from July first to August fifth, eighteen hundred and eighty-two, and his salary as fixed by the act approved August fifth, eighteen hundred and eighty-two, ninety dollars and forty-nine cents.

To pay to Henry G. Hayes, for special report of testimony before the House Committee of Foreign Affairs at the First session of the Forty-seventh Congress as per account approved and certified, one hundred and sixty-two dollars.

To pay Frank Gault, for services as assistant to the journal clerk from December first to thirteenth, inclusive, seventy-eight dollars.

To pay Henry H. Smith for services rendered and to be rendered in compiling and indexing all questions of order decided in Committee of the Whole House on the state of the Union on general appropriation and revenue bills, under the resolution of February twenty-third, eighteen hundred and eighty-two, five hundred dollars.

And to pay D. F. Murphey Official Reporter of the Senate for extra services and for clerk hire paid out by him, one thousand dollars for the second session of the Forty-seventh Congress.

To reimburse Robert J. Stevens for sundry items paid for on account of Committee on Appropriations, House of Representatives, during Forty-sixth and Forty-seventh Congresses, sixty dollars.

To reimburse John G. Doren, late index clerk of the House, for money necessarily expended by him for assistance in indexing the printed matter of the House during the Forty-fifth and Forty-sixth Congresses, eight hundred and twelve dollars and twenty-five cents.

That there be printed and bound, for the use of the House, the usual number of copies of the digest of contested-election cases, together with an index of the same, to be prepared by the clerk of the Committee on
Elections for which and for the necessary preparation and superintendence connected therewith there shall be paid said clerk the sum of one thousand dollars, and not more than five hundred dollars shall be paid before said work is completed.

To pay Charles Carter for cleaning extra room of Committee on Appropriations sixty dollars.

To pay Charles H. Evans five hundred dollars for services rendered the Committee on Ways and Means in preparing statistical information and for other services called for by that committee during the present Congress; also to pay Henry Dunlap the like sum of five hundred dollars for like services rendered the Committee on Ways and Means, the same to be immediately available.

To pay W. B. Green for clerical work in completing the records of the Committee on accounts a sum equal to one months pay one hundred and eighty dollars.

SEC. 3. That for the payment of claims certified to be due by the several accounting officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the act of June twentieth, eighteen hundred and seventy-four, and under appropriations heretofore treated as permanent, being for the service of the fiscal year eighteen hundred and eighty-two and prior years, and which have been certified to Congress under section four of the act of June fourteenth, eighteen hundred and seventy-eight, as fully set forth in House Executive Document Numbered Forty-five, Forty-seventh Congress, second session; and for other items, there is appropriated, as follows:

CLAIMS ALLOWED BY THE FIRST COMPTROLLER

STATE DEPARTMENT.

For foreign intercourse, as follows:

For contingent expenses, United States consulates, eighteen hundred and eighty and prior years, two hundred and twelve dollars and fifty-three cents.

For salaries, consular services, for same period, fifty seven dollars and seven cents.

For salaries, consular officers not citizens, for same period, ninety four dollars and twenty-one cents.

For relief and protection of American seamen, for same period, five hundred and ninety-eight dollars and ninety-one cents.

To pay James Rea, late consul at Belfast, the amount found due him under private act numbered one hundred and twenty-three, approved July fifth, eighteen hundred and eighty-two, one thousand seven hundred and sixty-five dollars and fifty-one cents.

TREASURY DEPARTMENT

For internal revenue, as follows:

For redemption of stamps prior to July first, eighteen hundred and eighty, eighty-one dollars and sixty-six cents.

For allowance of drawback for same period, one hundred and seventy-one dollars and seven cents.

For refunding taxes illegally collected for same period, five thousand and fifty-three dollars and fifty-two cents.

To pay C. L. Lloyd balance of amount due on judgment against late internal revenue collector Conley, for taxes illegally collected, four thousand six hundred and ninety-two dollars and fifty cents.

For refunding moneys erroneously received and covered into the Treasury prior to July first, eighteen hundred and eighty, fifty-five dollars and eighty-seven cents.
For punishment for violation of internal-revenue laws, eighteen hundred and eighty and prior years, one thousand seven hundred and fifty-four dollars and fifty-eight cents.

For salary and expenses of supervisors and subordinate officers of internal-revenue, eighteen hundred and seventy-seven and prior years, seventy-four dollars and sixty-nine cents.

For salaries and expenses of agents and subordinate officers of internal-revenue, eighteen hundred and eighty and prior years, five hundred and twenty-one dollars and twenty-nine cents.

For expenses of assessing and collecting internal-revenue, eighteen hundred and seventy-five and prior years, two hundred dollars.

For salaries and expenses of collectors of internal revenue, eighteen hundred and eighty and prior years, one hundred and eighty-three dollars and thirty-nine cents.

For mints and assay offices, all being for the fiscal year eighteen hundred and eighty and prior years, as follows:

For contingent expenses, mint at San Francisco, thirty-six dollars and sixty-three cents.

For contingent expenses, mint at Carson, two dollars and fifty-one cents.

For contingent expenses, assay office at Helena, forty-one cents.

For contingent expenses, assay office at Boise City, eleven dollars and twenty-eight cents.

For contingent expenses, mint at Denver, six dollars and forty-five cents.

For miscellaneous expenses, all being for the fiscal year eighteen hundred and eighty and prior years, as follows:

For Coast and Geodetic Survey, western division, four dollars and twenty cents.

For suppressing counterfeiting and other crimes, thirty-five dollars.

For refunding to national-banking associations excess of duty, eighty-eight dollars and two cents.

For contingent expenses, independent treasury, thirty-two cents.

For contingent expenses, Treasury Department, freight, telegrams, and so forth, eighty-three dollars and nineteen cents.

For contingent expenses, Steamboat-Inspection Service, six cents.

For payment for land sold for direct taxes, six hundred and forty-five dollars.

For refunding taxes illegally collected under the direct-tax laws, seven hundred and ninety-one dollars and eighteen cents.

The Secretary of the Treasury is hereby authorized and directed to cause to be audited by the proper accounting officers of the Treasury and paid the claims of the original owners of lands which were sold for non-payment of United States direct taxes, for the surplus proceeds of the same, under the provisions of the act of August fifth, eighteen hundred and sixty-one, and for such purpose the sum of one hundred and ninety thousand dollars, or so much thereof as may be necessary, is hereby appropriated.

INTERIOR DEPARTMENT.

For public lands service, as follows:

For depredations on public timber, eighteen hundred and eighty and prior years, eight hundred and thirty-two dollars and eighty-six cents.

For surveying private land-claims in California, eighteen hundred and eighty and prior years, twenty-five dollars and two cents.

For surveying the public lands, eighteen hundred and eighty and prior years, one thousand three hundred and thirty dollars and fifty-one cents.
For surveying the northern boundary of Wyoming, one thousand dollars.
For adjusting claims for indemnity for swamp lands, sixty-five dollars and fifty cents.

DEPARTMENT OF JUSTICE.

For judicial, as follows:
For expenses of United States courts, eighteen hundred and seventy-nine and prior years, six thousand one hundred and thirty-one dollars and ten cents.

Fees, commissioners of U. S. courts.
For fees of commissioners of United States courts prior to July first, eighteen hundred and eighty, two hundred and thirty dollars and ninety cents.

Fees of jurors.
For fees of jurors, United States courts, for same period, seven hundred and fifty-six dollars and thirty-five cents.

Fees of witnesses.
For fees of witnesses, United States courts, for same period, four hundred and ninety-seven dollars and fourteen cents.

Prisoners, U. S. courts.
For support of prisoners, United States courts, for same period three thousand nine hundred and seventy-two dollars and thirteen cents.

Convicts.
For support of convicts, eighteen hundred and eighty and prior years, seven hundred and forty-eight dollars.

Miscellaneous.
For miscellaneous, United States courts, expenses prior to July first, eighteen hundred and eighty, one thousand six hundred and eight dollars and four cents.

Rent of court-rooms.
For rent of court-rooms, United States courts, for same period, three hundred and sixty dollars.

Fees, supervisors of elections.
For fees of supervisors of elections, for same period, three hundred dollars.

Territorial courts, Utah.
For expenses of Territorial courts in Utah, for same period, twelve dollars.

District marshals.
For salaries of district marshals for same period, nine hundred and ninety dollars and forty-five cents.

CLAIMS ALLOWED BY THE COMMISSIONER OF CUSTOMS.

For Marine-Hospital Service, for same period, forty-four dollars and seventy-seven cents.
For fuel, lights, and water for public buildings, for same period, two hundred and eighty dollars and fifty cents.
For Life-Saving Service, for same period, one hundred and seventy-five dollars and fifty cents.
For expenses of Revenue-Cutter Service, for same period, eight dollars and seventy-one cents.
For refunding moneys erroneously covered into the Treasury (customs), for same period, two hundred and fifty dollars.
For building or purchase of revenue vessels, for same period, two thousand and ten dollars.

WAR-DEPARTMENT CLAIMS ALLOWED BY THE SECOND AUDITOR AND SECOND COMPTROLLER.

For pay of volunteers (Mexican war), eighteen hundred and seventy-one and prior years, two hundred and two dollars and sixteen cents.
For pay of mounted riflemen (volunteers), under Colonel John C. Fremont, in eighteen hundred and forty-six, eighteen hundred and seventy-one and prior years, one hundred and five dollars.
For pay of Florida volunteers, eighteen hundred and seventy-one and prior years, six hundred and eighty dollars and twenty cents.
For contingencies of the Army, eighteen hundred and eighty and prior years, eighty-two dollars and seventy-four cents.
For draft and substitute fund, eighteen hundred and seventy-one and prior years, seventy-five dollars and ninety-three cents.
For medical and hospital department, eighteen hundred and eighty
and prior years, four hundred and seventy-seven dollars and twenty
cents.

For expenses of recruiting, eighteen hundred and eighty and prior
years, six dollars and fifteen cents.

Twenty per centum additional compensation, prior to July first,
eighteen hundred and eighty, (joint resolution of February twenty-
eighth, eighteen hundred and sixty-seven), one hundred and thirty-
nine dollars and thirty-two cents.

**INTERIOR DEPARTMENT CLAIMS ALLOWED BY THE SECOND AUDITOR AND SECOND COMPTROLLER.**

For contingencies of the Indian Department, eighteen hundred and
eighty and prior years, eighty-nine dollars.

For incidental expenses, Indian service in Colorado, for same period,
one dollar.

For incidental expenses, Indian service in Oregon, for same period,
eight hundred and thirty-six dollars and forty-six cents.

For support of Sioux of different tribes, including Santee Sioux of
Nebraska, for same period, sixty-five dollars and forty-one cents.

For transportation of Indian supplies, for same period, four hundred
and sixty-four dollars and ten cents.

For traveling expenses of Indian inspectors, for same period, two
dollars and forty-five cents.

**CLAIMS ALLOWED BY THE THIRD AUDITOR AND SECOND COMPTROLLER.**

**INTERIOR DEPARTMENT.**

For Army pensions for eighteen hundred and eighty and prior years,
one thousand and sixty-five dollars and eighty cents.

**WAR DEPARTMENT.**

For regular supplies, Quartermaster's Department, for eighteen hun-
dred and eighty and prior years, four thousand eight hundred and
thirty-three dollars and thirty-three cents.

For incidental expenses, Quartermaster's Department, for same
period, one thousand six hundred and ninety-nine dollars and seventy-
two cents.

For Army transportation, for same period, one hundred and forty-seven
thousand two hundred and sixteen dollars and nineteen cents.

To pay Olive A. Adams, widow of Daniel M. Adams, holder and
owner of audited claims for Army transportation eighteen hundred and
eighty and prior years, certified in Executive Document Forty-five,
second session, Forty-seventh Congress, five hundred and eighty-three
doors and sixty-seven cents.

For barracks and quarters, for same period, one thousand nine hun-
dred and ninety-four dollars and twenty cents.

For horses for cavalry and artillery, for same period, eleven thousand
five hundred and forty dollars.

For clothing, camp and garrison equipage, for same period, sixty-
seven cents.

For subsistence of the Army, for same period, one thousand one hun-
dred and five dollars and seventy cents.

For refunding to States expenses incurred in raising volunteers, as
follows: To the State of Ohio, seventy thousand nine hundred and forty-
three dollars and ninety-six cents; to the State of Maine, two thousand
one hundred and ninety-seven dollars and thirty-two cents; to the State
of Massachusetts, eleven thousand seven hundred and fifty-four dollars
and twelve cents (eight installment); to the State of Pennsylvania,
forty-seventh congress. sess. ii. ch. 141. 1883.

kentucky.

thirty-three thousand seven hundred and sixty-six dollars and fifty-eight cents (eleventh installment); to the state of kentucky, twenty-nine thousand four hundred and ninety-eight dollars and ninety-four cents (eleventh and twelfth installments); in all, one hundred and forty-eight thousand one hundred and sixty dollars and ninety-two cents.

lost horses, etc., in military service.

for horses and other property lost in the military service prior to july first, eighteen hundred and eighty, thirty-two thousand seven hundred and eighty-one dollars and ninety-four cents.

commutation of rations to prisoners of war, etc.

for commutation of rations to prisoners of war in rebel states, for same period, thirteen thousand seven hundred and seventy-six dollars and fifty cents.

pay, etc., oregon and washington volunteers.

for pay, transportation, services, and supplies of oregon and washington volunteers in eighteen hundred and fifty-five, eighteen hundred and fifty-six, eighteen hundred and seventy-one, and prior years, three thousand and fifty dollars.

twenty percent additional compensation.

for twenty per centum additional compensation, prior to july first, eighteen hundred and eighty, nine hundred and sixty dollars and fifty-six cents.

rogue river indian war.

for rogue river indian war, for same period, six hundred and thirteen dollars and fourteen cents.

contingencies, fortifications.

for contingencies of fortifications, one hundred and fifty-eight dollars and fifty-one cents.

navy-department claims.

navy-department claims allowed by the fourth auditor and second comptroller.

pay, navy.

for pay of the navy, prior to july first, eighteen hundred and eighty, twenty thousand seven hundred and eighty-three dollars and eighty cents.

miscellaneous.

for pay, miscellaneous, for eighteen hundred and eighty and prior years, two thousand two hundred and forty-six dollars and sixty-nine cents.

arrearages.

for pay of the navy (arrearages), prior to july first, eighteen-hundred and eighty, three dollars and twenty-three cents.

marine corps.

for pay of the marine corps, for same period, one hundred and fifty-one dollars and ninety-two cents.

for contingent, marine corps, for eighteen hundred and eighty and prior years, four hundred and seventy-five dollars and eighty-six cents.

for fuel, marine corps, for same period, twenty-four dollars and fifty cents.

for transportation and recruiting, marine corps, for same period, ninety-six dollars.

naval observatory.

for naval observatory, bureau of navigation, for same period, twenty-nine dollars and sixty cents.

equipment and recruiting.

for contingent, bureau of equipment and recruiting, for same period, one hundred and thirty dollars and eight cents.

for civil establishment, bureau of equipment and recruiting, for same period, fifty-four dollars and seventy-nine cents.

yards and docks.

for maintenance of yards and docks, bureau of yards and docks, for same period, twenty-eight dollars and sixty-six cents.

medicine and surgery.

for medical department, bureau of medicine and surgery, for same period, eight hundred and thirty-two dollars and eighty-eight cents.

for contingent, bureau of medicine and surgery, for same period, one hundred and forty-seven dollars and nineteen cents.

provisions and clothing.

for provisions, navy, bureau of provisions and clothing, for same period, three dollars.

for contingent, bureau of provisions and clothing, for same period, three hundred and sixty-two dollars and fifty-one cents.

construction and repair.

for construction and repair, bureau of construction and repair, for same period, forty-four dollars and forty cents.

steam-engineering.

for steam-machinery, bureau of steam-engineering, for same period, twenty-nine cents.
For Navy pensions for same period, two hundred and twenty-one dollars and sixty-nine cents.

For bounty for destruction of enemy's vessels, prior to July first, eighteen hundred and eighty, one hundred and fifty-seven dollars and sixty-eight cents.

For enlistment bounties to seamen, for same period, six hundred and eighty nine dollars and thirty-six cents.

For indemnity for lost clothing, for same period, three hundred and sixty-eight dollars and ninety cents.

**POST-OFFICE DEPARTMENT.**

For deficiency in postal revenues for eighteen hundred and eighty and prior years, twelve thousand three hundred and fifty-four dollars and sixty-nine cents.

For deficiency in postal revenues, eighteen hundred and eighty and prior years, to pay certificates numbered one hundred and fifty-seven, one hundred and fifty-eight, one hundred and fifty-nine, one hundred and sixty, one hundred and sixty-one, and one hundred and sixty-two, for mail transportation and clerk hire, three thousand four hundred and sixty-nine dollars and thirty-seven cents.

To pay S. P. Wheeler amount of claim for mail messenger service in Chicago, Illinois, payable from the postal revenues for eighteen hundred and eighty-two and prior years, four hundred and sixty-one dollars and twenty-four cents.

**Sec. 4.—** For the payment of arrears of pay, and so forth, to officers and soldiers of the United States Army which may be certified to be due by the accounting officers of the Treasury Department, being for the service of the fiscal year eighteen hundred and eighty-one and prior years, four hundred thousand dollars.

For payment of amounts for arrears of pay to two and three year volunteers who served in the war of the rebellion which may be certified to be due by the accounting officers of the Treasury Department, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, one hundred and fifty thousand dollars.

For payment of amounts of bounty to volunteer soldiers who served in the war of the rebellion, and their widows and legal heirs which may be certified to be due by the accounting officers of the Treasury Department, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, one hundred and fifty thousand dollars.

For payment of amounts of additional bounty under the act of July twenty-eighth, eighteen hundred and sixty-six, which may be certified to be due by the accounting officers of the Treasury Department, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, sixty thousand dollars.

For the payment of claims audited and allowed by the Second Auditor and Second Comptroller of the Treasury under the provisions of the act of August seventh, eighteen hundred and eighty-two, “to authorize the auditing of certain unpaid claims against the Indian Bureau by the accounting officers of the Treasury,” for services rendered and supplies furnished on account of the Indian service, as fully set forth in House Executive Document number forty-two, second session, Forty-seventh Congress, ninety-six thousand three hundred and eighteen dollars and seventy-one cents.

**Sec. 5.—** It shall be the duty of the Secretary of the Navy to cause to be appraised, in such manner as may seem best, all vessels of the Navy which have been stricken from the Navy Register under the provisions of the act making appropriations for the naval service for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes, approved August fifth, eighteen hundred and eighty-two. And if the said Secretary shall deem it for the best interest of the United States to sell any such vessel or vessels, he shall, after
such appraisal, advertise for sealed proposals for the purchase of the same, for a period not less than three months, in such newspapers as other naval advertisements are published, setting forth the name and location and the appraised value of such vessel, and that the same will be sold, for cash, to the person or persons or corporation or corporations offering the highest price therefor above the appraised value thereof; and such proposals shall be opened on a day and hour and at a place named in said advertisement, and record thereof shall be made. The Secretary of the Navy shall require to accompany each bid or proposal a deposit in cash of not less than ten per centum of the amount of the offer or proposal, and also a bond, with two or more sureties to be approved by him, conditioned for the payment of the remaining ninety per centum of the amount of such offer or proposal within the time fixed in the advertisement. And in case default is made in the payment of the remaining ninety per centum, or any part thereof, the Secretary, within the prescribed time thereof, shall advertise and resell said vessel under the provisions of this act. And in that event said cash deposit of ten per centum shall be considered as forfeited to the government, and shall be applied, first, to the payment of all costs and expenditures attending the advertisement and resale of said vessel; second, to the payment of the difference; if any, between the first and last sale of said vessel; and the balance, if any, shall be covered into the Treasury: Provided, however, That nothing herein contained shall be construed to prevent a suit upon said bond for breach of any of its conditions. Any vessel sold under the foregoing provisions shall be delivered to the purchaser upon the full payment to the Secretary of the Navy of the amount of such proposal or offer; and the net proceeds of such sale shall be covered into the Treasury. But no vessel of the Navy shall hereafter be sold in any other manner than herein provided, or for less than such appraised value, unless the President of the United States shall otherwise direct in writing. In case any vessel now in process of construction in any navy yard has been or shall be found to be unworthy of being completed, and has been and shall be condemned under the provisions of said act, and cannot properly be sold, and it becomes necessary to remove the same, the cost of such removal shall be paid out of the net proceeds derived from the sale of other vessels hereby authorized to be sold.

Approved, March 3, 1883.

Mar. 3, 1883.

Adjustment of salaries of postmasters.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the respective compensation of postmasters of the first, second, and third classes shall be annual salaries, assigned in even hundreds of dollars, and payable in quarterly payments, to be ascertained and fixed by the Postmaster General from their respective quarterly returns to the Auditor of the Treasury for the Post Office Department, or copies or duplicates thereof, to be forwarded to the First Assistant Postmaster-General, for four quarters immediately preceding the adjustment, at the following rates, namely:

FIRST CLASS.

Gross receipts, forty thousand dollars, and not exceeding forty-five thousand dollars, salary, three thousand dollars.

Gross receipts, forty-five thousand dollars, and not exceeding sixty thousand dollars, salary, three thousand one hundred dollars.

Gross receipts, sixty thousand dollars, and not exceeding eighty thousand dollars, salary, three thousand two hundred dollars.

Gross receipts, eighty thousand dollars, and not exceeding one hundred and ten thousand dollars, salary, three thousand three hundred dollars.
Gross receipts, one hundred and ten thousand dollars, and not exceeding one hundred and fifty thousand dollars, salary, three thousand four hundred dollars.

Gross receipts, one hundred and fifty thousand dollars, and not exceeding two hundred thousand dollars, salary, three thousand five hundred dollars.

Gross receipts, two hundred thousand dollars, and not exceeding two hundred and sixty thousand dollars, salary, three thousand six hundred dollars.

Gross receipts two hundred and sixty thousand dollars, and not exceeding three hundred and thirty thousand dollars, salary, three thousand seven hundred dollars.

Gross receipts, three hundred and thirty thousand dollars, and not exceeding four hundred thousand dollars, salary, three thousand eight hundred dollars.

Gross receipts four hundred thousand dollars, and not exceeding four hundred and fifty thousand dollars, salary, three thousand nine hundred dollars.

Gross receipts, four hundred and fifty thousand dollars, and not exceeding five hundred thousand dollars, salary, four thousand dollars.

Gross receipts five hundred thousand dollars, and not exceeding six hundred thousand dollars, salary, five thousand dollars.

Gross receipts, six hundred thousand dollars and upwards, salary, six thousand dollars.

SECOND CLASS.

Gross receipts, eight thousand dollars, and not exceeding nine thousand dollars, salary, two thousand dollars.

Gross receipts, nine thousand dollars, and not exceeding ten thousand dollars, salary, two thousand one hundred dollars.

Gross receipts, ten thousand dollars, and not exceeding eleven thousand dollars, salary, two thousand two hundred dollars.

Gross receipts, eleven thousand dollars, and not exceeding thirteen thousand dollars, salary, two thousand three hundred dollars.

Gross receipts, thirteen thousand dollars and not exceeding sixteen thousand dollars, salary, two thousand four hundred dollars.

Gross receipts, sixteen thousand dollars, and not exceeding twenty thousand dollars, salary, two thousand five hundred dollars.

Gross receipts, twenty thousand dollars, and not exceeding twenty four thousand dollars, salary, two thousand six hundred dollars.

Gross receipts, twenty four thousand dollars, and not exceeding thirty thousand dollars, salary, two thousand seven hundred dollars.

Gross receipts, thirty thousand dollars, and not exceeding thirty-five thousand dollars, salary, two thousand eight hundred dollars.

Gross receipts, thirty-five thousand dollars, and not exceeding forty thousand dollars, salary, two thousand nine hundred dollars.

THIRD CLASS.

Gross receipts, one thousand nine hundred dollars, and not exceeding two thousand one hundred dollars, salary, one thousand dollars.

Gross receipts, two thousand one hundred dollars, and not exceeding two thousand four hundred dollars, salary, one thousand one hundred dollars.

Gross receipts, two thousand four hundred dollars, and not exceeding two thousand seven hundred dollars, salary, one thousand two hundred dollars.

Gross receipts two thousand seven hundred dollars, and not exceeding three thousand dollars, salary, one thousand three hundred dollars.

Gross receipts, three thousand dollars, and not exceeding three thousand five hundred dollars, salary, one thousand four hundred dollars.

Gross receipts, three thousand five hundred dollars, and not exceed-
ing four thousand two hundred dollars, salary, one thousand five hundred dollars.

Gross receipts, four thousand two hundred dollars, and not exceeding five thousand dollars, salary, one thousand six hundred dollars.

Gross receipts, five thousand dollars, and not exceeding six thousand dollars, salary, one thousand seven hundred dollars.

Gross receipts, six thousand dollars, and not exceeding seven thousand dollars, salary, one thousand eight hundred dollars.

Gross receipts, seven thousand dollars, and not exceeding eight thousand dollars, salary, one thousand nine hundred dollars.

And in order to ascertain the amount of the postal receipts of each office, the Postmaster-General may require postmasters to furnish the department with certified copies of their quarterly returns to the auditor at such times and for such periods as he may deem necessary in each case.

FOURTH CLASS.

Compensation fixed on basis of box-rents, etc. Sec. 2. That the compensation of postmasters of the fourth class shall be fixed upon the basis of the whole of the box-rents collected at their offices and commissions upon the amount of canceled postage-due stamps (provided for in section two hundred and seventy of the Revised Laws and regulations, edition of eighteen hundred and seventy-nine), and on postage stamps, official stamps, stamped envelopes, postal cards, and newspaper and periodical stamps canceled on matter actually mailed at their offices, and on amounts received from waste paper, dead newspapers, printed matter, and twine sold, at the following rates, namely: On the first fifty dollars or less per quarter, one hundred per centum; on the next one hundred dollars or less per quarter, sixty per centum; on the next two hundred dollars or less per quarter, fifty per centum; and on all the balance, forty per centum, the same to be ascertained and allowed by the Auditor of the Treasury for the Post-Office Department in the settlement of the accounts of such postmasters upon their sworn quarterly returns: Provided, That when the compensation of any postmaster of this class shall reach two hundred and fifty dollars for four consecutive quarters each, exclusive of commissions on money-order business, and when the returns to the auditor for four consecutive quarters shall show him to be entitled to a compensation in excess of two hundred and fifty dollars per quarter, the auditor shall report such fact to the Postmaster-General, who shall assign the office to its proper class, and fix the salary of the postmaster as provided by section one of this act: Provided further, That in no case shall there be allowed to any postmaster of this class a compensation greater than two hundred and fifty dollars in any one of the first, three quarters of any fiscal year, exclusive of money-order commissions, and in the last quarter of each fiscal year there shall be allowed such further sum as he may be entitled to under the provisions of this act, not exceeding for the whole fiscal year the sum of one thousand dollars exclusive of money-order commissions.

Limit of pay of postmasters of the fourth class. Sec. 3.—That the Postmaster-General shall make all orders relative to the salaries of postmasters; and any change made in such salaries shall not take effect until the first day of the quarter next following the order; and the auditor shall be notified of any and all changes of salaries.

Orders changing salaries. Sec. 4.—That the salaries of postmasters of the first, second and third classes shall be readjusted by the Postmaster General, the first adjustment (under this act) to take effect simultaneously with the reduction of the rates of postage, and thereafter at the beginning of each fiscal year; and the salary of the postmaster at Washington City, District of Columbia, shall be five thousand dollars; and in no case shall the salary of any Postmaster exceed the sum of six thousand dollars, except in the city of New York, where the salary of the postmaster shall remain as now fixed by law, at eight thousand dollars per annum.

Approved, March 3, 1883.
CHAP. 143.—An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated for the objects hereinafter expressed for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, namely:

UNDER THE STATE DEPARTMENT.

For the use of the United States exhibit at the International Fishery Exhibition, to be held in London in May, eighteen hundred and eighty-three, to be expended by the United States Commissioner of Fish and Fisheries, under the direction and regulations of the Department of State, ten thousand dollars, which shall be immediately available.

For international exchanges, Smithsonian Institution: For expenses of the international exchanges between the United States and foreign countries, in accordance with the Paris convention of eighteen hundred and seventy-seven, including salaries and compensation of all necessary employees, seven thousand five hundred dollars.

For salary of the secretary of legation at Vienna, one thousand eight hundred dollars; and the salary of the consul-general at Vienna for the fiscal year eighteen hundred and eighty-four, shall be only three thousand dollars.

To enable the Government of the United States to take part, upon the invitation of the French Government, in experiments to determine electrical questions at a conference to be held at Paris, and to defray the expenses of a commission of experts, not exceeding three in number, on the part of the United States, who shall serve without compensation, twelve thousand five hundred dollars.

To meet expenses of the State Department in vacating rooms in the south wing of the State, War, and Navy building which are to be occupied by the Navy Department, one thousand dollars, or so much thereof as may be necessary, the same to be immediately available.

For the purpose of reimbursing the legal representatives of Francis P. Van Wyck, late consul at Turks Island, deceased, for money expended in transporting the remains of said Van Wyck to his home for burial, one thousand dollars.

UNDER THE TREASURY DEPARTMENT.

PUBLIC BUILDINGS.

For custom-house and post-office at Albany, New York: Completion of building and approaches, and construction of elevators, forty-five thousand dollars.

For post-office and court-house at Baltimore, Maryland: For continuation of building, one hundred and twenty-five thousand dollars.

For post-office and sub-treasury at Boston, Massachusetts: For completion of building and approaches, one hundred thousand dollars.

For custom-house and post-office at Cincinnati, Ohio: For continuation, two hundred and fifty thousand dollars.

For custom-house, court-house, and post-office at Memphis, Tennessee: For continuation, twenty-five thousand dollars.

For marine hospital at Memphis, Tennessee: For completion, sixteen thousand dollars.

For custom-house at New Orleans, Louisiana: For completion of approaches and for repairs, fifteen thousand dollars.

For custom-house and post-office at Hartford, Connecticut: For completion of approaches, two thousand dollars.

For court-house and post-offices at Montgomery, Alabama: For approaches, fifteen thousand dollars.

Appropriations, Sundry civil expenses.
For barge-office building at New York, New York: For painting, mantels, and tower-clock, four thousand dollars.

For post-office and court-house at Philadelphia, Pennsylvania: For completion of building and approaches, four hundred thousand dollars.

Provided, That so much of this amount as is necessary is made immediately available for the completion of such parts of the building and approaches as are intended to accommodate the United States courts and their officers by the first day of July, anno Domini eighteen hundred and eighty-three, and those for the post-office by the first day of October, anno Domini eighteen hundred and eighty-three, the Supervising Architect being directed to have such work done, so that the said courts and their officers and the post-office officials may be in the occupancy of the said building on or before the aforesaid dates.

For court-house and post-office at Pittsburgh, Pennsylvania: For continuation, one hundred and twenty-five thousand six hundred dollars.

For custom-house and post-office at Saint Louis, Missouri: For completion, one hundred thousand dollars.

For court-house and post-office at Topeka, Kansas: For clock-tower and approaches, sixteen thousand two hundred dollars.

For post-office at Brooklyn, New York: For continuation two hundred thousand dollars.

For custom-house and post-office at Buffalo, New York: For continuation, fifty thousand dollars.

For post-office, and so forth, at Council Bluffs, Iowa: For completion, fifty thousand dollars.

For court-house and post-office at Dallas, Texas: For completion, thirty-seven thousand five hundred dollars.

For court-house and post-office at Denver, Colorado: For continuation, twenty-five thousand dollars.

For court-house and post-office at Des Moines, Iowa: For continuation, forty thousand dollars.

For court-house and post-office at Jackson, Tennessee: For completion, twenty-five thousand dollars.

For court-house and post-office at Louisville, Kentucky: For continuation, one hundred and forty thousand dollars.

For court-house and post-office at Paducah, Kentucky: For completion, eight thousand five hundred dollars.

For court-house and post-office at Leavenworth, Kansas: For continuation, forty-five thousand dollars.

For post-office, and so forth, at Minneapolis Minnesota: For continuation, sixty thousand dollars.

For court-house and post-office at Oxford, Mississippi: For construction and completion, fifty thousand dollars.

For completion of court-house at Greensboro', North Carolina, twenty-five thousand dollars.

For court-house and post-office at Rochester, New York: For continuation, seventy thousand dollars.

For post-office and court-house at Syracuse, New York: For continuation, seventy thousand dollars; and said building may be erected within twenty-five feet of the north line of the real estate acquired for its erection.

For Treasury building at Washington, District of Columbia: Annual repairs to Treasury building, fifteen thousand dollars.

And the Secretary of the Treasury is hereby authorized, should he deem it advisable, to purchase a site suitable for the purpose, other than that provided for in the act authorizing the erection of a new building in the city of Pensacola, Florida, approved June tenth, eighteen
hundred and eighty-two: Provided, That nothing herein contained shall be construed to extend the limit of the cost of said building and site beyond the sum of two hundred thousand dollars, as fixed in said act.

And the Secretary of the Treasury is hereby authorized to procure the appraisal of the premises, with the buildings and improvements thereon, situate in the city of New York, bounded by West, Laight, Hubert, and Washington streets in the said city, and now occupied by the government under lease, and to make report to Congress thereon at its next session.

And the Secretary of the Treasury is authorized to acquire, by private purchase or by condemnation, the necessary lands for public buildings and light-houses to be constructed, and for which money is appropriated, including all public building sites authorized to be acquired under any of the acts of the first session of the Forty-seventh Congress; and there may be expended by the Secretary of the Treasury, from the several amounts appropriated for the construction of public buildings, the expenses incident to the procuring of sites for said buildings, respectively.

**LIFE-SAVING STATIONS.**

For salaries of superintendents for the life-saving stations as follows: On the coasts of Maine and New Hampshire one, and on the coast of Massachusetts one, at one thousand five hundred dollars each; on the coasts of Rhode Island and Long Island one, at one thousand eight hundred dollars; of one assistant superintendent on the coasts of Rhode Island and Long Island, who shall reside on the main land of the State of Rhode Island, one thousand dollars.

For salary of one superintendent on the coast of New Jersey, one thousand eight hundred dollars.

For salaries of superintendents on the coasts of Delaware, Maryland, and Virginia, one, at one thousand five hundred dollars; on the coasts of Virginia and North Carolina, one, at one thousand eight hundred dollars.

For salary of one superintendent for life-saving stations and for the houses of refuge on the coasts of South Carolina, Georgia, and Florida, one thousand two hundred dollars; of one superintendent for the life-saving and life-boat stations on the coast of the Gulf of Mexico, one thousand five hundred dollars; and of one on the coasts of Lakes Ontario and Erie, one thousand eight hundred dollars.

For salaries of superintendents for the life-saving and life-boat stations: One on the coasts of Lakes Huron and Superior, one on the coast of Lake Michigan, and one on the coasts of Washington Territory, Oregon, and California at one thousand eight hundred dollars each.

For salaries of two hundred and eleven keepers of life-saving and life-boat stations and of houses of refuge, one hundred and forty-seven thousand seven hundred dollars.

For pay of crews of surfmen employed at the life-saving and life-boat stations, during the period of actual employment; compensation of volunteers at life-saving and life-boat stations, for actual and deserving service rendered upon any occasion of disaster, at such rate, not to exceed ten dollars for each person, as the Secretary of the Treasury may determine; pay of volunteer crews for drill and exercise; fuel for stations and houses of refuge; repairs and outfits for same; rebuilding and improvement of same; supplies and provisions for houses of refuge and for ship-wrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department; for carrying out the provisions of sections seven and eight of the act approved May fourth, eighteen hundred and eighty-two, and contingent expenses, including freight, storage, repairs to apparatus, medals, labor, stationery, advertising, and miscellaneous expenses that cannot be included under
Revenue-cutter service.

For expenses of the Revenue-Cutter Service: For pay of captains, lieutenants, engineers, cadets, and pilots, and for rations for the same; for pay of petty officers, seamen, cooks, stewards, boys, coal-passers, and firemen, and for rations for the same; for fuel for vessels, and repairs and outfits for the same; ship-chandlery and engineers' stores for the same; traveling expenses of officers traveling on duty under orders from the Treasury Department; instruction of cadets; commutation of quarters; contingent expenses, including wharfage, towage, dockage, freight, advertising, surveys, common labor, and miscellaneous expenses which cannot be included under special heads, eight hundred and seventy-five thousand dollars.

The Secretary of the Treasury is hereby authorized and directed, if in his judgment the exigencies of the service require it, to buy the steam-launches for use in the harbors of Galveston, Texas, and Mobile, Alabama, provided for by the act approved August seventh, eighteen hundred and eighty-two, entitled "An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-three, and for other purposes," but not at an additional cost.

Engraving and Printing Bureau.

For salaries of all necessary clerks and employees, and for labor (by the day, piece, or contract), including labor of workmen skilled in engraving, transferring, plate-printing, and other specialties necessary for carrying on the work of engraving and printing, the pay for such labor to be fixed by the Secretary of the Treasury, at rates not exceeding the rates usually paid for such work; and for other expenses of engraving and printing; for materials required in the work of engraving and printing; for purchase of engravers tools, dies, rolls, and plates, and for machinery and repairs of same; and for expenses of operating macerating machines for the destruction of the United States notes, bonds, national-bank notes, and other obligations of the United States authorized to be destroyed, four hundred and eighty-five thousand seven hundred dollars and from said summ work may be executed by the Bureau of Engraving and Printing for the following purposes, namely:

For engraving, printing and finishing United States notes, gold and silver certificates, registered bonds for transfers, and other securities, three hundred and sixty one thousand dollars.

For engraving (except face-plates), printing, and finishing circulating notes for national-banking associations, one hundred and five thousand dollars.

Treasurer's and disbursing officer's checks.

For engraving, printing, and finishing checks for the Treasurer of the United States and disbursing officers, and for the purchase of paper for the same, seven thousand dollars.

Pension checks.

For engraving, printing, and finishing checks for the payment of pensions, twelve thousand dollars.

For engraving, printing, and finishing certificates of letters patents, seven hundred dollars.

Keepers.

For salaries of keepers of light-houses: For salaries, fuel, rations, rent of quarters, where necessary, and similar incidental expenses of one thousand and fifteen light-keepers, and fog-signal keepers, five hundred and eighty-five thousand dollars.

LIGHT HOUSE ESTABLISHMENT
For expenses of light-vessels: For seamen's wages, rations, repairs, salaries, supplies, and incidental expenses of thirty-light ships, two hundred and forty thousand dollars.

For expenses of buoyage: For expenses of raising, cleaning, painting, repairing, removing, and supplying losses of buoys, spindles, and day beacons, and for chains, sinkers, and similar necessaries, three hundred and twenty-five thousand dollars.

For expenses of fog-signals: For establishing, renewing, duplicating, and improving fog signals and buildings connected therewith, and for repairs and incidental expenses of the same, sixty thousand dollars.

For inspecting lights: For expenses of visiting and inspecting lights and other aids to navigation, including rewards paid for information as to collisions, four thousand dollars.

For supplies of light-houses: For supplying the light-houses, beacons, lights, and fog-signals on the Atlantic, Gulf, Lake, and Pacific coasts with illuminating and cleansing materials, and such other materials as may be required for annual consumption, including the expenses of inspection and delivery of the same; for books and furniture for stations, and other incidental and necessary expenses, three hundred and seventy-five thousand dollars.

For repairs of light-houses: For repairs and incidental expenses of light houses and stations, including the two lights at Cape Elizabeth, Maine, which shall remain as they are; for rebuilding, renovating, and improving the same, and buildings connected therewith; for the establishment and repairing of pier-head lights; and for the purchase and repair of illuminating apparatus and machinery, three hundred and ten thousand dollars.

For lighting and buoyage of the Mississippi, Missouri, and Ohio Rivers: For maintenance of lights and buoys on the Mississippi, Ohio, and Missouri Rivers, and at the mouth of Red River, Louisiana, one hundred and seventy-five thousand dollars.

For survey of light-house sites: For examination and survey of sites for proposed light houses and preparing plans for proposed structures, ten thousand dollars.

LIGHT-HOUSES, BEACONS, AND FOG SIGNALS.

Fourteen-foot Bank light-station, Delaware Bay: For completing the construction of the light-house to replace the light-ship now on Fourteen-foot Bank, Delaware Bay, seventy-five thousand dollars.

Great Shoals light-station, Maryland: For the erection of a light-house on the Great Shoals, at or near a point nearly opposite the place now marked by the “Shark-fin” buoy, in Dorchester County, State of Maryland, fifteen thousand dollars.

Cape San Blas light-station, Florida: For erecting a new tower at Cape San Blas, Florida, thirty-five thousand dollars.

Dog River Bar and Choctaw Pass Channel light-stations, Alabama: For lighting and marking the dredged channel in Mobile Bay, Alabama, nineteen thousand dollars.

Detroit River light-station, Michigan: For continuing the construction of the light-house and fog-signal at the mouth of Detroit River, Michigan, forty thousand dollars.

Northwest Seal Rock light-station, California: For continuing the construction of a light-house on Northwest Seal Rock, off Point Saint George, California, fifty thousand dollars.

Mosquito Inlet, Florida: For continuing the construction of a light-house at Mosquito Inlet, Florida, thirty thousand dollars.

For the erection of lights on the Hudson River at Percy’s Reach, Lampheere’s Dock, and Livingston’s Creek, six thousand five hundred dollars.

For lease of ground to erect electric light at Hell Gate, four hundred dollars; and the Light-House Board is hereby authorized, with the approval of Congress, to make such payments for said purpose as shall be just and reasonable.
proval of the Secretary of the Treasury, to lease such parcel of land as is required for the establishment of said electric light at Hell Gate.

Establishment and maintenance of lighted buoys: For the establishment and maintenance of lighted buoys, twenty-five thousand dollars.

That it shall be the duty of the Light-House Board to apply the money herein appropriated, other than for surveys, as far as can be without detriment to the interests of the government, by contract. Where work cannot be done, or materials purchased, by contract, without injury to the public interests, it may be prosecuted by hired labor and materials purchased in open market.

COAST AND GEODETIC SURVEY.

For every expenditure requisite for and incident to the survey of the Atlantic, Gulf and Pacific coasts of the United States, including the survey of rivers to the head of tide-water or ship navigation; deep-sea soundings, temperature, and current observations along the coasts, and throughout the Gulf Stream and Japan stream flowing off the said coasts; tidal observations; the necessary resurveys; the preparation of the Coast Pilot; a magnetic map of North America; and compilation of data for a general map of the United States; and including compensation not otherwise appropriated for of persons employed in the fieldwork, in conformity with the regulations for the government of the Coast and Geodetic Survey adopted by the Secretary of the Treasury, to be expended as follows:

For continuing the survey of the coast of Maine eastward from Moose- 
abeec, and including Machias Bay and approaches, and extension of triangulation, nine thousand dollars.

For examination of channels between Nantucket and Monomoy, one 
thousand five hundred dollars.

For continuing resurvey of Long Island Sound, twenty thousand dol-

For completing resurvey of Delaware Bay, two thousand five hun-
dred dollars.

For continuing examination of changes and resurveys on the seacoast of New Jersey, two thousand one hundred dollars.

For survey of estuaries of Chesapeake Bay and of sounds in North Carolina not heretofore surveyed, two thousand four hundred dollars.

For continuing the survey of eastern coast of Florida between Jupiter Inlet and Key Biscayne, seven thousand dollars.

For continuing survey of the western coast of Florida from San Carlos entrance southward, three thousand dollars.

For continuing survey northward from Ancloete Keys, three thousand dollars.

For continuing survey of the coast of Louisiana from Barataria Bay westward, three thousand five hundred dollars.

For continuing survey from Calcasieu Pass eastward, three thousand five hundred dollars.

To complete the survey of the coast of Texas, and to make such re-
examinations of inlets as may be necessary, two thousand five hundred dollars.

To make off-shore soundings along the Atlantic coast, and current and temperature observations in the Gulf Stream, six thousand dollars.

For determinations of geographical positions (longitude party), two thousand five hundred dollars.

To complete the triangulation connecting the survey of the coast with that of the lakes, two thousand seven hundred dollars.

To continue the primary triangulation from Atlanta towards Mobile, 
two thousand five hundred dollars.

For an exact line of levels from the Gulf to the trans-continental line of levels between the Atlantic and Pacific Oceans, two thousand dollars.
To continue tide observations on the Atlantic and Gulf coasts, two thousand dollars.

To continue magnetic observations on the Atlantic and Gulf coasts, two thousand seven hundred dollars.

To continue gravity experiments, three thousand dollars.

To make special hydrographic examinations for the Coast Pilot, three thousand dollars.

For compilation of data for a general map of the United States, two thousand seven hundred dollars.

For continuing the survey of the coast of California, namely: For topography from San Diego (False Point) towards San Luis Bay; from Morro Rock to San Simeon; from Point Piedras Blancas to Cape San Martin, nine thousand dollars.

For primary triangulation from Point Sal northward; from Table Mountain southward; and from Trinidad Head to the Oregon line, eighteen thousand dollars.

For hydrography off the same coast, seven thousand dollars.

For continuing the survey of the coast of Oregon, namely: Topography from Umpquah River northward, including survey of Siuslaw entrance, Coos Bay, and offshore hydrography, and completion of survey of Columbia River and Willamette River to the head of ship navigation, nine thousand dollars.

For continuing the survey of the coast of Washington Territory, namely: Continuing the triangulation, topography, and hydrography of Puca Strait, five thousand three hundred dollars.

For completing the survey of Puget Sound, five thousand four hundred dollars.

For examinations and surveys of such passages, anchorages, and harbors on the coast of Alaska as may be deemed most needful, seven thousand two hundred dollars.

For tide observations on the Pacific coast, two thousand dollars.

For magnetic observations on the Pacific coast, two thousand dollars.

For gravity observations on the Pacific coast, one thousand dollars; and for objects not hereinbefore named that may be deemed urgent, ten thousand dollars; and ten per centum of the foregoing amounts shall be available, interchangeably, for expenditure on the objects named.

For furnishing points for State surveys, sixteen thousand dollars.

For transcontinental geodetic work, thirty thousand dollars, including line of leveling between Atlantic and Pacific Oceans.

For pay of officers continuously employed, one hundred and twenty-four thousand nine hundred and fifty dollars, as follows:

For pay of superintendent, six thousand dollars.

For pay of six assistants, at rates between three thousand dollars and four thousand dollars per annum, twenty one thousand two hundred dollars.

For pay of nineteen assistants, at rates between two thousand dollars and two thousand nine hundred dollars, per annum, forty-three thousand dollars.

For pay of twenty-one assistants, at rates between one thousand five hundred dollars and one thousand nine hundred dollars per annum, thirty-six thousand dollars.

For pay of nine sub-assistants, at rates between one thousand one hundred dollars and one thousand four hundred dollars per annum, eleven thousand two hundred and fifty dollars.

For pay of nine aids, at rates between seven hundred and twenty dollars and nine hundred dollars per annum, seven thousand five hundred dollars.

For pay of office force, one hundred and twenty-eight thousand five
Coast and Geodetic Survey.

Pay of superintendent and others.

hundred dollars, as follows: Pay of persons employed in the office of the Coast and Geodetic Survey, namely:

In office of superintendent, three persons, from nine hundred dollars to one thousand eight hundred dollars per annum, four thousand two hundred dollars.

In office of disbursing agent, three persons, from one thousand two hundred dollars to two thousand five hundred dollars per annum, five thousand seven hundred dollars.

In office of hydrographic inspector, six persons, from six hundred and fifty dollars to two thousand two hundred dollars per annum, eight thousand one hundred dollars.

In office of Coast Pilot, three persons, from seven hundred dollars to one thousand five hundred dollars per annum, three thousand four hundred and eighty dollars.

In office of assistant in charge, eight persons, from seven hundred and twenty dollars to one thousand eight hundred dollars per annum, eight thousand one hundred dollars.

In computing division, eight persons, from six hundred dollars to one thousand eight hundred and seventy dollars per annum, nine thousand six hundred dollars.

In division of tides, three persons, from seven hundred and twenty dollars to two thousand dollars per annum, three thousand seven hundred and seventy dollars.

In drawing division, fifteen persons, from four hundred dollars to two thousand four hundred dollars per annum, nineteen thousand three hundred dollars.

In engraving division, twenty-four persons, from six hundred dollars to two thousand four hundred dollars per annum, thirty-seven thousand two hundred dollars.

In miscellaneous division, nineteen persons, from four hundred dollars to two thousand dollars per annum, sixteen thousand three hundred and fifty dollars.

In instrument-shop, eight persons, from five hundred dollars to two thousand dollars per annum, nine thousand one hundred dollars.

In San Francisco sub-office, three persons, from seven hundred and twenty dollars to one thousand eight hundred dollars per annum, three thousand six hundred dollars.

For publishing observations of the Coast and Geodetic Survey: For continuing the publication of observations, and their discussions, made in the progress of the Coast and Geodetic Survey, including compensation of civilians engaged in the work, the publication to be made at the Government Printing Office, six thousand dollars.

For general expenses of the Coast and Geodetic Survey: For rent of buildings for offices, workrooms, and workshops in Washington, ten thousand five hundred dollars.

For rent of fire-proof building numbered two hundred and five New Jersey avenue south, including rooms for standard weights and measures, for the safe-keeping and preservation of the original astronomical, magnetic, hydrographic, and other records; the original topographical and hydrographic maps and charts; instruments, engraved plates, and other valuable articles of the Coast and Geodetic Survey, six thousand dollars.

For purchase of new instruments and books, six thousand four hundred and fifty dollars.

For materials required for the drawing division and map-mounting; by the instrument-shop, for the construction and repair of instruments; supplies for the carpenters' shop; and for allowances to the assistants employed in charge of the office details, in accordance with regulations of the Secretary of the Treasury, seven thousand nine hundred and fifty dollars.

For chart-paper, printing-ink, copper plates, engravers' supplies, and
for copper, zinc, and chemicals for electrotyping, seven thousand one hundred dollars.

For extra engraving, one thousand dollars.

For photolithographing charts for immediate use, six thousand six hundred dollars.

For stationery for the office and field parties; transportation of instruments; office furniture and repairs; and for office wagon, five thousand eight hundred and fifty dollars.

For fuel, gas, telegrams, extra labor, and washing, three thousand five hundred dollars.

For miscellaneous and contingencies of all kinds, including the traveling expenses of assistants and others employed in the office sent on special duty in the service of the office, two thousand eight hundred and ninety dollars.

For repairs and maintenance of the complement of vessels used in the Coast and Geodetic Survey, twenty-seven thousand dollars.

To enable the National Academy of Sciences to make observations of the eclipse of the sun on the sixth of May next, at an island in the Pacific Ocean, five thousand dollars, the expenditures to be accounted for by the Superintendent of the Coast and Geodetic Survey, under the rules that govern that work; to be immediately available.

For construction of a steamship for surveying the Pacific coast and sounds, one hundred thousand dollars.

**MISCELLANEOUS OBJECTS UNDER THE TREASURY DEPARTMENT.**

For dies and paper for internal-revenue stamps, eighty thousand dollars.

For engraving, printing, and finishing stamps for tobacco, snuff, distilled and fermented liquors, and all other stamps used in the collection of internal-revenue taxes, four hundred and twenty thousand dollars.

For detecting and bringing to trial and punishment persons guilty of violating the internal-revenue laws, or accessory to the same, including payments for information and detection, sixty-five thousand dollars; and the Commissioner of Internal Revenue shall make a detailed statement to Congress once in each year as to how he has expended this sum, and also a detailed statement of all miscellaneous expenditures in the Division of Internal Revenue for which appropriation is made in this act.

For contingent expenses under the requirements of section thirty-six hundred and fifty-three of the Revised Statutes of the United States, for the collection, safe-keeping, transfer, and disbursement of the public money, and for transportation of notes, bonds, and other securities of the United States, seventy-five thousand dollars.

For freight on bullion and coin: For freight on bullion and coin between the mints and assay-offices, thirty thousand dollars.

For transportation of silver coin: For transportation of silver coin as required by law, ten thousand dollars.

For expenses of the national currency: For paper, express charges, and other expenses, twenty thousand dollars.

For the distinctive paper for United States securities: For paper, including mill expenses, transportation, examination, counting, and delivery, thirty-five thousand dollars.

Storage of silver: For constructing, repairing, enlarging, and renting vaults and safes for the use of the Treasurer and assistant treasurers of the United States, and for transportation of silver dollars between sub-treasury offices, one hundred thousand dollars, the same to be immediately available.

For loss on recoining of mutilated and uncurrent minor coins now in the vaults of the Treasury and which may be presented during the fiscal year eighteen hundred and eighty-four, one thousand dollars.

Observations of eclipse of the sun, etc.

Steamship for survey of Pacific coast.

Treasury Department. Miscellaneous.

Dies and paper for internal-revenue stamps.

Manufacture of stamps, etc.

Violation of internal-revenue laws.

Expenses of fiscal agents, etc.

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Freight on bullion and coin.

Transportation of silver coin.

National currency.

Distinctive paper, etc.

Storage of silver.

Loss on recoining of mutilated, etc., minor coins.
For fuel, lights, and water for public buildings: For fuel, lights, water, and miscellaneous items required by the janitors and fireman in the proper care of the buildings, furniture, and heating apparatus, exclusive of personal services, for all public buildings under the control of the Treasury Department, inclusive of new buildings, four hundred thousand dollars.

For furniture and repairs of furniture and carpets for all public buildings under the control of the Treasury Department, and for furniture, including gas-fixtures for nine new buildings, namely: Albany, Charleston, West Virginia, Montgomery, Alabama, Paducah, Kentucky, Philadelphia court-house and post-office, Saint Louis, Topeka, Kansas, Cincinnati, Ohio, Memphis, Tennessee, three hundred thousand dollars.

For pay of assistant custodians and janitors: For pay of assistant custodians and janitors, including all personal services in connection with all public buildings under control of the Treasury Department outside of the District of Columbia, three hundred thousand dollars.

For heating apparatus for public buildings, including new buildings: For heating, hoisting, and ventilating apparatus, and repairs to the same, for all public buildings under control of the Treasury Department, one hundred and twenty-five thousand dollars, of which sum fifteen thousand dollars shall be immediately available.

For vaults, safes, and locks for public buildings, including new buildings: For vaults, safes, and locks, and repairs to the same, for all public buildings under control of the Treasury Department, sixty thousand dollars.

For plans for public buildings: For books, photographic materials, and in duplicating plans required for all public buildings under control of the Treasury Department, two thousand five hundred dollars.

For suppressing counterfeiting and similar felonies: For the expenses of detecting and bringing to trial and punishment persons engaged in counterfeiting Treasury notes, bonds, national-bank notes, and other securities of the United States, as well as the coins of the United States, and other felonies committed against the laws of the United States relating to the pay and bounty laws, and for no other purpose whatever, sixty-seven thousand dollars.

For compensation in lieu of moieties: For compensation in lieu of moieties in certain cases under the customs-revenue laws, thirty thousand dollars.

For the library of the Treasury Department: For purchase of law books and suitable books of reference for the library of the Treasury Department, five hundred dollars.

Lands and other property of the United States: For custody, care, protection, and sale of lands and other property belonging to the United States, one thousand dollars.

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**ALaskan SEAL FISHERIES.**

For salaries and traveling expenses of agents at seal-fisheries in Alaska, as follows:

- For one agent, three thousand six hundred and fifty dollars.
- For one assistant agent, two thousand nine hundred and twenty dollars.

- For two assistant agents, at two thousand one hundred and ninety dollars each, four thousand three hundred and eighty dollars.

For necessary traveling expenses of agents in going to and returning from Alaska, at six hundred dollars each per annum, two thousand four hundred dollars.

For the protection of sea-otter hunting-grounds and seal-fisheries in Alaska: To enable the Secretary of the Treasury to use revenue steamers for the protection of the interests of the government on the seal islands and the sea-otter hunting-grounds, and the enforcement of the provisions of law in Alaska, twenty-five thousand dollars.
Control and protection of property acquired under direct tax laws:

Care, control, and protection of real estate acquired by the United States under the direct-tax laws, five hundred dollars.

For the National Board of Health. For compensation and personal expenses of members of the board ten thousand dollars.

The President of the United States is hereby authorized, in case of a threatened or actual epidemic, to use a sum, not exceeding one hundred thousand dollars, out of any money in the Treasury not otherwise appropriated, in aid of State and local boards or otherwise, in his discretion, in preventing and suppressing the spread of the same and maintaining quarantine at points of danger.

To enable the Secretary of the Treasury to co-operate with State and municipal authorities, and corporations and persons engaged in the transportation of neat-cattle by land or water, in establishing regulations for the safe conveyance of such cattle from the interior to the seaboard, and the shipment thereof, so that such cattle may not be exposed to the disease known as pleuro-pneumonia, or lung plague, and to prevent the spread of said disease, and to establish quarantine stations and provide proper shelter for neat-cattle imported, at such ports as he may deem necessary, fifty thousand dollars.

UNDER THE WAR DEPARTMENT.

ARMOORIES AND ARSENALS.

For the Rock Island Arsenal, Rock Island, Illinois, as follows:Rock Island Arsenal.

For completing shop H, an iron-finishing shop, for the armory, sixty-five thousand dollars.

For armory-shop K, an iron-finishing shop, fifty thousand dollars.

For storehouse numbered four, forty thousand dollars.

For machinery and shop-fixtures, fifteen thousand dollars.

For deepening the water-power canal, twenty thousand dollars; the same to be expended as required by act entitled "An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty three, and for other purposes," approved August seventh, eighteen hundred and eighty-two, and to be immediately available.

For general care, preservation, and improvement; for building new roads; for care and preservation of the water-power; for painting and care and preservation of permanent buildings, bridges, and shores of the island; for building fences, grading grounds, and repairs and extension of railroad, twelve thousand five hundred dollars.

For the Rock Island bridge as follows:

For care and preservation of the Rock Island bridge, and expenses Rock Island Bridge.

of maintaining and operating the draw, nine thousand dollars.

For protecting the Rock Island bridge by means of sheer-booms, two hundred and fifty dollars.

For Benicia Arsenal, Benicia, California: For purchasing metal-working machines for shops, namely, one planer, complete, with appendages; one steam-hammer; one slotting-machine; one hundred and fifty feet four-inch shafting, with couplings and pillar-blocks; one drill-press; one brass-founder's lathe, and one lathe for turning shafting, ten thousand dollars.

To excavate for and build cisterns for saving water from new shop-roofs, four thousand two hundred and forty-four dollars and eighty cents.

For permanent repairs of post fences, and so forth, five thousand dollars.

For Frankford Arsenal, Philadelphia, Pennsylvania: For laying drain Frankford Arsenal.

from the principal building to the creek, one thousand five hundred dollars.

For New York Arsenal, New York: For one set of officers' quarters, New York Arsenal.

five thousand five hundred dollars.
For Picatiny powder depot, Dover, New Jersey, forty thousand dollars.

For the Sandy Hook proving-ground, New Jersey: For clearing, leveling, grading, and building roads and walks at the proving-ground, two thousand five hundred dollars.

For the Springfield Arsenal, Springfield, Massachusetts: For repairs and preservation of grounds, buildings, and machinery not used for manufacturing purposes, fifteen thousand dollars.

For additional compensation to the master armorer at the national armory, in Springfield, Massachusetts, while performing the duties of master machinist at said armory, one thousand dollars.

For repairs of arsenals: For repairs of arsenals, and to meet such unforeseen expenditures at arsenals as accidents or other contingencies during the year may render necessary, forty thousand dollars.

BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON.

For the improvement and care of public grounds, as follows:

For improving grounds south of the Executive Mansion, fifteen thousand dollars.

For ordinary care of greenhouses and nursery, including construction of one large house for storage and protection of palms and other tropical and subtropical plants, two thousand five hundred dollars.

For improving reservation on South Carolina avenue, between Fourth and Sixth streets east, fifteen hundred dollars.

For improving reservation on North Carolina avenue, between Second and Third streets east, one thousand dollars.

For ordinary care of Lafayette Square, one thousand dollars.

For care and improvement of reservation numbered three (Monument Grounds), one thousand dollars.

For continuing improvement of reservation numbered seventeen, and site of old canal, northwest of same, twenty thousand dollars: Provided, That no part thereof shall be expended upon other than property belonging to the United States.

For construction and repair of iron fences, five hundred dollars.

For manure, and hauling the same, five thousand dollars.

For painting iron fences, vases, lamps, and lamp-posts, one thousand five hundred dollars.

For purchase and repair of seats, one thousand dollars.

For purchase and repair of tools, two thousand dollars.

For trees, tree-stakes, lime, whitewashing, and stock for nursery, three thousand dollars.

For removing snow and ice, one thousand dollars.

For flower-pots, twine, baskets, and lycopodium, one thousand dollars.

For care, construction, and repair of fountains in the public grounds, one thousand five hundred dollars.

For abating nuisance, five hundred dollars.

For improving various reservations, fifteen thousand dollars.

For improvement and care of Smithsonian Grounds, five thousand dollars.

For repairs and fuel at the Executive Mansion as follows:

For care and repair of the Executive Mansion, and for furnishing the Executive Mansion, twenty-five thousand dollars.

For fuel for the Executive Mansion and greenhouses, two thousand five hundred dollars.

For care and necessary repair of the conservatories of the Executive Mansion, five thousand five hundred dollars.

For lighting the Executive Mansion and public grounds: For gas, pay of lamp-lighters, gas-fitters, plumbers, plumbing, lamps, lamp-posts, matches, and repairs of all kinds; fuel and lights for office, stables, watchmen's lodges, and for the greenhouses at the nursery, fifteen thou-
sand dollars: Provided, That for each six-foot burner not connected with
a meter in the lamps on the public grounds no more than twenty-two
dollars shall be paid per lamp for gas, including lighting, cleaning, and
keeping in repair the lamps, under any expenditure provided for in this
act.

For repair of water-pipes and fire-plugs: For repairing and extending
water-pipes, purchase of apparatus to clean them, and cleaning the springs
and repairing and renewing the pipes to the same that supply the Cap-
itol, the Executive Mansion, and the building for the State, War, and
Navy Departments, two thousand five hundred dollars; and all officers
in charge of public buildings in the District of Columbia shall cause the
flow of water in the buildings under their charge to be shut off from
five o'clock post meridian to eight o'clock ante meridian: Provided,
That the water in said public buildings is not necessarily in use for
public business.

For telegraph to connect the Capitol with the departments and Gov-
ernment Printing Office: For care and repair of the same, one thousand
dollars.

For the building for the State, War, and Navy Departments: For
clearing the site, laying foundations, building walls of the lower stories,
and continuing the preparation of cut granite for the west and center
wings, and for each and every purpose connected with the same, includ-
ing the rent of necessary office-rooms, five hundred thousand dollars.
And so much of the appropriation for furniture, carpets, file-cases, and
shelving for the north wing of said building contained in the sundry
civil appropriation act approved August seventh, eighteen hundred and
eighty-two, as shall remain unexpended June thirtieth, eighteen hun-
dred and eighty-three, is hereby reappropriated for the same purpose.

For completion of the Washington Monument: For marble, granite, iron
frame-work, machinery, tools, labor, office expenses, including the rent
of necessary office-rooms, and for each and every purpose connected with
the completion of the monument, two hundred and fifty thousand dollars.

For the enlargement and construction of such military posts as in the
judgment of the Secretary of War may be necessary, two hundred thou-
sand dollars.

SIGNAL SERVICE.

To be expended by the Secretary of War:

For the observation and report of storms: For expenses of the ob-
servation and report of storms by telegraph and signal for the benefit
of commerce and agriculture throughout the United States; for manufac-
ture, purchase and repair of meteorological and other necessary in-
struments, five thousand five hundred dollars; for telegraphing reports,
one hundred and thirty-six thousand dollars; for expenses of storm-
signals announcing the probable approach and force of storms, ten thou-
sand dollars; for cotton-belt reports, seven thousand dollars; for con-
tinuing the establishment and connections of stations at life-saving sta-
tions and light-houses including operators, repair-men, materials, and
general service, five thousand five hundred dollars; and a portion of
said sum shall be expended in establishing telegraphic connection be-
tween the life-saving station at Brigantine Beach, New Jersey, and the
main land and the stations above and below said Brigantine Beach Sta-
tion: Provided, That such connection, in the opinion of the Superin-
tendent of the Life-Saving Service, shall be deemed necessary; for
instrument-shelters, five hundred dollars; for rent, hire of civilian em-
ployees, furniture, and expenses of offices maintained for public use in
cities and ports receiving reports outside of Washington, District of
Columbia, forty thousand dollars; office furniture, in Washington,
District of Columbia, one thousand dollars; for river and flood reports,
five thousand dollars; maps and bulletins to be displayed in chambers
of commerce and boards of trade rooms, and for distribution, twenty-
five thousand dollars; for books, periodicals, newspapers, and station-

Provided.

Water-pipes, etc.

Provided.

Telegraph, Cap-
itol, departments,
and printing office.

State, War, and
Navy Department
building.

Pamphlet edi-
tion, laws 1 Sess.,
47th Cong., 318.

Washington
Monument.

Military posts.

Signal Service.

Observation and
report of storms.
ery, six thousand dollars; and for incidental expenses not otherwise provided for, one thousand dollars; in all, two hundred and forty-two thousand five hundred dollars: Provided, That the work of no other department, bureau, or commission authorized by law shall be duplicated by this bureau.

*Proviso.*

For maintenance and repair of military-telegraph lines, thirty-five thousand dollars: Provided, That on and after the first day of July, eighteen hundred and eighty-three, all moneys received for the transmission of private dispatches over any and all telegraph lines owned or operated by the United States, shall be paid into the Treasury of the United States, as required by section thirty-six hundred and seventeen of the Revised Statutes; and all acts or parts of acts inconsistent herewith are hereby repealed.

*Observation, etc., in the Arctic Seas.*

Observation and exploration in the Arctic Seas: For completing the work of scientific observation and exploration on or near the shores of Lady Franklin Bay, and for transportation of men and supplies to said location and return, and for completing the work of scientific exploration at Point Barrow, thirty-three thousand dollars; the same to be immediately available. And it is provided that the above work near Lady Franklin Bay and Point Barrow shall be closed, and the force there employed shall be returned to the United States within the year, eighteen hundred and eighty-four.

*Pay.*

Pay: For pay of one brigadier-general and ten second lieutenants, nineteen thousand five hundred dollars; for pay of one hundred and fifty sergeants, thirty corporals, and three hundred and twenty privates, including payments due on discharge, two hundred thousand dollars; for mileage to officers when traveling on duty under orders, five thousand dollars; for pay of contract surgeons, three thousand six hundred dollars; for commutation of quarters to commissioned officers at places where there are no public quarters, seven thousand dollars; in all, two hundred and thirty-five thousand one hundred dollars.

And the Secretary of War is authorized, in his discretion, to detail for the service in the Signal Corps, not to exceed ten commissioned officers, exclusive of the second lieutenants of the Signal Corps authorized by law and exclusive of officers detailed for Arctic sea service.

*Subsistence.*

Subsistence: For the subsistence of signal service enlisted men, and for commutation of rations of signal service enlisted men, one hundred and forty-eight thousand seven hundred and twenty-seven dollars and seventy-two cents; for commutation of rations to enlisted men detailed from regiments for duty at signal stations at Lady Franklin Bay and Point Barrow, eight thousand and fifty-two dollars; in all, one hundred and fifty-six thousand seven hundred and seventy-nine dollars and seventy-two cents.

For subsistence stores for Lady Franklin Bay, for sale to the officers and men of the expedition, five thousand dollars.

For subsistence stores for Point Barrow, for sale to the officers and men and civil employees of the expedition, three thousand dollars.

*Supplies.*

Regular supplies: Fuel, authorized allowance for officers and enlisted men at Fort Meyer, Virginia, and for various offices at Fort Meyer, Virginia, and on the United States military-telegraph lines, six thousand two hundred and ninety-five dollars; commutation of fuel for two hundred and twenty enlisted men of the Signal Corps, at nine dollars each per month, twenty-three thousand seven hundred and sixty dollars; commutation of fuel for two hundred and forty-three enlisted men of the Signal Corps, at eight dollars each per month, twenty-three thousand three hundred and twenty-eight dollars; forage for twenty-five mules and six horses, three thousand one hundred dollars; stationery, one hundred dollars; stoves, seven hundred and six dollars and twenty-five cents; lights, three hundred and sixty-two dollars and fifty cents; in all, fifty-seven thousand six hundred and fifty-one dollars and seventy-five cents.
Incidental expenses: For horse and mule shoes, five hundred dollars; blacksmiths' tools, five hundred and fifty dollars; veterinary supplies, three hundred dollars; fire apparatus, disinfectants, and so forth, one hundred and twenty-five dollars; in all, one thousand four hundred and seventy-five dollars.

Transportation: For transportation and distribution of supplies, instruments, and material, twenty-five thousand dollars; for transportation of officers and men, eight thousand eight hundred and seventy-five dollars; means of transportation, namely: five mules, at one hundred and forty dollars each, seven hundred dollars; one spring-wagon, two hundred dollars; for repairs to means of transportation, five hundred dollars; in all, thirty-five thousand two hundred and seventy-five dollars.

Barracks and quarters: For commutation of quarters to enlisted men of the Signal Corps, eighty-four thousand one hundred and eight dollars; work and supplies at Fort Meyer, Virginia, one thousand eight hundred dollars; in all, eighty-five thousand nine hundred and eight dollars.

Clothing, camp and garrison equipage: For clothing for one hundred and fifty sergeants, at forty-six dollars and twenty-five cents each, six thousand nine hundred and thirty-seven dollars and fifty cents; clothing for thirty corporals, at forty-five dollars and eighty-four cents each, one thousand three hundred and seventy-five dollars and twenty cents; clothing for three hundred and twenty privates, at forty-five dollars and thirty-two cents each, fourteen thousand one hundred and eighty-two dollars and forty cents; clothing for twenty-two detailed men with the Arctic expedition, at forty-five dollars each, nine hundred and ninety dollars; in all, twenty-three thousand four hundred and eighty-five dollars and ten cents.

Medical department: For medical attendance and medicines for officers and enlisted men of the Signal Corps, three thousand five hundred dollars; medical attendance and medicines for officers doing duty in connection with the Signal Service, one hundred dollars; medical and hospital supplies at Fort Meyer, Virginia, nine hundred dollars; medicines furnished to officers and enlisted men from purveying depots and Army dispensaries, one thousand dollars; materials for repairs at hospitals at Fort Meyer, Virginia, two hundred dollars; in all, five thousand seven hundred dollars.

And there shall not be expended from any moneys appropriated by the act entitled "An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-four, and for other purposes," approved March third, eighteen hundred and eighty-three, any money for the support of the Signal Service or Corps, except the pay of such commissioned officers as the Secretary of War may detail for service in that corps.

NATIONAL CEMETERIES.

For national cemeteries: For maintaining and improving national cemeteries, one hundred thousand dollars, not more than one thousand dollars of which shall be used in constructing a wharf at Chalmette National Cemetery, New Orleans.

To complete the road from the city of Chattanooga to the National Cemetery, near that city, twenty-five hundred dollars, or so much thereof as may be necessary to finish said road.

For superintendents of national cemeteries: For pay of seventy-three superintendents of national cemeteries, sixty thousand four hundred and forty dollars.

MISCELLANEOUS OBJECTS.

Survey of northern and northwestern lakes: For printing and issuing charts for use of navigators, electrotyping copper plates for chart printing and completion of office work, three thousand dollars.
Transportation of reports and maps to foreign countries: For the transportation of reports and maps to foreign countries, through the Smithsonian Institution, three hundred dollars.

Publication of official records of the rebellion.

For the publication of the official records of the war of the rebellion, both of the Union and Confederate armies, as follows:

For continuing the publication of the official records and printing and binding, under direction of the Secretary of War, of a compilation of the official records, Union and Confederate, of the war of the rebellion, so far as the same may be ready for publication during the fiscal year, thirty-six thousand dollars. And the sets of said compilation held by the Secretary of War for distribution to addresses to be furnished by Senators, Representatives, and Delegates shall be subject to their order, as now provided by law, until July first, eighteen hundred and eighty-four.

Copies to be held subject to order of Senators and Representatives, etc.

Military convicts.

For the expenses of military convicts: For payment of costs and charges of State penitentiaries for the care, clothing, maintenance, and medical attendance of United States military convicts confined in them twelve thousand dollars.

Artillery school, Fortress Monroe.

For the artillery school at Fortress Monroe, Virginia: To provide for text-books, drawing materials, models, and material necessary in the science of engineering and artillery, stationery, and miscellaneous necessities for use of the school, three thousand dollars.

Bounty, etc., of colored soldiers and sailors.

For the collection and payment of bounty, prize-money, and other claims of colored soldiers and sailors. For payment of agents; rent of offices; stationery, office-furniture, and repairs; mileage and transportation of officers and agents; telegraphing, postage, and post-office money-orders, two thousand nine hundred dollars.

Transient paupers.

For the support and medical treatment of transient paupers: For the care, support, and medical treatment of seventy-five transient paupers, in the city of Washington, under a contract to be made with such institution as the Surgeon-General of the Army may select, fifteen thousand dollars.

Artificial limbs.

For artificial limbs: For furnishing artificial limbs and appliances, or commutation therefor, and transportation, to be disbursed under the direction of the Secretary of War, one hundred and ten thousand dollars, together with the unexpended balance of appropriations heretofore made for said purposes.

Surgical appliances, etc.

For appliances for disabled soldiers: For providing surgical appliances for persons disabled in the military or naval service of the United States, and not entitled to artificial limbs, two thousand dollars.

To enable the Secretary of War, in his discretion, to purchase from Addison M. Sawyer his patent right for canister-shot, and to pay him therefor such sum as the Secretary of War shall deem just and reasonable, not exceeding twenty-five thousand dollars.

Sea wall, Governor's Island.

For completing the sea wall on the west side and southeastern portion of Governor's Island, New York Harbor, fifteen thousand dollars; the same to be immediately available.

UNITED STATES MILITARY PRISON AT FORT LEAVENWORTH.

Military prison, Fort Leavenworth.

For the support of the military prison at Fort Leavenworth, Kansas, as follows:

For subsistence for prisoners, twenty-eight thousand dollars.

For teamsters and two night watchman, and for purchase of subsistence for prisoners while being transferred under guard, five hundred and thirty-five dollars and fifty-four cents.

For oil, wicking, and for lamps, lanterns, and chimneys for illuminating buildings and grounds, one thousand seven hundred and thirty dollars.

For tobacco for prisoners on special or excessive hard labor, five hundred and forty dollars.
For prisoners' beds, bed-sacks, hay, and blankets, two thousand eight hundred and forty-three dollars.

For stationery and blank books for offices of governor, adjutant, quartermaster; stamped envelopes and letter-paper for use of prisoners; and for books, periodicals, and newspapers for prison library, nine hundred and eighty-nine dollars and ninety cents.

For hard wood for making steam, heating, and cooking, eleven thousand two hundred dollars.

For steam-pipe couplings, and other material for extension of heating-circulation, one thousand dollars.

For belting, oil, cotton-waste, for running and repair of machinery, five hundred dollars.

For tools and material in shops, laundry, stables; disinfectants; horse and mule shoes; hose for engine and tanks, five thousand two hundred dollars.

For stoves and stove-pipe in buildings not heated by steam, two hundred dollars.

For fifty thousand bricks, and for coping-stone to complete prison-walls, one thousand dollars.

For washing-machines for the prison laundry, five hundred dollars.

For medicines, medical and surgical appliances, and articles required in the care and treatment of the sick: hospital repairs, furniture, and stoves, one thousand five hundred and thirty dollars.

For expenses for pursuing escaped prisoners and rewards for their capture, three hundred dollars.

For donations of five dollars each, and for clothing for prisoners on discharge, two thousand six hundred and twenty-one dollars and twenty-five cents.

For advertising for proposals for supplies, one hundred dollars.

For grain and hay for horses and mules used exclusively at the prison, three thousand five hundred and ninety-five dollars and sixteen cents.

For pay of civilian employees: One clerk, at one hundred and fifty dollars per month; one clerk, at one hundred and sixteen dollars and sixty-six cents per month; one clerk, at one hundred dollars per month; two night-watchmen, at thirty dollars per month each; five teamsters, at thirty dollars per month each; six foremen of mechanics, at one hundred dollars per month each; in all, fourteen thousand one hundred and nineteen dollars and ninety-two cents.

For extra-duty pay to eight members of the prison-guard, seven hundred and thirteen dollars and seventy cents.

For construction and repair of prison buildings and officers' and guards' quarters, three thousand dollars.

For clothing for prisoners: Straw hats; material for winter coats; material for trousers; flannel for blouses; flannel, at forty cents per yard; unbleached cotton for shirts; cotton flannel for drawers; woolen stockings and cotton stockings; material for boots and shoes; material for light summer clothing for prisoners in kitchen and shops; trimmings, thread, and buttons for coats, trousers, blouses, shirts, and drawers, fourteen thousand six hundred and seven dollars.

NATIONAL HOME FOR DISABLED VOLUNTEER SOLDIERS.

For the support of the National Home for Disabled Volunteer Soldiers, as follows: For current expenses, including construction and repairs, at the Central Branch at Dayton, Ohio, six hundred and fifty three thousand nine hundred and forty-five dollars and eighty-one cents.

For current expenses, including construction and repairs, at the Northwestern Branch, at Milwaukee, Wisconsin, one hundred and sixty thousand nine hundred and thirty-three dollars and fifty-seven cents.

For current expenses, including construction and repairs, at the Eastern Branch, at Togus, Maine, one hundred and forty-two thousand one hundred and ninety-one dollars and thirteen cents.
Hampton, Va.

For current expenses, including construction and repairs, at the Southern Branch, at Hampton, Virginia, one hundred and fifty thousand and seventeen dollars and fifty-two cents.

For out-door relief and incidental expenses, fifteen thousand dollars; in all, one million one hundred and twenty-two thousand and eighty-eight dollars and three cents.

For the Mississippi River Commission, as follows:

For salaries and traveling expenses, of the commission, office expenses, and reduction of work; for continuation of surveys and gaugings of the Mississippi River and its tributaries for permanent gauge-stations and borings, and for publication of maps and results, one hundred and fifty thousand dollars; and an itemized statement of the expenditure of this sum shall be included with the annual report of the commission to Congress.

UNDER THE NAVY DEPARTMENT.


Mare Island. Navy yard, Mare Island, California: Continuation of stone dry-dock, two hundred and seventy-five thousand dollars.

New York. For navy-yard, New York: For dredging, fifty thousand dollars; for cob-dock, fifty thousand dollars.

Navy-yards and stations.

For navy-yards and stations, one hundred and fifty thousand dollars; and fifty thousand dollars additional, which shall be used only in the care and preservation of such yards or stations as may be closed.

To the contingent fund of the Navy, to enable the Secretary of the Navy to make a proper compensation to the owners of the North Star, for the rescue of the crew of the United States steamer Rodgers, twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated; and not exceeding one thousand dollars thereof may be paid to the captain of said North Star as a recognition of his services in the matter.

To reimburse the officers and men of the United States steamer Rodgers, burned in Saint Lawrence Bay, Behring Straits, Siberia, on the thirtieth of November, eighteen hundred and eighty-one, for the loss of their personal effects by the destruction of said vessel, there shall be paid to each of the officers an amount equal to two months of their sea-pay, and to each of the men seventy-five dollars. To the mother of Master C. F. Putnam, who was lost on the ice in the heroic endeavor to afford relief to his associates, a sum equal to twelve months of his sea-pay; and for the purpose of settling the accounts of the late Master Putnam, the first day of July, eighteen hundred and eighty-two, shall be assumed as the date of his death, and a sum sufficient therefor is hereby appropriated.

To enable the Secretary of the Navy to suitably reward, in such manner as he may deem most advisable, the natives at and about Saint Lawrence Bay who housed, fed, and extended other kindness to the officers and crew of the United States steamer Rodgers subsequent to the destruction of that vessel, three thousand dollars, or so much thereof as may be necessary, and that the sums appropriated by the two foregoing paragraphs be immediately available.

For continuation of the wharf and for a rigging and sail loft and drill-hall on Coasters Harbor Island, forty-five thousand dollars.

To enable the Secretary of the Navy to pay the Potomac Steamboat Company the amount found to be due them by a board of naval officers appointed to ascertain the damage occasioned by the negligence of the officers in command of the United States naval tug Fortune, in running down the said company's steamer Excelsior, in Hampton Roads, Virginia, December fourth, eighteen hundred and eighty-two, nineteen thousand nine hundred and fifty-seven dollars and fifteen cents; and the acceptance of this sum shall be in full for all claims which the said company now has against the United States, because of said collision.
To enable the Secretary of the Navy to pay H. H. Nichols for the engraving of the Bowditch Navigator, published by order of the Navy Department, two thousand five hundred and eighty-one dollars and seventy-nine cents: Provided, That the account be found correct and justly due.

To pay the expenses and services of the civil commissioner and the incidental expenses of the commission appointed by the Secretary of the Navy, under the provisions of the act of August fifth, eighteen hundred and eighty-two, to report upon the question of advisability of sale of any of the navy-yards, two thousand five hundred dollars.

To enable the Secretary of the Navy to provide furniture for the new quarters allotted to the Navy Department in the State, War, and Navy Department building, twenty five thousand dollars, which shall be immediately available.

UNDER THE DEPARTMENT OF THE INTERIOR.

PUBLIC BUILDINGS.

For constructing fire-proof roof and remodeling the halls of the south and east wings of the building occupied by the Department of the Interior, sixty thousand dollars.

For casual repairs of the Interior Department building: For casual repairs of the department building, five thousand seven hundred and eighty dollars.

For the Capitol extension: For work on the Capitol, and for general repairs thereof, including wages of mechanics and workmen and fresco-painter, forty-four thousand four hundred dollars.

For improving the Capitol grounds: For continuing the work of the improvement of the Capitol grounds, including permanent approaches to the House and Senate wings, pay to landscape architect, one clerk, and wages of mechanics, gardeners, and workmen, sixty-five thousand dollars; and hereafter all changes and improvements in the Grounds, including approaches to the Capitol, shall be estimated for in detail, showing what modifications are proposed and the estimate cost of the same.

For lighting the Capitol and grounds: For lighting the Capitol and grounds about the same, including the Botanic Garden and Senate stables; for gas, pay of superintendent of meters, lamp-lighters, gas-fitters, and for materials for electric lighting, and for general repairs to and purchase of lamps, lamp-posts, and pipes, thirty thousand dollars.

For Senate stables and engine-house, one hundred dollars.

PUBLIC LANDS.

Office of the surveyor-general of Louisiana:

For contingent expenses of the office of the surveyor-general of Louisiana: For fuel, books, stationery, messenger and other incidental expenses, one thousand dollars.

Office of the surveyor-general of Florida:

For contingent expenses of the office of the surveyor-general of Florida: For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand dollars.

Office of the surveyor-general of Minnesota:

For contingent expenses of the office of the surveyor-general of Minnesota: For fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand dollars.

Office of the surveyor general of Dakota:

For contingent expenses of the office of the surveyor-general of Dakota: For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, two thousand dollars.

Office of the surveyor-general of Colorado:

For contingent expenses of the office of the surveyor-general of Col-
orado: For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Office of the surveyor-general of New Mexico:
For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars; and for purchase of safe, one thousand dollars.

California.
For contingent expenses of the office of the surveyor-general of California:
For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, three thousand dollars.

Idaho.
For rent of office for the surveyor-general of Idaho:
For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Nevada.
For rent of office for the surveyor-general of Nevada:
For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Oregon.
For contingent expenses of the office of the surveyor-general of Oregon:
For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Washington.
For contingent expenses of the office of the surveyor-general of Washington:
For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Montana.
For rent of office for the surveyor-general of Montana:
For rent of office for the surveyor-general, fuel, books, stationery, pay of messenger, and other incidental expenses, two thousand dollars.

Neb Stress and Iowa.
For rent of office for the surveyor-general of Nebraska and Iowa:
For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Utah.
For rent of office for the surveyor-general of Utah:
For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Wyoming.
For rent of office for the surveyor-general of Wyoming:
For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Arizona.
For rent of office for the surveyor-general of Arizona:
For rent of office for the surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Expenses of collection of revenues from sales of public lands.
Incidental expenses.

EXPENSES OF THE COLLECTION OF REVENUE FROM SALES OF PUBLIC LANDS.

For salaries and commissions of registers of land offices and receivers of public moneys at district land offices, at not exceeding three thousand dollars each, five hundred thousand dollars.

For incidental expenses of the several land offices one hundred and thirty thousand dollars.
For expenses of depositing money received from the sale of public lands, ten thousand dollars.

To meet expenses of protecting timber on the public lands, seventy-five thousand dollars; and the same, or any part thereof, may be used in paying agents employed a fixed sum per day, not to exceed three dollars, in lieu of actual daily expenses, as now provided by law.

For expenses of agents employed in adjusting claims for swamp lands, and for indemnity for swamp lands, fifteen thousand dollars.

SURVEYING THE PUBLIC LANDS.

For surveying the public lands, four hundred and twenty-five thousand dollars, at rates not exceeding nine dollars per linear mile for standard and meander lines, seven dollars for township, and five dollars for section lines, except that the Commissioner of the General Land Office may allow, for the survey of standard and meander lines through lands heavily timbered, mountainous, or covered with dense undergrowth, a sum not exceeding thirteen dollars per linear mile for standard lines, eleven dollars for township, and seven dollars for section lines; or where, for any cause not provided for by law, in Oregon, or Washington Territory, he is unable to get the necessary surveys made at the rates aforesaid, he may allow a sum, not exceeding twelve dollars per linear mile for standard lines, ten dollars for township lines, and six dollars for section lines; and of the sum hereby appropriated sixty thousand dollars, the same to be immediately available shall be expended for surveys in the Territory of Dakota; and a further amount, not exceeding fifty thousand dollars thereof, may be expended for occasional examinations of public surveys in the several surveying districts, in order to test the accuracy of the work in the field and to prevent payment for fraudulent and imperfect surveys returned by deputy surveyors, and inspecting mineral deposits, coal-fields, and timber districts, and for the making of such other surveys or examination as may be required for identification of lands for purposes of evidence in any suit or proceeding in behalf of the United States; and a further amount, not exceeding fifteen thousand dollars, may be used in the discretion of the Secretary of the Interior in retracing and resurveying imperfect surveys in the State of Kansas.

For survey of confirmed private land-claims in California, at the rates prescribed by law, including office expenses incidental to the service, ten thousand dollars.

For survey of confirmed and private land-claims in New Mexico, at a rate not exceeding thirteen dollars per linear mile, and office expenses eight thousand dollars.

For survey of confirmed private land-claims in Arizona, at a rate not exceeding thirteen dollars per linear mile, and office expenses eight thousand dollars.

For the protection of public lands from illegal and fraudulent entry or appropriation one hundred thousand dollars of which sum fifty thousand dollars shall be immediately available.

To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced official plats of surveys on file, and other plats constituting a part of the records of said office, and also to furnish local land officers with the same, twenty thousand dollars.

INDIAN AFFAIRS.

That the Secretary of the Interior is hereby authorized to expend a sum, not exceeding two thousand five hundred dollars, out of the accumulated fund in the Treasury belonging to the Winnebago tribes in Wisconsin, for the purpose of completing the census provided for in the act approved January eighteenth, eighteen hundred and eighty-one.

Winnebago Indians, Wisconsin, census.

21 Stat., 316.
For constructing new school buildings for use of Indian schools, to be expended under the Secretary of the Interior, fifteen thousand dollars.

For preserving and transcribing mutilated and defaced papers and records in the Indian Bureau, five thousand dollars.

That the sum of three hundred thousand dollars is hereby appropriated, to be paid into the treasury of the Cherokee Nation, out of the funds due under appraisement for Cherokee lands west of the Arkansas River, which sum shall be expended as the acts of the Cherokee legislature direct, this amount to be immediately available: Provided, That the Cherokee Nation, through its proper authorities, shall execute conveyances, satisfactory to the Secretary of the Interior, to the United States in trust only for the benefit of the Pawnees, Poncas, Nez Perces, Otoes and Missourias, and Osages now occupying said tract, as they respectively occupy the same before the payment of said sum of money.

That one thousand dollars is hereby appropriated to pay the expenses of presenting the question of jurisdiction to the United States Supreme Court, by habeas corpus proceedings, in the case of the United States against an Indian called Crow Dog, convicted in the first judicial district court of the Territory of Dakota for the crime of murder, in the killing of another Indian called Spotted Tail, including costs of transcript, printing the same, printing briefs, and counsel fees for said defendant.

For the purpose of procuring the assent of the Sioux Indians as provided by article twelve of the treaty between the United States and the different bands of the Sioux Nation of Indians, made and concluded April twenty-ninth, eighteen hundred and sixty-eight, to agreement made with the said Sioux Indians transmitted to the Senate February third, eighteen hundred and eighty-three, by the President, with such modifications of said agreement as will fully secure to them a title to the land remaining in the several reservations set apart to them, by said agreement, and to the Santee Sioux the proceeds of that portion of their separate reservation, not allotted in severalty, ten thousand dollars or so much thereof as may be necessary, to be immediately available, and to be expended under the direction of the Secretary of the Interior.

For the purpose of paying the expense of survey, appraisement, and sale of Fort Larned Military Reservation, in the State of Kansas, as provided in an act entitled "An act to provide for the disposition of the Fort Larned military reservation," two thousand five hundred dollars, or so much thereof as may be found necessary.

UNITED STATES GEOLOGICAL SURVEY.

For the United States Geological Survey: For the Geological Survey, and the classification of the public lands, and examination of the geological structure, mineral resources, and products of the national domain, and to continue the preparation of a geological map of the United States, including the pay of temporary employees in the field and office, to be expended under the direction of the Secretary of the Interior, two hundred and forty thousand dollars. And there may be expended therefor for the engraving of the maps (in order that they may remain in the possession of the government), and the necessary expenses thereof, twenty five thousand dollars; and for the engraving of illustrations on wood, and the necessary expenses thereof, six thousand dollars, said work of engraving to be done by the Bureau of Engraving and Printing.

For salaries of the scientific assistants of the geological survey: For salary of five geologists, at four thousand dollars each;
For salary of two geologists, at three thousand dollars each;
For salary of one geologist, two thousand seven hundred dollars;
For salary of two geologists, at two thousand six hundred dollars each;
For salary of two geologists, at two thousand dollars each;
For salary of one paleontologist, four thousand dollars;
For salary of one paleontologist, two thousand dollars;
For salary of one chemist, three thousand dollars;
For salary of one chemist, two thousand dollars;
For salary of one chief geographer, two thousand seven hundred dollars;
For salary of three geographers, at two thousand five hundred dollars each;
For salary of three topographers, at two thousand dollars each; in all, sixty four thousand seven hundred dollars.

The Secretary of the Interior and the Commissioner of Patents are authorized to grant any officer of the government, except officers and employees of the Patent Office, a patent for any invention of the classes mentioned in section forty eight hundred and eighty six of the Revised Statutes, when such invention is used or to be used in the public service, without the payment of any fee: Provided, That the applicant in his application shall state that the invention described therein, if patented, may be used by the government or any of its officers or employees in the prosecution of work for the government, or by any other person in the United States, without the payment to him of any royalty thereon, which stipulation shall be included in the patent.

MISCELLANEOUS OBJECTS.

GOVERNMENT HOSPITAL FOR THE INSANE.

For current expenses of the Government Hospital for the Insane: For support, clothing, and treatment in the Government Hospital for the Insane of the insane of the Army and Navy, Marine Corps, and Revenue-Cutter Service, and those committed from the National Homes for Disabled Volunteer Soldiers, and persons charged with or convicted of crimes against the United States, and of all persons who have become insane since their entry into the military or naval service of the United States, and who are indigent, two hundred and two thousand five hundred dollars; and not exceeding one thousand dollars of this sum may be expended in defraying the expenses of the removal of patients to their friends.

For the buildings and grounds of the Government Hospital for the Insane, as follows:
For general repairs and improvements, ten thousand dollars.
To provide bedding and furniture for the new wards, six thousand dollars.
For detached buildings for kitchen, including cooking apparatus, eight thousand five hundred dollars.
That of the appropriation of twenty five thousand dollars for a supply of pure water, and for fire walls between sections, in the act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty three, and for other purposes, not exceeding the sum of five thousand dollars, may be used for fire proof stairways and changes to provide greater protection against fires.

COLUMBIA INSTITUTION FOR THE DEAF AND DUMB.

For current expenses of the Columbia Institution for the Deaf and Dumb: For support of the institution, including salaries and incidental expenses and for books and illustrative apparatus, for general repairs, and improvements, fifty five thousand dollars: Provided That no more than twenty five thousand dollars of said sum shall be expended for salaries and wages; Provided further, Hereafter the report of said institution shall contain an itemized statement of all employees, the sala-
ries or wages respectively, each of them, and also of all other expenses of said institution.

For the improvement and inclosure of the grounds, and repairs of buildings three thousand dollars.

HOWARD UNIVERSITY.

For maintenance of the Howard University: To be used in payment of part of the salaries of the officers, professors, and teachers, and other regular employees of the university, a portion of which will be paid from donations and other sources, fifteen thousand dollars.

For water supply, three thousand five hundred dollars.

FREEDMEN'S HOSPITAL AND ASYLUM.

For the Freedmen's Hospital and Asylum, Washington, District of Columbia, as follows:

- For subsistence, twenty four thousand dollars; for salaries and compensation of the surgeon in chief, two assistant surgeons, engineer, matron, nurses, and cooks, nine thousand five hundred dollars; for fuel and light, three thousand dollars; for clothing, bedding, forage, transportation, and miscellaneous expenses, six thousand dollars; for rent of hospital buildings and grounds, four thousand dollars; for medicines and medical supplies, one thousand five hundred dollars; for repairs and furniture, two thousand dollars; in all, fifty thousand dollars.

COLUMBIA HOSPITAL FOR WOMEN AND LYING-IN ASYLUM.

For furniture, heating apparatus, gas-fixtures, bedding, and similar necessaries for the west wing of the Columbia Hospital, five thousand dollars: Provided, That the proper accounting officers of the Treasury shall not withhold payments made under appropriations for current expenses of said hospital, or under the five thousand dollars hereby appropriated.

Reform School.

For the Reform School, District of Columbia: For one new barn, of stone basement and frame superstructure, and one outbuilding for farm purposes, with cellars for root-crops, seven thousand five hundred dollars.

Yellowstone National Park.

For the protection and improvement of the Yellowstone National Park: For every purpose and object necessary for the protection, preservation, and improvement of the Yellowstone National Park, including compensation of superintendent and employees, forty thousand dollars, two thousand dollars of said amount to be paid annually to a superintendent of said park and not exceeding nine hundred dollars annually to each of ten assistants, all of whom shall be appointed by the Secretary of the Interior, and reside continuously in the park and whose duty it shall be to protect the game, timber, and objects of interest therein; the balance of the sum appropriated to be expended in the construction and improvement of suitable roads and bridges within said park, under the supervision and direction of an engineer officer detailed by the Secretary of War for that purpose;

The Secretary of the Interior may lease small portions of ground in the park, not exceeding ten acres in extent for each tract, on which may be erected hotels and the necessary outbuildings, and for a period not exceeding ten years; but such lease shall not include any of the geysers or other objects of curiosity or interest in said park, or exclude the public from the free and convenient approach thereto; or include any ground within one quarter of a mile of any of the geysers, or the Yellowstone Falls, nor shall there be leased more than ten acres to any one person or corporation; nor shall any hotel or other buildings be erected within the park until such lease shall be executed by the Secretary of the Interior, and all contracts, agreements, or exclusive privileges heretofore made or given in regard to said park or any part thereof, are hereby
declared to be invalid; nor shall the Secretary of the Interior, in any lease which he may make and execute, grant any exclusive privileges within said park, except upon the ground leased.

The Secretary of War, upon the request of the Secretary of the Interior, is hereby authorized and directed to make the necessary details of troops to prevent trespassers or intruders from entering the park for the purpose of destroying the game or objects of curiosity therein, or for any other purpose prohibited by law, and to remove such persons from the park if found therein.

Botanic Garden: For procuring manure, tools, fuel, purchasing trees and shrubs, and for labor and materials in connection with repairs and improvements to Botanic Garden, under the direction of the Joint Library Committee, ten thousand dollars.

For completion of the work of construction of the new Pension building in Judiciary Square, one hundred and fifty thousand dollars; for heating apparatus for the building, forty thousand dollars.

For the preparation of the Official Register of eighteen hundred and eighty three, two thousand five hundred dollars.

That the Secretary of the Navy be, and he is hereby, authorized to purchase a site for a coaling dock and naval storehouse at Port Royal, South Carolina, located by the board of naval officers in pursuance of the provisions of an act entitled "An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty three, and for other purposes" approved August seventh, eighteen hundred and eighty three, and the sum of five thousand dollars, or so much thereof as may be necessary, is hereby appropriated for that purpose, out of any money in the Treasury not otherwise appropriated.

TENTH CENSUS.

For the work of taking the tenth census and closing the bureau, including the salary of the Superintendent and of all clerks and other employees one hundred thousand dollars.

POST OFFICE DEPARTMENT.

For the Post Office Department building, as follows: For concreting floors in basement, five thousand four hundred dollars; for purchasing and putting in an additional steam boiler and connections, two thousand five hundred dollars; for overhauling and resetting boilers, including the brick and iron work and steam fitting, one thousand five hundred dollars; for construction of additional file cases, two thousand dollars; in all, eleven thousand four hundred dollars, the same to be immediately available.

For cases, files, book cases and file holders, in the rooms of the office of the Auditor of the Treasury for the Post Office Department, to be immediately available, three thousand dollars.

For furniture and similar necessaries for the money order office, to be paid from the proceeds of said office, seven thousand dollars, the same to be immediately available.

For miscellaneous expenses, money order office, including fuel, gas, ice, washing, soap, towels, brushes, express charges, and other necessary office expenses, three thousand dollars, the same to be immediately available.

UNDER THE COMMISSIONER OF FISH AND FISHERIES.

For the propagation of food-fishes: For the introduction by the United States Fish Commission of shad and fresh water herring into the waters of the Pacific, the Atlantic, the Gulf, and Great Lake States, and of salmon, white fish, carp, guorami, and other useful food fishes into the waters of the United States generally to which they are best...
Steam launches, etc.

Artificial propagation of oysters, etc.

Designation of assistant commissioners, etc.

Proviso.

Rent of rooms, etc.

Carp ponds.

Vessels.

Statistics, etc.

Wood's Holl, Mass. Propagation of cod, etc.

Illustrations of reports, etc.

Fish transportation.

Fitting out steam vessel. 21 Stat., 440.

Ethnological researches.

Statistical atlas.

Smithsonian Institution building.

National Museum. Cases, furniture, etc.

Steam launches; also for the propagation of cod, herring, mackerel, halibut, Spanish mackerel, and other sea fishes, and for the purchase of one or more steam launches or light-draught steamers adapted for the purpose; for experiments in regard to the artificial propagation of oysters and other shell fish and for continuing the inquiry into the causes of the decrease of the food fishes of the United States, including salaries or compensation of all necessary employees, one hundred and twenty-five thousand dollars; and the Commissioner of Fish and Fisheries is hereby authorized to designate, from the employees of the Commission, an assistant, to discharge his duties in case of his absence or disability: Provided, That no increase of pay shall be granted in consequence of such selection.

For expenses of the office of the United States Fish Commission: For rent of rooms and other necessary office expenses, one thousand five hundred dollars.

For the maintenance of carp ponds: For the maintenance of the United States carp ponds in Washington and elsewhere, and the distribution of the young fish, including salaries or compensation of all necessary employees, thirty thousand dollars.

For the maintenance of vessels: For the maintenance of the vessels of the United States Fish Commission, including salaries or compensation of all necessary employees, which shall be immediately available, thirty-five thousand dollars.

For the inquiry of food fishes: For collecting statistics of the sea-coast and lake fisheries of the United States, especially those covered by the Washington treaty of eighteen hundred and seventy-one, including salaries and compensation of all necessary employees, three thousand five hundred dollars.

For erection of the necessary buildings and apparatus at Wood's Holl Harbor, Massachusetts, for the propagation of cod, mackerel, striped bass, lobsters, and other useful marine animals, twenty-five thousand dollars.

For illustrations for the report on food fishes: For preparation of illustrations for the report of the United States Commissioner of fish and fisheries, one thousand dollars.

For fish transportation: For the construction of a car for the distribution of carp and other useful food-fishes to distant portions of the United States, five thousand five hundred dollars.

For steam-vessel for research in regard to food-fishes: For supplying the steam-vessel authorized by act of March third, eighteen hundred and eighty-one, with boats, anchors, chains, furniture, and the apparatus necessary for carrying on the research in regard to the fisheries off the coasts of the United States, ten thousand dollars.

For North American Ethnology, Smithsonian Institution: For the purpose of continuing ethnological researches among the North American Indians, under the direction of the Secretary of the Smithsonian Institution, including salaries and compensation of all necessary employees, forty thousand dollars, of which three thousand dollars shall be expended for continuing and completing the compilation and preparation of a statistical atlas of Indian Affairs by C. G. Royce, under the direction of the bureau of ethnology, Smithsonian Institution, which shall be immediately available.

For completing the reconstruction, in a fire-proof manner, of the Interior of the eastern portion of the Smithsonian Institution, fifty thousand dollars.

NATIONAL MUSEUM.

For furniture and fixtures of the National Museum: For cases, furniture, and fixtures required for the exhibition of the collections of geology, mineralogy, natural history, ethnology, and the industrial arts belonging to the United States, and for salaries or compensation of all necessary employees, sixty thousand dollars.
For heating and lighting the National Museum: For expense of heating, lighting, and telephonic and electrical service for the new museum building, six thousand dollars.

For the preservation of collections of the National Museum: For the preservation and exhibition of the collections received from surveying and exploring expeditions of the government, and other sources, including salaries or compensation of all necessary employees ninety thousand dollars.

For the preservation of collections of the National Museum in the Armory Building: For care of the Armory buildings and grounds and expense of watching, preservation, and storage of the duplicate collections of the government and of property of the United States Fish Commission contained therein, including salaries or compensation of all necessary employees, two thousand five hundred dollars. And the distribution of duplicate specimens of the National Museum and Fish Commission may be made to colleges, academies, and other institutions of learning upon the payment by the recipients of the cost of preparation for transportation and the transportation thereof.

For repairs of portal of verandah of adobe palace, New Mexico, two hundred dollars; for repairs upon back walls, four hundred dollars.

For repairs to the court-house at Washington, District of Columbia: For annual repairs to the court-house in the city of Washington, District of Columbia, per estimate of the Architect of the Capitol, one thousand dollars.

PUBLIC PRINTING AND BINDING.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both houses of Congress, the Supreme Court of the United States, the Supreme court of the District of Columbia, the Court of Claims, the Library of Congress, and the departments, including salaries or compensation of all necessary clerks and employees, for labor (by the day, piece, or contract), and for all the necessary materials which may be needed in the prosecution of the work, two million five hundred thousand dollars; and from the said sum hereby appropriated printing and binding may be done by the Public Printer to the amounts following, respectively, namely:

For printing and binding for Congress, including the proceedings and debates, one million four hundred and two thousand dollars; for the State Department, fifteen thousand dollars; for the Treasury Department, two hundred and fifty thousand dollars; for the War Department, one hundred and seventy thousand dollars (of which sum twelve thousand dollars shall be for the catalogue of the library of the Surgeon-General's Office); for the Navy Department, fifty thousand dollars; for the Interior Department, three hundred and eighty thousand dollars (of which sum ten thousand dollars is appropriated for rebinding tract books for the General Land Office); for the Department of Justice, ten thousand dollars; for the Post-Office Department, one hundred and fifty thousand dollars; for the Agricultural Department, twenty thousand dollars; for the Supreme Court of the United States, twenty-five thousand dollars; for the Supreme court of the District of Columbia, one thousand dollars; for the Court of Claims, eight thousand dollars; and for the Library of Congress, nineteen thousand dollars. And no more than an allotment of one-half of the sum hereby appropriated shall be expended in the two first quarters of the fiscal year, and no more than one fourth thereof may be expended in either of the two last quarters of the fiscal year, except that in addition thereto, in either of said last quarters, the unexpended balances of allotments for preceding quarters may be expended; Provided, That there may be bound for each Senator, Representative, or Delegate in Congress, one...
Section 21. Binding of documents, for Senators, Members, and Delegates.

Section 22. Water-closets.

Section 23. Reflooring.

Section 24. Department of Justice.

Section 25. Territorial courts in Utah.

Section 26. Defending suits in claims against United States.

Section 27. Prosecution and collection of claims.

Section 28. Violations of intercourse acts, etc.

Section 29. Prosecution of crimes.

Section 30. Henry Fink.

Section 31. Elevator.

Section 32. Under the Department of Justice.

Section 33. Miscellaneous.

Section 34. For the expenses of Territorial courts in Utah Territory: For defraying the contingent expenses of the courts, including fees of the United States district attorney and his assistants; the fees and per diem of the United States commissioners and clerks of the court; and the fees, per diem, and traveling expenses of the United States marshal for the Territory of Utah, with the expenses of summoning jurors, subpoenaing witnesses; of arresting, guarding, and transporting prisoners; of hiring and feeding guards; and of supplying and caring for the penitentiary, to be paid under the direction and approval of the Attorney-General, upon accounts duly verified and certified, twenty-six thousand dollars.

For defending suits in claims against the United States: For defraying the necessary expenses incurred in the examination of witnesses and procuring of evidence in the matter of claims against the United States and the District of Columbia pending in any department, and for necessary expenses incurred in defending suits in the Court of Claims, to be expended under the direction of the Attorney-General, nine thousand dollars.

For the prosecution and collection of claims: For expenses to be incurred in the prosecution and collection of claims due the United States, to be expended under the direction of the Attorney-General, one thousand five hundred dollars.

For punishing violations of the intercourse acts and frauds: For detecting and punishing violations of the intercourse acts of Congress, and frauds committed in the Indian service, the same to be expended by the Attorney-General in allowing such fees and compensation to witnesses, jurors, marshals, and agents, and in defraying such other expenses as may be necessary for this purpose, five thousand dollars.

For the prosecution of crimes: For the detection and prosecution of crimes against the United States, and for the investigation of official acts, records, and accounts, and the investigation of the accounts of marshals, attorneys, clerks of the United States courts, and United States commissioners, under the direction of the Attorney-General, twenty-five thousand dollars.

To pay Henry Fink, United States marshal for the eastern district of Wisconsin, in full payment for costs recovered of him in actions brought against him by Mathias Salentine, W. R. Reynolds, and Thomas O'Neil, one hundred and eight dollars and eighty cents.

To complete the construction of the elevator, and for repairing and furnishing the building occupied by the Department of Justice, ten thousand dollars, the same to be immediately available.

Section 35. Judicial.

Section 36. United States courts.

Expenses of United States courts.

For expenses of the United States courts: For defraying the expenses of the Supreme Court; the circuit and district courts of the United States, including the District of Columbia; of the jurors and witnesses, and expenses of suits in which the United States is interested; of the
prosecution for offenses committed against the United States; for the safe-keeping of prisoners; for defraying the expenses which may be incurred in the enforcement of the act approved February twenty-eighth, eighteen hundred and seventy-one, entitled "An act to amend an act approved May thirtieth, eighteen hundred and seventy, entitled "An act to enforce the rights of citizens of the United States to vote in the several States of the Union, and for other purposes," or any acts amendatory thereof or supplementary thereto, namely, those stated in the following itemized list:

For fees and expenses of marshals and deputies, six hundred thousand dollars.

For payments of district attorneys and their assistants, three hundred and twenty-five thousand dollars.

For fees of clerks, one hundred and sixty thousand dollars: Provided, That the clerk of the supreme court of the District of Columbia shall make to the Attorney-General his semi-annual report of fees and emoluments in the same manner and under the same regulations as clerks of the other courts of the United States, under and in accordance with section eight hundred and thirty-three of the Revised Statutes, the maximum of whose compensation, after the payment of office expenses, and other allowances granted by the Attorney-General, shall not exceed the maximum of three thousand five hundred dollars, and the balance of said fees and emoluments of his office shall be paid into the Treasury according to the provisions of section eight hundred and forty-four of the Revised Statutes. Provided, That the Clerk of the Supreme Court of the United States shall not hereafter retain of the fees and emoluments of his office for his personal compensation over and above his necessary clerk-hire and the incidental expenses of his office, certified to by the court, or by one of its justices appointed by it for that purpose, and to be audited and allowed by the proper accounting officers of the Treasury, a sum exceeding six thousand dollars a year, or exceeding that rate for any time less than a year; and the surplus of such fees and emoluments shall be paid into the Treasury as provided by law in cases of clerks of the circuit and district courts of the United States: And provided further, That so much of section three of the act of February twenty-eighth, seventeen hundred and ninety-nine, as relates to the compensation of said clerk for his attendance in court is hereby repealed: And provided further, That the Supreme Court is hereby authorized and empowered to prepare the table of fees to be charged by the clerk thereof, and until the same is thus prepared the fees therein charged for recording or copying any paper or record shall not exceed fourteen cents per folio.

For fees of United States commissioners, one hundred and thirty thousand dollars.

For fees of jurors, four hundred and fifty thousand dollars.

For fees of witnesses, six hundred thousand dollars.

For support of United States prisoners, three hundred thousand dollars.

For rent of United States court-rooms, fifty thousand dollars.

For fees and expenses of bailiffs; furniture; for payment of expenses of district judges who may be sent out of their districts, in pursuance of law, to hold a circuit or district court; and other miscellaneous expenses, three hundred and ten thousand dollars.

For the support of convicts: For support, maintenance, and transportation of convicts transferred from the District of Columbia, and for the necessary traveling expenses incidental to the collection of criminal statistics, to be disbursed by the authority of the Attorney-General, ten thousand dollars.

UNDER THE DEPARTMENT OF AGRICULTURE.

For an additional greenhouse for the propagation of economic and other plants, two thousand five hundred dollars
FORTY-SEVENTH CONGRESS. Sess. II. Ch. 143. 1883.

SENATE.

Caroline Hill. To enable the Secretary of the Senate to pay to Mrs Caroline Hill, widow of the Honorable Benjamin H. Hill, late a Senator from the State of Georgia, two thousand seven hundred and twenty-six dollars and three cents, the amount of compensation of a Senator from August the seventeenth, eighteen hundred and eighty-two, to March the fourth, eighteen hundred and eighty-three.

Senators elected who have not qualified; pay of.

Catalogue of government publications, etc. To enable the Joint Committee on Public Printing to complete the preparation and indexing, for publication at the Government Printing Office, the classified, analytical, and descriptive catalogue of government publications, and of publications of public interest purchased by the United States for use or distribution, six thousand dollars, or so much thereof as may be necessary for the completion of the work, which sum may be expended as additional pay or compensation to any officer or employee of the United States.

Purchase of military papers, maps, etc., of Count de Rochambeau.

Purchase of set of records, etc., of estate of late Mathew H. Carpenter.

Mary A. Orth.

Widow of J. W. Shackelford, deceased; payment to.

Sarah Lowe.

Widow of James Q. Smith, deceased; payment to.

Additional rooms for Library of Congress.

One month's extra compensation to certain employees.

To enable the Joint Committee on the Library to purchase from the Marquis de Rochambeau the military papers, maps, and letter-books of the count de Rochambeau, general in the French army in America, twenty thousand dollars.

To enable the Librarian of Congress, under the direction of the Joint Committee on the Library, to purchase a set of records and briefs in cases in the Supreme Court of the United States belonging to the estate of the late Mathew H. Carpenter, eight thousand dollars.

HOUSE OF REPRESENTATIVES.

To pay Mary A. Orth, the widow of the late honorable Godlove S. Orth, the amount of salary and allowances for stationery for the unexpired term of his service as a member of the Forty-seventh Congress.

To pay the widow of honorable J. W. Shackelford, deceased, the sum of seven hundred and thirty dollars and twenty-nine cents, the amount of salary and allowance for stationery for the unexpired term of his service as a member of the Forty-seventh Congress.

To pay to Sarah Lowe, the sister of honorable W. M. Lowe, deceased, the sum of two thousand and eighty-three dollars and thirty-three cents, the amount of salary for the unexpired term of his service as a member of the Forty-seventh Congress.

To pay the widow of the late honorable James Q. Smith his salary as a member of the Forty-seventh Congress, to the date of his death, with mileage and stationery, six thousand four hundred and twenty-five dollars and eighteen cents, less any sum that may have been paid on account.

To convert the rooms adjoining the Old Hall of Representatives, excepting the rooms occupied as the document and stationery rooms, together with the rooms and passages connected with them in the gallery story, including the gallery itself, and the space over the entablature of the colonnade at the south end of the hall, to the use of the library of the House of Representatives, and make the same to communicate with the Library of Congress, through the document-room, ten thousand dollars.

To enable the Acting Secretary of the Senate and the Clerk of the House to pay the officers and employees of the Senate and House of Representatives respectively borne on the annual and session rolls on the third day of March eighteen hundred and eighty-three, one months extra pay at the rate of compensation then paid them by law, which sum shall be immediately available.
That a joint commission consisting of three Senators to be appointed by the Presiding officer of the Senate, and three members elect of the Forty-eighth Congress to be appointed by the Speaker of the House of Representatives shall during the recess of Congress consider the question of the salaries and compensation of the officers and employees of the Senate and House respectively and also the number of such employees necessary for the official transaction of the business of the two Houses and shall report to the two Houses on the second Monday of December next their conclusions, with reference to the whole subject, and shall recommend legislation respecting the same if in their judgment any legislation is necessary.

For additional expenses of the folding-room to January first, eighteen hundred and eighty-four, namely: For rent of building, five hundred dollars; feed for horses, one hundred and twenty dollars; salary of driver, three hundred dollars; salary of night watchman, four hundred and fifty dollars; repairs, fifty dollars; in all, one thousand four hundred and twenty dollars.

To pay Frederick W. Steigelman, being the difference between his salary at one thousand dollars and that of a messenger at one thousand two hundred dollars per annum, from July first, eighteen hundred and eighty-two, to June thirtieth, eighteen hundred and eighty-three, two hundred dollars, the same to be immediately available; but this appropriation shall not be construed as an increase of said salary.

And to pay John R. Christy, being the difference between his salary at one thousand dollars and that of a messenger at one thousand two hundred dollars per annum from July first, eighteen hundred and eighty-two to June thirtieth, eighteen hundred and eighty-three, two hundred dollars, the same to be immediately available; but this appropriation shall not be construed as an increase of said salary.

To pay James C. Courts, assistant clerk of the Committee on Appropriations, for additional compensation, nine hundred dollars.

Approved, March 3, 1883.
RESOLUTIONS.

[No. 1.] Joint resolution relative to the printing of the annual reports of the Commissioner of Agriculture for the years eighteen hundred and eighty-one and eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the appropriation made by the Joint Resolution of Congress approved August eight, eighteen hundred and eighty-two (22 Stats, 35395) providing for printing the annual report of the Commissioner of Agriculture for eighteen hundred and eighty-one, shall and may be used for the printing in one volume of the reports of the Commissioner of Agriculture for the years eighteen hundred and eighty-one and eighteen hundred and eighty-two.

Approved, December 12, 1882.

[No. 3.] Joint resolution authorizing the payment of the salaries of the employees of the two houses of Congress on the twenty-second instant.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Senate and the Clerk of the House of Representatives be and they are hereby authorized and directed to pay the employees of the two houses of Congress their salaries for the current month on the twenty-second instant.

Approved, December 22, 1882.

[No. 4.] Joint resolution providing for a change in the name of the National Bank of Winterset, in Iowa.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the National Bank of Winterset, Iowa, shall be changed to the First National Bank of Winterset, Iowa, whenever the board of directors of said bank shall accept the new name by resolution of the board, confirmed by a vote of two thirds of the stockholders, and cause a copy of such resolution, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this resolution, and that all expenses of such change including that of printing and engraving be paid by the said bank.

Sec. 2. That all the debts, demands, liabilities, rights, privileges, and powers of the National Bank of Winterset, Iowa, shall devolve upon and inure to the First National Bank of Winterset, Iowa, whenever such change of name is affected.

Approved, January 18, 1883.

[No. 5.] Joint resolution to refer certain claims to the Court of Claims.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the claims hereinafter described be, and the said claims are hereby, referred to the Court of Claims un-
under the provisions of section ten hundred and fifty-nine of the Revised
Statutes the same as though not barred by the Statute of limitations,
namely: The claims arising within the former thirty-second internal-
revenue district of New York prior to June sixth, eighteen hundred and
seventy-two, of those persons, members of the Stock Exchange of the
said city, from whom moneys were illegally collected, as subsequently
shown by the decision of the Supreme Court in the cases of Bailey versus
Clark, Dodge, and others (reported in twenty-first Wallace, page two
hundred and eighty-six), where such claimants have not heretofore been
repaid such moneys, Provided, Such claimants show that they were
parties to, and relied upon an arrangement made with the attorney rep-
resenting the United States in said causes whereby it was understood
and agreed that such claims should abide the result of said causes:
And provided further, That no action shall be maintained under this
resolution which is not begun within a year from its passage; and the
testimony of any witness otherwise competent shall not be excluded by
reason of his interest in the issue thereof.

J. WARREN KEIFER
Speaker of the House of Representatives

DAVID DAVIS
President of the Senate pro tempore

Received by the President January 12, 1883.

[Note by the Department of State.—The foregoing resolution
having been presented to the President of the United States for his ap-
proval, and not having been returned by him to the house of Congress
in which it originated within the time prescribed by the Constitution
of the United States, has become a law without his approval.]

Feb. 1, 1883. [No. 6.] Joint resolution making appropriations for continuing the work of the
Tenth Census.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That the sum of one hundred thousand
dollars, or so much thereof as may be necessary, be and the same is
hereby appropriated, out of any money in the Treasury not otherwise
appropriated, to continue the work in the Census Bureau, for the fiscal
year ending June thirtieth, eighteen hundred and eighty-three.

Approved, February 1, 1883.

Feb. 5, 1883. [No. 7.] Joint resolution presenting the thanks of Congress to John F. Slater, and
for other purposes.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That the thanks of Congress be, and
they hereby are, presented to John F. Slater, of Connecticut, for his
great beneficence in giving the large sum of one million dollars for the
purpose of “uplifting the lately emancipated population of the Sout-
thern States and their posterity, by conferring on them the blessings of
Christian education.”

Sec. 2. That it shall be the duty of the President to cause a gold
medal to be struck, with suitable devices and inscriptions, which, to-
gether with a copy of this resolution, shall be presented to Mr. Slater
in the name of the people of the United States.

Approved, February fifth, 1883.
[No. 8.] Joint resolution authorizing the Public Printer to remove certain material from the Government Printing Office.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be and he hereby is directed to remove forthwith from the Government Printing Office so much of the property of the United States in the upper stories thereof as shall in his opinion and in the opinion of the Architect of the Capitol render said building entirely safe for the persons employed therein.

SEC. 2. That the Public Printer be and he hereby is authorized and required to procure suitable storage room, as near said building as practicable, for the temporary storage of the property of the Government so to be removed from said building, and the sum of five thousand dollars, or so much thereof as shall be necessary, is hereby appropriated for the purposes aforesaid.

Approved, February sixth, 1883.

[No. 9.] Joint resolution to admit free of duty a monument to General Washington.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to allow the State Society of the Cincinnati of Pennsylvania to import free of duty a monument or the parts thereof as they may be completed, proposed to be erected as a memorial of General Washington in Fairmount Park, Philadelphia.

Approved, February 17, 1883.

[No. 10.] Joint resolution to provide for the binding of the compendium of the Tenth Census.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer is hereby authorized and directed to bind the compendium of the Tenth Census in two volumes, of as nearly equal size as practicable, together with a complete index in each volume, The volumes of the reports of the Tenth Census assigned to the House of Representatives, shall be distributed upon the orders of the Representatives and Delegates of the Forty seventh Congress, in accordance with "An act to provide for the publication of the Tenth Census" approved August seventh, eighteen hundred and eighty two.

Approved, February 17, 1883.

[No. 11.] Joint resolution to print certain eulogies delivered in Congress upon the late Benjamin H. Hill.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed twelve thousand copies of the eulogies delivered in Congress upon the late Benjamin H. Hill, a Senator from the State of Georgia, of which four thousand shall be for the use of the Senate, and eight thousand for the use of the House of Representatives; and the Secretary of the Treasury be, and he is hereby, directed to have printed a portrait of said Benjamin H. Hill to accompany each copy of said eulogies; and for the purpose of defraying the expense of engraving and printing the said portrait, the sum of six
hundred dollars, or so much thereof as may be necessary, be, and the
same is hereby, appropriated, out of any money in the Treasury not
otherwise appropriated.
Approved, February 23, 1883.

[No. 12.] Joint resolution to print certain eulogies delivered in Congress upon the
late William M. Lowe.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That there be printed the eulogies
delivered in Congress upon the late William M. Lowe, a member of the
Forty-seventh Congress, from the State of Alabama, twelve thousand
copies, of which three thousand shall be for the use of the Senate, and
nine thousand for the use of the House of Representatives; and the
Secretary of the Treasury be, and he is hereby directed to have printed
a portrait of the said William M. Lowe, to accompany said eulogies;
and for the purpose of engraving or printing said portrait, the sum of
five hundred dollars, or so much thereof as may be necessary, be, and
the same is hereby appropriated, out of any moneys in the Treasury not
otherwise appropriated.
Approved, February 23, 1883.

[No. 13.] Joint resolution to provide for the publication of the memorial addresses
delivered in Congress upon the late Jonathan T. Updegraff.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That there be printed twelve thousand
copies of the memorial addresses delivered in the Senate and House of
Representatives, upon the life and character of Honorable Jonathan T.
Updegraff, late a representative from the State of Ohio, together with
a portrait of the deceased; nine thousand copies thereof for the use of the
House of Representatives and three thousand copies for the use of the
Senate. And a sum sufficient to defray the expense of preparing and
printing the portrait of the deceased for the publication herein pro-
vided for is hereby appropriated, out of any moneys in the Treasury not
otherwise appropriated.
Approved, February 23, 1883.

[No. 14.] Joint resolution for the printing of certain eulogies delivered in Congress
upon the late Godlove S. Orth

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That there be printed of the eulogies
delivered in Congress upon the late Godlove S. Orth, a member of the
Forty-seventh Congress from the State of Indiana, twelve thousand
copies, of which three thousand shall be for the use of the Senate, and
nine thousand for the use of the House of Representatives, and the
Secretary of the Treasury be, and he is hereby, directed to have printed
a portrait of the said Godlove S. Orth to accompany said eulogies;
and for the purpose of engraving or printing said portrait the sum of five
hundred dollars, or so much thereof as may be necessary, be, and the
same is hereby, appropriated out of any moneys in the Treasury not
otherwise appropriated.
Approved, Feb. 24, 1883.
[No. 15.] Joint resolution to provide for the publication of the memorial addresses delivered upon the life and character of Honorable R. M. A. Hawk, of Illinois.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed twelve thousand copies of the memorial addresses delivered in the Senate and House of Representatives upon the life and character of Honorable Robert M. A. Hawk, late a Representative from the State of Illinois, together with a portrait of the deceased, nine thousand copies thereof for the use of the House of Representatives, and three thousand copies for the use of the Senate. And a sum sufficient to defray the expense of preparing and printing the portrait of the deceased for the publication herein provided for, is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

Approved, February 24, 1883.

[No. 16.] Joint resolution accepting the invitation of the Regents of the Smithsonian Institute to attend the inauguration of the statue of Joseph Henry.

Whereas, in a communication from Spencer F. Baird, Secretary of the Smithsonian Institute, Congress was informed that in accordance with an act of June first, eighteen hundred and eighty, the bronze statue of Joseph Henry, late Secretary of the Smithsonian Institution, had been completed; and whereas in the same communication, Congress was respectfully invited to be present on the occasion of its formal presentation to the public upon Thursday the nineteenth of April next, therefore be it.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the said invitation be and the same is hereby accepted by the Senate and House of Representatives; and that the President of the Senate select seven members of that body; and the Speaker of the House of Representatives fifteen members of that body to be present and represent the Congress of the United States, upon the occasion of the presentation and inauguration of said statue

Approved, Feb. 24, 1883.

[No. 17.] Joint resolution to provide for admission free of duty of articles intended for a special Exhibition of Machinery, Tools, Implements, Apparatus, and so forth, for the generation and application of Electricity to be held at Philadelphia, by the Franklin Institute.

Whereas, the Franklin Institute of the State of Pennsylvania, for the promotion of the Mechanic Arts, proposes to hold an exhibition of Electrical Apparatus, Machinery, Tools and Implements and other articles used in scientific and mechanical and manufacturing business and investigations; and

Whereas, it is deemed desirable to promote the success of such an exhibition by all reasonable encouragement, in order that it may be made useful for the promotion of knowledge; Therefore be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That all articles which shall be imported for the sole purpose of exhibition at the Exhibition to be held by the Franklin Institute of the State of Pennsylvania, for the promotion of the Mechanics Arts in the City of Philadelphia in the years Eighteen hundred and eighty-three or Eighteen hundred and eighty-four, shall be admitted without payment of duty or customs fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States or

Feb. 24, 1883.

Robert M. A. Hawk, deceased.

Memorial addresses.

FORTY-SEVENTH CONGRESS. Sess. II. Res. 15-17. 1883. 639

Portrait.

 Appropriation.

Feb. 24, 1883.

Inauguration of statue of Joseph Henry.

Feb. 24, 1883.

Invitation to Senate and House of Representatives, etc.

Acceptance.

Feb. 26, 1883.

Exhibition of Franklin Institute, Philadelphia.

Articles imported, etc., free of duty.

Provided.
withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any, imposed on like articles by the revenue laws in force at the date of importation; and Provided Further, That in case any article imported under the provisions of this Joint Resolution shall be withdrawn from consumption, or shall be sold without payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the persons who may be guilty of such withdrawal or sales.

Approved, February 26, 1883.

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Mar. 2, 1883. [No. 19.] Joint resolution to provide for the publication of the memorial addresses delivered upon the life and character of Honorable John W. Shackelford, of North Carolina.

Resolved by the Senate and House of Representatives of the United States in Congress assembled, That there be printed twelve thousand copies of the memorial addresses delivered in the Senate and House of Representatives upon the life and character of Honorable John W. Shackelford, late a Representative from the State of North Carolina, together with a portrait of the deceased; nine thousand copies thereof for the use of the House of Representatives, and three thousand copies for the use of the Senate, And a sum sufficient to defray the expense of preparing and printing the portrait of the deceased for the publication herein provided for is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated.

Approved, March 2, 1883.

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Mar. 3, 1883. [No. 20.] Joint resolution to provide for the deficiencies in the appropriations for salaries of officers, clerks, messengers and others in the service of the House of Representatives for the fiscal year ending June thirtieth, eighteen hundred and eighty-three.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twelve thousand one hundred and seventy-five dollars and twenty-six cents, be, and the same is hereby, appropriated out of any money in the Treasury not otherwise appropriated, to pay the salaries of the officers, clerks, messengers and others, for the fiscal year ending June thirtieth, eighteen hundred and eighty-three.

Approved, March 3, 1883.

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Mar. 3, 1883. [No. 21.] Joint resolution to print five thousand copies of the report of the Board on behalf of the United States Executive Departments at the International Exhibition of eighteen hundred and seventy-six.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed and bound, in continuation of the series of volumes heretofore published by Congress under joint resolution of June twentieth, eighteen hundred and seventy-nine, containing the final report of the United States Centennial Commission on the International Exhibition of eighteen hundred and seventy-six, and uniform therewith, five thousand copies of the report of the Board on behalf of the United States Executive Departments at said Exhibition, being the report which was submitted to Congress by the President of the United States, by special message of February ninth, eighteen hundred and seventy-seven, and again in his annual message of December third, eighteen hundred and seventy-
seven, of which number three thousand copies shall be for the House, one thousand copies for the Senate, two hundred copies for the Smithsonian Institution for distribution to such foreign governments and others as made contributions from such exhibition to the National Museum, three hundred copies for the late members of said Board, and five hundred copies for distribution by the late President of the Centennial Commission, the printing to be done by the Public Printer, under the supervision of the late chairman of said Board, upon whose order may be allowed by the Public Printer to the late secretary of the Board not exceeding three hundred dollars for services to be performed, and incidental expenses to be incurred in connection therewith: Provided, That the photographic views of the government exhibit accompanying the manuscript report, shall not be printed or reproduced for the publication herein authorized.

Approved, March 3, 1883.

[No. 22.] Joint resolution providing for the termination of articles numbered eighteen to twenty-five, inclusive, and article numbered thirty of the treaty between the United States of America and Her Britannic Majesty, concluded at Washington, May eighth, eighteen hundred and seventy-one.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in the judgment of Congress the provisions of articles numbered eighteen to twenty-five, inclusive, and of article thirty of the treaty between the United States and Her Britannic Majesty, for an amicable settlement of all causes of difference between the two countries, concluded at Washington on the eighth day of May, anno Domini eighteen hundred and seventy-one, ought to be terminated at the earliest possible time, and be no longer in force; and to this end the President be, and he hereby is, directed to give notice to the Government of Her Britannic Majesty that the provisions of each and every of the articles aforesaid will terminate and be of no force on the expiration of two years next after the time of giving such notice.

Sec. 2. That the President be, and he hereby is, directed to give and communicate to the Government of Her Britannic Majesty such notice of such termination on the first day of July, anno Domini eighteen hundred and eighty-three, or as soon thereafter as may be.

Sec. 3. That on and after the expiration of the two years' time required by said treaty, each and every of said articles shall be deemed and held to have expired and be of no force and effect, and that every department of the Government of the United States shall execute the laws of the United States (in the premises) in the same manner and to the same effect as if said articles had never been in force; and the act of Congress approved March first, anno Domini eighteen hundred and seventy-three, entitled "An act to carry into effect the provisions of the treaty between the United States and Great Britain, signed in the city of Washington the eighth day of May, eighteen hundred and seventy-one, relating to the fisheries," so far as it relates to the articles of said treaty so to be terminated shall be and stand repealed and be of no force on and after the time of the expiration of said two years.

Approved, March 3, 1883.

[No. 23.] Joint resolution for the printing of the Agricultural Report for the year eighteen hundred and eighty-three.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed three hundred thousand copies of the Annual Report of the Commissioner of Agriculture for the year eighteen hundred and eighty-three; two hun-
dred and fourteen thousand copies for the use of members of the House of Representatives, fifty-six thousand for the use of members of the Senate, and thirty thousand copies for the use of the Department of Agriculture: Provided, That the annual report of the Commissioner of Agriculture, to be printed and bound for general distribution, shall not exceed five hundred octavo pages, and the type shall be same as that heretofore used, and the sum of two hundred and twenty thousand dollars or so much thereof as may be necessary, is hereby appropriated to defray the cost of publication.

Approved, March 3, 1883.

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[No. 24.] Joint resolution authorizing the sale of the Congressional Directory and the current numbers of the Congressional Record.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for the Public Printer, under the direction of the Joint Committee of the Senate and House of Representatives on Printing, to print for sale, at a price sufficient to reimburse the expenses of such printing, the current Congressional Directory and the current numbers of the Congressional Record. The money derived from such sales shall be paid into the Treasury monthly to the credit of the appropriation for public printing, and no sales shall be made on credit.

Approved, March 3, 1883.

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[No. 25.] Joint resolution providing for additional copies of the Revised Statutes for the use of the Interior Department.

Resolved by the Senate and House of Representatives in Congress assembled, That the Secretary of State be, and he is hereby authorized and directed to deliver to the Secretary of the Interior, for the use of the Department of the Interior and its subordinate bureaus and offices, one hundred copies of the second edition of the Revised Statutes of the United States.

Approved, March 3, 1883.

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[No. 26.] Joint resolution concerning the erection of a memorial column at Washington's Headquarters, at Newburg, New York.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That sections two and three of the joint resolution of Congress approved July first, eighteen hundred and eighty-two, authorizing the Secretary of War to erect at Washington's Headquarters, in the city of Newburg, New York, a memorial column, and to aid in defraying the expenses of the centennial celebration to be held at that city in the year eighteen hundred and eighty-three, be, and the same are hereby, amended so as to read as follows: "That the sum of twenty-five thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of War, in the erection of a suitable monument or column on the grounds belonging to the State of New York, and known as Washington's Headquarters, with such inscriptions and emblems as may properly commemorate the historical events which occurred at Newburg and vicinity during the war of the Revolution: Provided, That the design for said monument or column, with the inscriptions and
emblems to be placed thereon, shall be subject to the approval and adoption of the joint select committee directed to be appointed by the joint resolution to which this is an amendment: And provided further, That no part of the said sum of twenty-five thousand dollars shall be used in defraying the expenses of said centennial celebration."

Approved, March 3, 1883.

[No. 27.] Joint resolution authorizing the printing of two thousand five hundred extra copies of the report of the health officer of the District of Columbia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and is hereby, authorized to print two thousand five hundred extra copies of the report of the health officer of the District of Columbia; one hundred for the use of the Senate, three hundred for the use of the House of Representatives, and two thousand one hundred for the use of the said health officer of the District of Columbia.

Approved, March 3, 1883.

[No. 28.] Joint resolution providing for a new mixed Commission in accordance with the treaty of April twenty-fifth, eighteen hundred and sixty-six, with the United States of Venezuela.

Whereas, since the dissolution of the mixed Commission appointed under the treaty of April twenty-fifth, eighteen hundred and sixty-six, with the United States of Venezuela, serious charges, impeaching the validity and integrity of its proceedings, have been made by the Government of the United States of Venezuela, and also charges of a like character by divers citizens of the United States of America, who presented claims for adjudication before that tribunal; and

Whereas, the evidence to be found in the record of the proceedings of said Commission, and in the testimony taken before committees of the House of Representatives in the matter, tends to show that such charges are not without foundation; and

Whereas, it is desirable that the matter be finally disposed of in a manner that shall satisfy any just complaints against the validity and integrity of the first Commission, and provide a tribunal under said treaty constructed and conducted so as not to give cause for just suspicion; and

Whereas, all evidence before said late Commission was presented in writing and is now in the archives of the State Department; and

Whereas, the President of the United States has, in a recent communication to Congress, solicited its advisory action in this matter: Therefore

Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he hereby is, requested to open diplomatic correspondence with the Government of the United States of Venezuela, with a view to the revival of the general stipulations of the treaty of April twenty-fifth, eighteen hundred and sixty-six, with said government, and the appointment thereunder of a new Commission, to sit in the city of Washington, which Commission shall be authorized to consider all the evidence presented before the former Commission in respect to claims brought before it, together with such other and further evidence as the claimants, may offer; and from the awards that may be made to claimants, any moneys hereofore paid by the Department of State, upon certificates issued to them, respectively, upon awards made by the former Commission, shall be deducted, and such certificates deemed canceled; and the moneys
now in the Department of State received from the Government of Ven-
eruela on account of said awards, and all moneys that may hereafter
be paid under said treaty, shall be distributed pro rata in payment of
such awards as may be made by the Commission to be appointed in
accordance with this resolution.
Approved, March 3, 1883.

Mar. 3, 1883. [No. 29.] Joint resolution to pay the Capitol Police one month's extra pay.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That the Clerk of the House be, and is
hereby, authorized and directed to pay to all those of the Capitol Police
on the roll July first, eighteen hundred and eighty two, one month's
extra pay, at the same compensation now paid them by law; and an
amount sufficient to pay the same is hereby appropriated, out of any
money in the Treasury not otherwise appropriated, the same to be made
immediately available.
Approved, March 3, 1883.

Mar. 3, 1883. [No. 30.] Joint resolution validating certain contracts executed by the Postmaster
General.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That the contracts executed by the
Postmaster General for routes numbered sixty-seven hundred and
seventy-two, in the State of New York, under advertisement of
February tenth, eighteen hundred and eighty-one; thirty-two hundred
and sixty-six, in the State of Massachusetts, under advertisement of
February tenth, eighteen hundred and eighty-one; twenty-three thou-
sand five hundred and thirty-two, in the State of Illinois, under adver-
tisement of June twentieth, eighteen hundred and seventy-nine; ten
thousand two hundred and ninety-five, in the District of Columbia,
under advertisement of March tenth, eighteen hundred and eighty-two,
are hereby validated and declared to be in full force and effect, any
omission in said contracts to conform to the requirements of the statutes
notwithstanding.
Approved, March 3, 1883.

Mar. 3, 1883. [No. 31.] Joint resolution making appropriations for the alteration of internal revenue
dies, plates and stamps, and for providing blanks for rebate.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That the sum of twenty thousand dol-


Approved, March 3, 1883.
PRIVATE LAWS

OF THE

UNITED STATES OF AMERICA;

PASSED BY

THE FORTY-SEVENTH CONGRESS,

1881-'83.
PRIVATE ACTS OF THE FORTY-SEVENTH CONGRESS
OF THE
UNITED STATES,
Passed at the first session, which was begun and held at the city of Washington, in the
District of Columbia, on Tuesday, the sixth day of December, 1881, and was adjourned
without day on Tuesday, the eighth day of August, 1882.

CHESTER A. ARTHUR, President; DAVID DAVIS, President of the Senate. THOMAS F.
BAYARD was elected President of the Senate pro tempore on the tenth day of October,
1881, at a special session of the Senate, and so acted until the thirteenth day of
October, on which day DAVID DAVIS was elected President of the Senate pro tempore,
and so acted until the end of the regular session. J. WARREN KEIFER, Speaker of
the House of Representatives.

CHAP. 6.—An act granting additional pension to Mary Lincoln.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Inter-
ior be, and he hereby is, directed to pay to Mary Lincoln whose name
is now on the roll as the widow of Abraham Lincoln, deceased, late
President of the United States, the sum of fifteen thousand dollars forth-
with, as pension money, in addition to any sum that may have accrued
on her existing pension under the act of July fourteenth, eighteen hun-
dred and seventy; and from and after the passage of this act the Secre-
tary of the Interior is directed to pay to the said Mary Lincoln, in lieu
of the pension she is now receiving under the act aforesaid, a pension
at the rate of five thousand dollars per annum during the remainder of
her natural life.

Approved, February 2, 1882.

CHAP. 8.—An act to restore certain articles of silverware to Mrs. Isabella S. McRae.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treas-
ury be, and he is hereby, authorized and directed to deliver unto Mrs.
Isabella S. McRae, of Kershaw County, South Carolina, certain articles
of silverware now in the custody of the Treasurer of the United States
which are claimed by the said Isabella McRae to be her property, and
were captured by the United States Army in South Carolina in the
month of February, eighteen hundred and sixty-five, and deposited in
the United States Treasury: Provided, That proof satisfactory to the
Secretary of the Treasury be made of the ownership by the said claim-
ant and identification of the said articles of silverware.

Approved, February 11, 1882.

CHAP. 9.—An act for the relief of Theophilus P. Chandler.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That Theophilus P. Chandler,
late assistant treasurer of the United States at Boston, is hereby re-
lieved and discharged from all liability for the acts of Julius F. Hart-
well, late disbursing clerk and cashier in the office of said assistant
treasurer, in loaning or advancing the moneys or funds of the United
States to Mellen, Ward and Company, and from all liability to account

for any moneys or funds of the United States which were loaned or advanced by said Hartwell to said Mellen, Ward and Company, the same having been without the default or negligence of said Chandler.

Approved, February 11, 1882.

CHAP. 10.—An act for the relief of Sidney P. Luther

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 Sidney P. Luther, of Pittsburg, New Hampshire, the sum of eighty-five dollars, in full satisfaction of his claim on account of the wrongful seizure of one pair of white-faced steers, and wrongful detention of the same, by the collector of customs for the district of Portsmouth.

Approved, February 11, 1882.

CHAP. 11.—An act for the relief of E. J. Gurley

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 and required to pay to E. J. Gurley, of McLennan County, Texas, the sum of one thousand dollars for himself and one thousand dollars as trustee for the law-firm of Blocker and Gurley, for legal services rendered the Government of the United States.

Approved, February 11, 1882.

CHAP. 29.—An act for the relief of Warren 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 hereby is, authorized and directed to pay to Warren Hall, out of any moneys in the Treasury derived from the proceeds of captured and abandoned property, the sum of one thousand one hundred and twenty-five dollars and sixty-one cents, being the proceeds of five bales of cotton voluntarily turned over to Thomas H. Yeatman, assistant special agent of the Treasury Department, on July seventh, eighteen hundred and sixty-three, by said Warren Hall, which said proceeds have been paid into the Treasury.

Approved, March 9, 1882.

CHAP. 33.—An act for the relief of Paulina Jones, widow of Alexander Jones, deceased, late of Company E, Second North Carolina Infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized and directed to place the name of Alexander Jones upon the rolls of Company E, Second North Carolina Mounted Infantry to date September first, eighteen hundred and sixty-three.

Approved, March 15, 1882.

CHAP. 34.—An act for the relief of Charles Collins.

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-seven dollars and thirty-six cents be, and hereby is, appro
priated, out of any money in the Treasury not otherwise appropriated, to reimburse Charles Collins, postmaster at Berlin, Worcester County, Maryland, for stamps stolen from the post-office at that place on the night of November twenty-third, eighteen hundred and seventy-seven.

Approved, March 15, 1882.

CHAP. 35.—An act for the relief of S. Rosenfeld 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 refund to Simon Rosenfeld and Company, of Baltimore, Maryland, a sum of money equal to the value of the internal-revenue stamps purchased by said Rosenfeld and Company, and affixed by them, in accordance with the provisions of the act of July twentieth, eighteen hundred and sixty-eight, to a certain lot of tobacco and cigars and snuff sold by said parties, and inventoried, according to law, on the first day of December, eighteen hundred and sixty-eight: Provided, That the Commissioner of Internal Revenue shall be satisfied that the said Rosenfeld and Company purchased the said cigars, tobacco, and snuff as tax-paid articles, upon which the tax was actually paid prior to the passage of said act of July twentieth, eighteen hundred and sixty-eight, and that said Rosenfeld and Company actually affixed additional stamps thereon at their own expense.

Approved, March 15, 1882.

CHAP. 36.—An act for the relief of Frank D. Yates 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 Treasury pay the sum of fourteen thousand six hundred and seventy-five dollars and eighty-five cents, in proportions as are hereafter mentioned, to the following-named persons: Frank D. Yates, the sum of nine thousand eight hundred and thirty-seven dollars and eighty-five cents; Todd Randall, the sum of two thousand four hundred dollars and ten cents; E. W. Raymond, the sum of two thousand two hundred and thirteen dollars and ninety cents; and Stephen F. Estes, the sum of two hundred and twenty-four dollars, as a full compensation for and in satisfaction of all claims for transportation furnished and money paid for transportation furnished in the removal of Indian property and supplies belonging to the Whetstone Agency from White River, Dakota, to their new reservation in Dakota, in the years eighteen hundred and seventy-two and eighteen hundred and seventy-three.

Approved, March 15, 1882.

CHAP. 37.—An act directing the issue of a duplicate check to William J. Anthony, a pensioner 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 pension agent at Knoxville, Tennessee, be, and he is hereby, directed to issue a duplicate check numbered fourteen thousand one hundred and one, for one thousand one hundred and two dollars and eighty cents in favor of William J. Anthony, the original of which having been lost in the mails: Provided, That said check has not already been presented or paid, and that said William J. Anthony shall first execute a bond, with good and sufficient sureties, to be approved by the Secretary of the Treasury, to hold the United States harmless against the double payment of said check.

Approved, March 15, 1882.
CHAP. 38.—An act granting a pension to Olive Stephenson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Olive Stephenson, widow of Caleb Stephenson, a soldier of the war of eighteen hundred and twelve, and to pay and allow to her the pension allowed by law to the widows of such soldiers.

Approved, March 15, 1882.

CHAP. 39.—An act for the relief of George W. Wicks and Company, of Louisville, Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to pay to George W. Wicks and Company, of Louisville, Kentucky, the sum of one thousand two hundred dollars, out of any moneys in the Treasury not otherwise appropriated, in full compensation for storage on a lot of tobacco and cigars stored in their bonded warehouse by the officers of the government on account of violations of the internal-revenue laws.

Approved, March 16, 1882.

CHAP. 40.—An act granting a pension to Elizabeth Wirt Goldsborough.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Wirt Goldsborough, widow of the late Rear-Admiral Goldsborough, and pay her a pension of fifty dollars per month from and after the passage of this act.

Approved, March 16, 1883.

CHAP. 42.—An act to admit free of duty certain steam plow machinery now at the Port of San Francisco.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the steam-plow machinery ordered by M. C. Fisher, for his own use, prior to the expiration of the time limited by section seven of the act approved June sixth, eighteen hundred and seventy-two, and now in the public stores or bonded warehouse at San Francisco, shall be delivered to him free of duty, and subject only to the other charges provided by law.

Approved, March 17, 1882.

CHAP. 43.—An act for the relief of Henry P. Rolfe.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, directed to pay to Henry P. Rolfe the sum of two thousand five hundred and nineteen dollars and ninety-seven cents, for services as United States attorney, from the first day of January to the twenty-third day of July, eighteen hundred and seventy-four, for the district of New Hampshire, and for services and expenditures rendered and incurred by the direction of the State Department

in procuring the extradition of William Johnson, a fugitive from justice, charged with uttering counterfeit United States Treasury notes; and that the same be paid out of any money in the Treasury not otherwise appropriated.

Approved, March 17, 1882.

CHAP. 45.—An act for the relief of Susan Marshall Massie

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States pension agent for paying pensions at Louisville, Kentucky, be, and is hereby, authorized and required to issue to Susan Marshall Massie, of Mason County, Kentucky, a duplicate of his check for one thousand four hundred and sixty-six dollars, and sixty-seven cents, dated June thirty-first, eighteen hundred and eighty-one, and payable to the order of said Susan Marshall Massie, after said Massie shall furnish to him sufficient proof of the loss and non-reception by her and non-payment of said original check; and said duplicate shall be paid to her, or order, as if the original was presented: Provided, That she execute the bond, with security, required by section thirty-six hundred and forty-six of the Revised Statutes.

Approved, March 21, 1882.

CHAP. 50.—An act directing the issue of a check to the Pequonnock National Bank in place of one heretofore issued to Juliaett Prescott, a pensioner of the United States, and lost.

Whereas, the Pequonnock National Bank of Bridgeport, which institution is located at the city of Bridgeport, county of Fairfield, State of Connecticut, on the fourth day of October, eighteen hundred and seventy-nine, mailed a letter directed to the National Shoe and Leather Bank of New York City, inclosing, with other checks and coupons, a draft drawn by D. W. Gooch, pension agent, dated October third, eighteen hundred and seventy-nine, on the assistant treasurer of the United States at the city of Boston, State of Massachusetts, numbered one hundred and thirty-four thousand two hundred and ten, payable to the order of and indorsed by Juliaett Prescott for the sum of one thousand three hundred and eighteen dollars and forty-six cents, which check was cashiered by said Pequonnock National Bank of the city of Bridgeport in Connecticut and made payable to said National Shoe and Leather Bank of the city of New York; and

Whereas, Said Draft with the other checks and coupons mailed with the same, were lost while being transmitted by mail from said city of Bridgeport to said city of New York; and

Whereas, Duplicates have been issued for the other checks and coupons mailed with the above described draft, but no duplicate has been issued for such draft nor has the same been ever found or paid: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pension agent at the city of Boston in the State of Massachusetts be, and he hereby is, instructed to issue a check for one thousand three hundred and eighteen dollars and forty-six cents in favor of said Pequonnock National Bank, in lieu of the one lost in the mail October fourth, eighteen hundred and seventy-nine, said lost check being numbered one hundred and thirty-four thousand two hundred and ten, dated October third, eighteen hundred and seventy-nine for the same amount drawn by D. W. Gooch pension agent at Boston, Massachusetts, payable to the order of Juliaett Prescott and by her endorsed to said bank: Provided, That said bank

Mar. 21, 1882.

Susan Marshall Massie.

Issue of duplicate pension check.

Proviso.

Mar. 23, 1882.

Preamble.

Duplicate pension check.

Juliaett Prescott.

Proviso.
shall first execute a bond with sufficient sureties to be approved by the Secretary of the Treasury for two thousand dollars to hold the United States harmless against loss, cost, or damage on account of said original check.

Approved, March 23, 1882.

CHAP. 54.—An act granting a pension to Samuel Pollock.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Samuel Pollock, as a paymaster's clerk in the United States Navy, at the rate of ten dollars per month, to commence from and after the passage of this act.

Approved, March 30, 1882.

CHAP. 56.—An act to authorize the accounting officers of the Treasury to settle the accounts of Brevet Major General Edward Hatch, United States Army, chairman and disbursing officer of the special Ute Commission appointed under act of Congress of May third, eighteen hundred and seventy-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury, in the settlement of the accounts of Brevet Major General Edward Hatch, United States Army, chairman and disbursing officer of the special Ute Commission appointed under act of Congress of May third, eighteen hundred and seventy-eight, are hereby authorized to adjust and settle the same upon the principles of equity and justice, and to award to him credit for disbursements as appear to have been honestly made in good faith and to have injured to the benefit of the Indians or the United States.

Approved, March 31, 1882.

CHAP. 57.—An act granting pensions to Lucretia R. Garfield, Sarah Childress Polk, and Julia Gardner Tyler.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to place the names of Lucretia R. Garfield, widow of James A. Garfield, deceased, Sarah Childress Polk, widow of James K. Polk, deceased, and Julia Gardner Tyler, widow of John Tyler, deceased, on the pension-roll, and pay to each of them a pension during their respective natural lives at the rate of five thousand dollars a year from and after the nineteenth day of September, eighteen hundred and eighty-one.

Sec. 2. That the pension of five thousand dollars granted by this act to Julia Gardner Tyler shall be in lieu of the pension heretofore granted her by Congress.

Approved, March 31, 1882.

CHAP. 62.—An act for the relief of Cyrus C. Clark.

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 shall allow to Cyrus C. Clark, late an additional paymaster in the Army, in the settlement of his account, a credit for the sum
of fifteen thousand nine hundred and seventy-nine dollars and eighty-seven cents, as of the date of April sixth, eighteen hundred and sixty-five, the same being for money lost by him in the discharge of his official duty, without fault or neglect on his part, as decided heretofore by the Court of Claims.

Approved, April 1, 1882.

CHAP. 63.—An act to pay the creditors of the late Henry O. Waggoner, late consular clerk at Lyons, France.

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 forty-five dollars and fifty cents be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to be applied by the United States consul at Lyons, France, under the direction of the Secretary of State, to the payment of the expenses occasioned by the sickness, death, and funeral expenses of Henry O. Waggoner, late consular clerk at Lyons, France.

Approved, April 1, 1882.

CHAP. 64.—An act granting a pension to Mary A. Davis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, Mary A. Davis, foster mother of Benjamin F. Rodgers, late a private in Company H. Bissell's Engineers, West Missouri Volunteers, and pay her a pension at the rate of eight dollars a month from and after the passage of this act.

Approved, April 1, 1882.

CHAP. 65.—An act for the relief of H. V. Philpott

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 H. V. Philpott, of Texas, out of any money in the Treasury not otherwise appropriated, the sum of five hundred dollars, in full for services rendered by him, by order of Honorable John C. Watrous, Judge of the United States District Court for the eastern district of Texas, in assorting, arranging, and labeling certain papers and records in the office of the clerk of said court at Galveston.

Approved, April 1, 1882.

CHAP. 66.—An act granting a pension to P. B. Perry, senior.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of P. B. Perry, senior, a soldier of the Mexican war.

Approved, April 1, 1882.

CHAP. 69.—An act for the relief of George G. Snyder.

Whereas by the fifteenth section of an act of Congress approved September ninth, eighteen hundred and fifty, entitled "An act to establish a Territorial government for Utah", it was provided "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 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 them; and

Whereas George G. Snyder did, in the year eighteen hundred and sixty-nine, settle upon an unsurveyed tract of land in said Territory, upon which he has since resided and made valuable improvements, which tract, when surveyed, was found to be the east half of the northwest quarter and west half of the northeast quarter of section sixteen, township two south, range four east; and

Whereas said tracts are not subject to entry under the homestead or other laws owing to the reservation created by the organic act of said Territory above recited: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the said George G. Snyder be, and he hereby is, authorized to enter the east half of northwest quarter and half of northeast quarter of section sixteen, township two south, range four east, Utah Territory, as a homestead, under the provisions of the homestead law; and upon showing full compliance with the provisions of said law the said Snyder shall be entitled to have and receive a patent therefor, and then upon other lands in equal amount in lieu thereof shall be selected, under the direction of the Secretary of the Interior, for the uses and purposes expressed in said section fifteen of the act of Congress approved September ninth, eighteen hundred and fifty.

Approved, April 5, 1882.

April 5, 1882.

CHAP. 70.—An act for the relief of John H. Schabinger guardian of Susan McKnatt and Martha McKnatt, minor daughters of James McKnatt, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the agent for paying pensions at Washington, District of Columbia, be, and he is hereby, authorized and directed to issue a duplicate check and the Treasurer, assistant treasurer, or designated depositary of the United States upon whom the same may be drawn is hereby directed to pay such duplicate check, for the sum of one thousand and one dollars, in favor of John H. Schabinger, guardian, for Susan McKnatt and Martha McKnatt, minor daughters of James McKnatt, deceased, late a private in Company B of the Fourth Regiment of Delaware Volunteers, war of eighteen hundred and sixty-one, in the same manner and upon the same terms and conditions as provided in section thirty-six hundred and forty-six of the Revised Statutes of the United States in case of lost checks not exceeding in amount the sum of one thousand dollars.

Approved, April 5, 1882.

April 11, 1882.

CHAP. 78.—An act for the relief of Peter Gallagher.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of eighty-nine dollars and fifty-seven cents to Peter Gallagher of Washington, District of Columbia, amount due him in consequence of joint resolution approved February twenty-eighth, eighteen hundred and sixty-seven.

Approved, April 11, 1882.
CHAP. 81.—An act to authorize the Secretary of the Treasury to remit certain custom dues and custom-house charges to Consul General Alfred E. Lee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to remit to Alfred E. Lee, late consul-general of the United States at Frankfort-on-the-Main, Germany, all custom dues and custom-house charges on the silver service presented to him by his German friends at Frankfort-on-the-Main in September, eighteen hundred eighty-one, on his retirement from the public service, now held at the custom-house in New York.

Approved, April 15, 1882.

CHAP. 84.—An act granting an increase of pension to Saint Clair A. Mulholland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Colonel Saint Clair A. Mulholland, late of the One hundred and sixteenth Regiment Pennsylvania Volunteers, at the rate of thirty dollars per month, instead of fifteen dollars per month, which he has heretofore been receiving; said increase to date from the time of the passage of this act.

Approved, April 18, 1882.

CHAP. 86.—An act authorizing the Public Printer to pay A. Hoen and Company of Baltimore, Maryland, for the litho-caustic illustrations made by them.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and is hereby, authorized and directed to pay, out of money heretofore appropriated for the public printing, to Messrs. A. Hoen and Company, of Baltimore, Maryland, the sum of eighty thousand dollars being the balance for the litho-caustic illustrations executed by them for the "Diseases of Domestic Animals", and for the litho-caustic illustrations for the report of the Commissioner of Agriculture for eighteen hundred and eighty, in accordance with their contract of July second, eighteen hundred and eighty one, entered into by them with the Public Printer, as authorized by the Joint Committee on Printing in their letter to the Public Printer dated March first, eighteen hundred and eighty-one: Provided, That said payment shall be in sums of sixteen thousand dollars each, upon the delivery to the Public Printer of said illustrations in lots of fifty thousand each.

Approved, April 21, 1882.

CHAP. 90.—An act granting a pension to Ann Atkinson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Ann Atkinson, widow of Hopeful Toler, a soldier in the war of eighteen hundred and twelve to eighteen hundred and fifteen.

Approved, April 25, 1882.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 91–95. 1882.

April 25, 1882.

**CHAP. 91.**—An act granting increase of pension to Levi Anderson.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Levi Anderson, late a private in Company A, Seventh Regiment Kansas Volunteers, and to pay him a pension of twenty-four dollars per month from and after the passage of this act.

Approved, April 25, 1882.

April 25, 1882.

**CHAP. 92.**—An act granting a pension to George Andrews.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of George Andrews, late a private in the Sixth Maine Battery of Artillery in the late war of the rebellion; this act to take effect and be in force from and after its passage.

Approved, April 25, 1882.

April 25, 1882.

**CHAP. 93.**—An act granting an increase of pension to Charles H. Ordway.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Charles H. Ordway, late a private in Company H, Seventh Regiment New Hampshire Volunteer Infantry, at the rate of thirty-six dollars per month, in lieu of the pension he is now receiving.

Approved, April 25, 1882.

April 25, 1882.

**CHAP. 94.**—An act granting a pension to Mrs. Rosetta L. McKay.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Rosetta L. McKay, mother of Fred. A. McKay, who was second lieutenant of Company E, Forty-first Regiment Ohio Volunteers, and who died December sixth, eighteen hundred and seventy-one, from disease contracted in the line of duty in the military service of the United States.

Approved, April 25, 1882.

April 25, 1882.

**CHAP. 95.**—An act granting a pension to Sylvador Jackson.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions of the pension laws, the name of Sylvador Jackson, who was special agent and acting deputy provost-marshal of the thirteenth district of Ohio.

Approved, April 25, 1882.
CHAP. 96.—An act granting a pension to Susan R. 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 Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Susan R. Johnson, mother by adoption of George Davis, late a private in Company G. Twenty-eighth Regiment of Pennsylvania Volunteers

Approved, April 25, 1882.

CHAP. 97.—An act granting a pension to Flora C. McCaslin.

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 authorized and directed to place on the pension roll the name of Flora C. McCaslin, widow of William McCaslin, late a private in the Seventh Tennessee Volunteer Regiment of Cavalry, United States Army, subject to the provisions and limitations of the pension laws.

Approved, April 25, 1882.

CHAP. 98.—An act granting a pension to Mary T. McCawley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary T. McCawley, widow of First Lieutenant Henry M. McCawley, late of the Thirteenth Regiment of Infantry, United States Army, to take effect from the passage of this act.

Approved, April 25, 1882.

CHAP. 99.—An act granting a pension to Richard M. Baker.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Richard M. Baker.

Approved, April 25, 1882.

CHAP. 100.—An act granting a pension to Elizabeth S. M. Finley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Elizabeth S. M. Finley, widow of Clement A. Finley, late Surgeon-General of the United States Army, and pay her a pension at the rate of fifty dollars per month from and after the passage of this act.

Approved, April 25, 1882.
CHAP. 101.—An act granting a pension to Sarah A. Hooper.

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 on the pension-roll the name of Sarah A. Hooper, mother of Ransom W. Hooper, late a private in Company D, Ninth Tennessee Cavalry, subject to the restrictions of the pension laws.

Approved, April 25, 1882.

CHAP. 102.—An act granting an increase of pension to John F. Chase.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pension of twenty-four dollars a month now paid to John F. Chase, late a private in the Fifth Maine Battery, be increased to thirty-six dollars a month, such increase to commence from and after the passage of this act.

Approved, April 25, 1882.

CHAP. 103.—An act granting an increase of pension to Dennis Sullivan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension now allowed to Dennis Sullivan, of Manchester, New Hampshire, from fifty to seventy-two dollars per month, subject in other respects to the provisions and limitations of the general pension laws.

Approved, April 25, 1882.

CHAP. 104.—An act for the relief of Benjamin F. Dobson.

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 readjudicate the pension claim of Benjamin F. Dobson, late a corporal of Company I, nineteenth Regiment of Indiana Volunteers, and as if the same had been filed in the office of the Commissioner of Pensions on the sixth day of December, eighteen hundred and seventy-nine.

Approved, April 25, 1882.

CHAP. 105.—An act granting an increase of pension to Mrs. Jane Dulany.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Jane Dulany, widow of Colonel William Dulany late of the United States Marine Corps, and pay her a pension from and after the passage of this act at the rate of fifty dollars a month, in lieu of her present pension.

Approved, April 25, 1882.
CHAP. 114.—An act an act for the allowance of certain claims reported by the accounting officers of the United States Treasury Department.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and required to pay, out of any money in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned herein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims examined and allowed by the proper accounting officers under the provisions of the act of July fourth, eighteen hundred and sixty-four, since December, eighteen hundred and eighty, namely:

INDIANA

To Luke H. Blacker, of Clinton County, one hundred dollars.
To Colby A. Casey, of Scott County, one hundred and thirty-five dollars.
To Ambrose C. Clifford, of Gibson County, one hundred and twenty-five dollars.
To William H. Dixon, of Jennings County, thirty-nine dollars and seventy-five cents.
To Stephen Day, of Scott County, one hundred dollars.
To Aaron Eick, of Scott County, one hundred and twenty dollars.
To Sanford Fervel (or Ferrel), of Jefferson County, one hundred and twenty-five dollars.
To John P. Fable, of Jennings County, one hundred and twenty-five dollars.
To Silas M. Hudson, executor of Absalom Hudson, deceased, of Jennings County, one hundred and twenty dollars.
To Moses T. Hopper, of Jefferson County, two hundred dollars.
To James M. Harrod, of Scott County, twenty-four dollars and fifty cents.
To Nancy Kay, of Jennings County, one hundred dollars.
To Alexander Kerr, of Jefferson County, one hundred and twenty-five dollars.
To Amos Lockenour, of Washington County, one hundred and twenty dollars.
To E. D. Malony, of Jennings County, one hundred and twenty dollars.
To Moses W. Morrison, of Scott County, one hundred and fifteen dollars.
To Isaac Marshall, of Jennings County, two hundred dollars.
To John P. Kyte, administrator of David May, deceased, of Washington County, one hundred and twenty dollars.
To Reuben P. Nay, of Jefferson County, one hundred dollars.
To John C. Ray, of Scott County, one hundred and twenty-five dollars.
To James C. Rawlings, of Jefferson County, fifty dollars.
To John S. Swope, administrator of Michael Swope, deceased, of Scott County, one hundred and eighty-eight dollars.
To John M. Stewart, of Ripley County, forty-five dollars.
To John W. Tull, of Scott County, one hundred and twenty-five dollars.
To William Wilson, of Jennings County, seventy dollars.
To Joseph Whitsitt, of Scott County, one hundred and thirty dollars.
To John M. Wallace, administrator of James Wallace, deceased, of Jefferson County, two hundred and twenty-five dollars.

KANSAS.

To William Blurton, of Bourbon County, one hundred and seventy-five dollars.
To John M. Carson, of Crawford County, sixty-two dollars and fifty cents.
To Aaron Decker, of Bourbon County, forty-seven dollars.
To Asa Dutton, of Douglas County, one hundred and sixty-eight dollars and seventy cents.
To Heinrich Klapmeyer, of Johnson County, sixty-one dollars and twenty-five cents.
To John M. Lambert, of Bourbon County, sixty dollars.
To William H. Lamb, of Dickinson County, forty-six dollars.
To James R. Means, of Anderson County, fifteen dollars and ninety cents.
To Mrs. John O'Laughlin, widow of John O'Laughlin, deceased, of Nemaha County, sixty-two dollars and thirty cents.
To William Stanton, of Salem County, twenty-one dollars and twenty-five cents.
To Theodore Weichselbaum, of Riley County, one hundred and fifty dollars.

To James M. Allen, of Grayson County, forty-seven dollars.
To Lewis Adkins, of Whitley County, fifteen dollars.
To Robert H. Aydelott, administrator of George K. Aydelott, deceased, of Jefferson County, one hundred and fifteen dollars.
To Margaret Allen, of Laurel County, fifty dollars.
To A. M. Adams, of Pulaski County, one hundred and ninety dollars.
To Elizabeth A. Allen, administratrix of William S. Allen, deceased, of Gallatin County, one hundred and fifty-eight dollars and sixty cents.
To Charles F. Alexander, of Cumberland County, one hundred and ten dollars.
To Elvira Boulware, administratrix of Thomas L. Boulware, deceased, of Shelby County, one hundred and fifty dollars.
To Jackson Bradley, of Whitley County, one hundred and forty-six dollars and fifty cents.
To Fannie A. Barr, guardian, widow of Edward Barr, deceased, of Fayette County, one hundred and ten dollars.
To W. A. Bell, of McCracken County, five dollars and sixty cents.
To Jacob Bushong, of Monroe County, ninety dollars.
To A. T. Byars, of Todd County, one hundred and twenty dollars.
To Charles S. Grubbs, assignee in bankruptcy of Thomas B. Bailey, of Todd County, one hundred and fifty-five dollars.
To James H. Bybee, of Barren County, fifteen dollars.
To Henry B. Bowman, of Owsley County, one hundred dollars.
To Speed Brinegar, of Estill County, fifteen dollars.
To Mark R. Boyd, of Rockcastle County, twenty-five dollars and eighty cents.
To Edmond Burrice, of Taylor County, ninety-six dollars.
To James T. Blythe, of Graves County, one hundred and forty dollars.
To J. H. Boggs, J. M. Boen, and B. D. Miller, executors of E. C. Boggs, deceased, of Madison County, one hundred and three dollars and twelve cents.
To J. L. Bruce, executor of James S. Bruce, deceased, of Boyle County, one hundred and two dollars.
To Samuel Black, of Laurel County, one hundred dollars.
To Albert Bradshaw, of McCracken County, three hundred dollars.
To the estate of Thomas Burchett, of Floyd County, sixty-six dollars and thirty cents.
To Alexander B. Baird, of Ohio County, one hundred and fifty dollars.
To Mathena Carpenter, executrix of Joseph D. Carpenter, deceased, of Allen County, one hundred and fifty dollars.
To J. E. Mulkey, administrator of James Crawford, deceased, of Ed-
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 114. 1882.

mondson County, one hundred and fifty-six dollars and thirty-seven cents.

To Henry Crawford, of Hardin County, eighty dollars.

To Abe Coleman (colored) of Christian County, one hundred dollars.

To Hiram Cornelius, of Kenton County, two hundred and ninety-seven dollars and fifty cents.

To Doctor S. P. Cope, of McCracken County, two hundred and eighty-nine dollars and twenty cents.

To John W. Crawford, of Grayson County, two hundred and fifty dollars.

To Charles Cox, of Taylor County, nineteen dollars.

To George L. Connor, of Washington County, twenty-three dollars and fifteen cents.

To Samuel E. Cotterell, of Clay County, one hundred and ten dollars.

To W. A. and D. K. Caldwell, administrators of John Caldwell, deceased, of Boyle County, one hundred dollars.

To Obedience Claywell, of Crittenden County, one hundred and ten dollars.

To Vincent Boreing, administrator of John Chestnut, deceased, of Laurel County, twenty dollars.

To Christopher Conner, of La Rue County, thirty-seven dollars and fifty cents.

To M. J. Cunningham, administrator of Harriett B. Cunningham, deceased, of Grayson County, thirty-five dollars.

To Eddy B. Caldwell, of Lincoln County, four hundred and thirty-two dollars and seventy-five cents.

To Jackson Campbell, of Knox County, sixty-five dollars.

To T. W. Bottom, administrator of Nancy Chatham, deceased of Boyle County, two hundred and ninety-two dollars and fifty cents.

To Eliza Calthorp, formerly Eliza Yokely, of Simpson County, seventeen dollars and fifty cents.

To James E. Cooper, of Henry County, one hundred dollars.

To Joseph Hand and Z. T. Chrisman, administrators of Henry M. Chrisman, deceased, of Jessamine County, thirteen dollars and sixty cents.

To Fleming Campbell, of Knox County, ninety-one dollars.

To Abraham Campbell, of Monroe County, eighty dollars.

To Hiram Roberts, administrator of John E. Carson, deceased of Lincoln County, twenty-seven dollars.

To Jonathan L. Davis, of Monroe County, one hundred dollars.

To Newberry Day, of Lee County, forty-four dollars.

To Thomas and C. T. Depp, administrators of Peter Depp, deceased of Barren County, one hundred and twenty-five dollars.

To William K. Denny, of Madison County, one hundred and sixty-four dollars.

To S. B. Dossey, of Barren County, one hundred and forty dollars.

To William B. Davis, of Muhlenburgh County, one hundred dollars.

To John W. Jones, administrator of Elizabeth (or Elizabeth P.) Depp, of Barren County, one hundred and fifty dollars.

To Alexander Devasker, of Barren County, one hundred and twenty-five dollars.

To Richard W. Deats, of Nelson County, three hundred and three dollars.

To W. H. Hardin, administrator of Nancy Dewit, deceased, of Hardin County, two hundred and fourteen dollars and sixty cents.

To Matilda A. Deen, of Grayson County, ninety dollars.

To Hugh Edwards, of Rockcastle County, seventy-four dollars and seventy-five cents.

To J. B. Evans, of Monroe County, forty-three dollars and twelve cents.
Kentucky.

To John C. Estes, of Cumberland County, seventy-five dollars.
To Thomas Elder of Adair County, thirty-eight dollars.
To James Eubanks, of Lincoln County, thirty-five dollars.
To Peter Evans, of Clark County, ninety dollars.
To Henry Elliott, of Knox County, ninety-eight dollars.
To Shelby B. Follis, of Allen County, three hundred and seventy dollars.
To James Fitzpatrick, of Lawrence County, one hundred and fifteen dollars.
To David Furguson, executor of Hugh Furguson, deceased, of Jefferson County, two hundred and six dollars and fifty cents.
To J. J. Faris, of Madison County, three hundred dollars.
To Enoch Bird, administrator of James Faulkner, deceased, of Bell County, two hundred and one dollar and sixty cents.
To Clark R. Gregory, of Nelson County, fifty-two dollars and forty-two cents.
To J. W. Stewart, administrator of Andrew D. Gwinn, deceased, of Monroe County, thirty dollars.
To T. C. Gillenwaters, of Monroe County, one hundred and thirty dollars.
To William E. Griffin, administrator of Everett Griffin, deceased, of Union County, one hundred dollars.
To Charles A. Gill, of Adair County, twelve dollars.
To Susan Gibson, formerly Susan Morgan, of LaRue County, one hundred dollars.
To Elizabeth Golden, executrix of William J. Golden, deceased, of Jackson County, twenty-five dollars and forty-five cents.
To John H. Grider, of Casey County, one hundred and fourteen dollars.
To N. W. Gould, of Henry County, one hundred and ten dollars.
To Willard F. Harlow, administrator of Benjamin F. Harlow, deceased, of Warren County, eighty-eight dollars and twenty-five cents.
To James Harlan, of Monroe County, thirty-five dollars.
To H. B. Howard, of Monroe County, sixty-five dollars and twenty-five cents.
To William T. Haywood, of Floyd County, seventy-two dollars and fifty cents.
To Thomas J. Hansel, of Rockcastle County, one hundred and twelve dollars and fifty cents.
To Joseph Helm, of Taylor County, thirty-one dollars and fifty cents.
To James P. Hollingsworth, of Clinton County, one hundred and six dollars and forty cents.
To J. J. Hood, of Allen County, one hundred and twenty-six dollars.
To Bettie B. Hughes, of Union County, three hundred and fifty dollars.
To Daniel Hughes, of Washington County, eighty-seven dollars and seventy cents.
To Hiram Humes, of Cumberland County, one hundred and twenty-five dollars.
To John S. Humphreys, administrator of John A. Y. Humphreys, deceased, of Nelson County, five hundred and forty-three dollars.
To J. E. Hancock, administratrix of F. M. Hancock, deceased, of Logan County, one hundred and fifty dollars.
To R. R. Hackney, of Rockcastle County, twenty-six dollars and fifty cents.
To William Harlow, of Warren County, twenty dollars.
To Agnes A. Holder, executrix of John Holder, deceased, of Allen County, one hundred and forty-two dollars and eighty-five cents.
To Franklin P. Hudgins, of Green County, forty dollars.
To Richard W. Hudgin, of Hart County, two hundred dollars.
To Solomon Irwin, of Hardin County, two hundred and fourteen dollars and fifty cents.
To Payne Johnson, of Pike County, one hundred and sixty dollars.
To Newland Jones, of Madison County, one hundred and forty dollars.
To John Joslin, of Lincoln County, four hundred and seventeen dollars and sixty-five cents.
To Mrs. John I. Jacob, widow of John I Jacob, deceased of Jefferson County, seventy-two dollars.
To William C. Johnson, jr., executor of J. A. Johnson, deceased, of Fayette County, one hundred and fifty dollars.
To Wadsworth Kindle, of Hardin County, one hundred dollars.
To Wyatt Kemp, of Adair County, thirty-nine dollars.
To David Pryse, administrator of Simeon Kelley, deceased, of Lee County, sixty-five dollars.
To Alice Kemper, daughter and heir of Thomas Kemper, of Gallatin County, one hundred dollars.
To Richard C. Lawson, of Whitley County, eighty-one dollars and eighty-five cents.
To A. H. Lovelace, of Muhlenburgh County, one hundred and thirty-six dollars and ninety-six cents.
To Frances Mary Ladd, widow of Finis E. Ladd, deceased, of Trigg County, thirty-seven dollars and twenty-five cents.
To S. J. J. Lee, of Hart County, eight hundred and eighty-eight dollars and eighty-seven cents.
To Nathaniel McCoy, of Hardin County, eighty-five dollars.
To Elisha McTee, of Harlan County, ninety dollars.
To Eleazer Meredith, of Grayson County, one hundred and fifty-two dollars and fifty cents.
To J J. Miles, of Jackson County, one hundred dollars.
To Henry C. Moore, administrator of William Moore, deceased, of Owsley County, one hundred and eighty dollars.
To James B. Montgomery, administrator of David Montgomery, deceased, of Green County, three hundred and nine dollars.
To George N. McCandless, of Pendleton County, one hundred and fifty dollars.
To H. A. Mooney, administrator of John Mooney, deceased, of Bullitt County, three hundred and ninety dollars.
To Mary Merrill, executrix of D. J. Merrill, deceased, of Fayette County, four hundred and seventy-five dollars.
To Madison Mayfield, of Trimble County, one hundred and forty dollars.
To Adam S. Mercer, of Greyson County, one hundred and twenty-five dollars.
To H. C. Morgan, of Logan County, one hundred dollars.
To D. A. Dunn, administrator of J. W. Moreland, deceased, of Livingston County, four dollars and fifty cents.
To James C. Millen, of Todd County, three hundred dollars.
To W. W. Martin, administrator of C. H. Martin, deceased, of Muhlenburgh County, ninety dollars.
To Sarah Martin, of Simpson County, one hundred and eleven dollars.
To Barnet Marcum, of Green County, thirty-two dollars.
To A. J. McLean, of Logan County, one hundred and forty-three dollars.
To William McMurtrey, of Monroe County, twenty dollars and seventy-five cents.
To Hannah McNeill, widow of Jonathan McNeill, deceased, of Laurel County, one hundred dollars.
To Eckhart Metz, of Union County, one hundred and twenty-five dollars.
To George McKee, of Laurel County, thirty-six dollars.
To Henry McSherry, of Grayson County, one hundred and thirty dollars.
To Frederick Nance, of Owsley County, fifty seven dollars and fifty cents.
To Louisa S. Norris, of Cumberland County, one hundred dollars.
To C. M. Stewart, administrator of David Nevin, deceased, of Hardin County, three thousand four hundred dollars.
To Jason Neely, of Simpson County, eighty-one dollars.
To O. P. Nelson, of Laurel County, eighty-two dollars and fifty cents.
To Sarah P. Oldham, administratrix of Shelton Oldham, deceased, of Bourbon County, one hundred and fifty dollars.
To Armenia Park, of Hardin County, one hundred and seventy-five dollars.
To J. M. Pence, administrator of Ananias Pence, deceased, of Logan County, eighty-five dollars.
To Alfred Pearce, of Knox County, three hundred dollars.
To George Phelps, of Washington County, two hundred and sixty-four dollars.
To D. N. Porter, of Henry County, forty-one dollars and fifty cents.
To William Parker, of Clay County, one hundred dollars.
To Simeon Peyton, of Lincoln County, one hundred and twenty-five dollars.
To James H. and Benjamin F. Perkins, administrators of Peter Perkins, deceased, of Todd County, one hundred and thirty dollars.
To Thomas S. Payne, of Knox County, one hundred dollars.
To Josiah S. Rains, of Knox County, ninety dollars.
To Caroline L., Charles F., Lewis M., and William M. Rieke, executors of Charles H. Rieke, deceased, of McCracken County, one hundred and forty-seven dollars and fifty cents.
To James H. Ritchey, of Cumberland County, one hundred and twenty-five dollars.
To William Roberts, of Meade County, sixteen dollars and sixty-seven cents.
To George D. Read, of Allen County, one hundred dollars.
To Parish G. Reese, of Grayson County, seventy-nine dollars and seventy-five cents.
To William A. Richardson, of Hart County, one hundred dollars.
To Septimus Rankin, of Henry County, forty-five dollars.
To John E. Reno, of Muhlenburgh County, twenty dollars and twenty cents.
To Emily E. Rowell, administratrix of Christopher F. Rowell, deceased, of Hardin County, seventy dollars.
To Elizabeth Roberts, of Rockcastle County, one hundred and sixteen dollars and twenty-five cents.
To John Snider, of Jefferson County, one hundred and fifty dollars.
To Samuel Smith, of Jefferson County, thirty-two dollars.
To W. Holley Smith, of Montgomery County, four hundred and eighty two dollars.
To Mary S. Sanders, formerly Mary S. Allen, of Taylor County, one hundred and twenty-five dollars.
To John L. Spears, of Boyle County, one hundred and fifty-six dollars.
To James Stuart, of Meade County, one hundred dollars.
To Asa Smith, of Lee County, sixty dollars.
To O. H. P. Snow, of Clinton County, seventy-five dollars.
To Luther Stoveall, of Hardin County, thirty-one dollars and fifty cents.
To F. M. Martin, administrator of James B. Smith, deceased, of Ohio County, one hundred and fifty dollars.
To W. G. Scott, of Ballard County, five hundred and sixty-five dollars.
To James M. Shive, of Warren County, one hundred and eight dollars.
To John W. Smith, of Metcalf County, one hundred dollars.
To Theophilus Smith, of Clay County, one hundred and thirty-five dollars.
To William H. Smith, of Meade County, one hundred and twenty-five dollars.
To John W. Speer, of Cumberland County, seventy-five dollars.
To John C. Smith, of Barren County, thirty-nine dollars.
To John W. Stigall, of Todd County, one hundred and fifty dollars.
To R. Thomas Stevens, of McLean County, one hundred and twenty-five dollars.
To J. M. Frie, administrator of M. S. Sanders, deceased, of Barren County, one hundred and fifteen dollars.
To E. T. Sale, of Jefferson County, one hundred and thirty-two dollars and twenty-five cents.
To George B. Starks, of Logan County, one hundred and fifty dollars.
To James A. Stewart, of Mercer County, six hundred and twenty-four dollars.
To Lydia Smith, of Simpson County, one hundred and forty dollars.
To William H. Stevenson, of Todd County, one hundred and forty dollars.
To James Taylor, of Campbell County, one thousand and twenty-five dollars.
To Edward Thurman, of Nelson County, one hundred and thirty dollars.
To L. L. Talbott, of Union County, three hundred and twelve dollars and fifty cents.
To Robert Tinsley, of Bell County, thirty-one dollars.
To Benjamin Thoruburg, of Nelson County, one hundred and fifty dollars.
To Michael Thornton, of Mason County, eighty-seven dollars and fifty cents.
To William Henry Troxel, of Christian County, thirty dollars.
To William Tuggle, of Clinton County, one hundred dollars.
To Thomas J. Thweatt, in his own right, of Todd County, four hundred and twenty-five dollars.
To Thomas J. Thweatt, administrator of Mary A. Thweatt, deceased, of Todd County, one hundred and seventy-five dollars.
To George Vanbeber, of Harlan County, fifteen dollars.
To Margaret J. Vanbeber, of Bell County, twenty dollars.
To James Vittitoe, of LaRue County, one hundred and ninety-two dollars and fifty cents.
To John Wilson, of Owsley County, two hundred and twenty-five dollars.
To Joseph G. Williams, of McCracken County, one hundred and forty dollars.
To James T. Withers, of Adair County, eighty dollars.
To William H. Witt, of Allen County, one hundred dollars.
To James S. Williams, of Owen County, sixty dollars.
To Asbury J. Wood, of Muhlenburgh County, one hundred and twenty-five dollars.
To James L. Webb, of Boyle County, one hundred and seventy-five dollars.
To Wellington Warren, of Laurel County, two hundred dollars.
To William Anderson Warram, of Knox County, five dollars.
To William M. Winlock, of Barren County, one hundred and forty-four dollars.
To J. H. Wier, of Hopkins County, seventy-three dollars and thirty-six cents.
To William Wilson, administrator of Turner Wilson, deceased, of Nelson County, seventeen dollars and fifty cents.
To Daniel Wheeler, of Johnson County, forty-four dollars and ten cents.

Kentucky.
To Windsor G. Willhart (or Willhoite), of Owen County, one hundred and thirty dollars.
To William G. Wade, of Simpson County, ninety dollars.
To Martin Wasser, of Campbell County, two hundred and twenty-four dollars and seventy-five cents.
To Joseph W. Whitesides, of Simpson County, two hundred and eighty-five dollars.
To John Wood, of Taylor County, one hundred dollars.
To David M. Williams, of Green County, four hundred and twenty-five dollars.
To James H. Weaver, of Bullitt County, one hundred and fifty dollars.
To James J. Wilkerson, of Taylor County, one hundred dollars.
To R. C. Wade, of Boyle County, one hundred and twenty dollars and fifty cents.
To William G. Wallace, of Lincoln County, forty dollars and ninety cents.
To Reuben Williams, of Lincoln County, one hundred and three dollars and twenty-seven cents.
To Robert A. Wooldridge, of Henry County, one hundred and fifty dollars.
To Warfield Young, of Shelby County, one hundred and ten dollars.

MARYLAND.

To F. T. Turner, administrator of John A. Adams, deceased, of Washington County, three hundred and seventy-one dollars and fifty-two cents.
To Mary M. Baker, formerly Mary M. Middlekauff, of Washington County, one hundred and twenty-five dollars.
To Jeremiah S. Besore, of Washington County, one hundred and thirty-four dollars and forty-one cents.
To William H. Benson, of Montgomery County, five hundred and fifty dollars and fifty cents.
To Catharine E. Beall, of Frederick County, fifty four dollars and sixty-eight cents.
To George H. Bean, of Montgomery County, four hundred and fifteen dollars.
To Amanda Beeler, executrix of Samuel Beeler, deceased, of Washington County, nine hundred and forty-three dollars and forty cents.
To Jerry Balls (colored), of Washington County, eighteen dollars.
To Ellen U. Belt, of Calvert County, one thousand and sixty-six dollars and sixty-six cents.
To Zadock Case, of Montgomery County, two hundred and fifty dollars.
To John C. Cromwell, of Frederick County, one hundred and fifty dollars.
To Charles W. Ross, executor of David Cartzendafner, deceased of Frederick County, one hundred and thirty-two dollars.
To James J. McHenry, administrator of Charles Cavanaugh, deceased, of Alleghany County, three hundred and seventy-three dollars and forty-eight cents.
To William Chiswell, of Montgomery County, one thousand and six dollars.
To Samuel D. Cownover, of Carrol County, thirty-five dollars.
To Urith Cochran, V. B. Cochran, Sarah Harrington, and Effie D. Cochran, devisees of John W. Cochran, deceased, of Carroll County, ninety-eight dollars and thirty-five cents.
To Jarrett Crown, of Montgomery County, seven hundred and fifteen dollars.
To Samuel Crown, of Montgomery County, four hundred and thirty-one dollars.
To the estate of Lemuel Clement, deceased, of Montgomery County, one thousand three hundred and thirty-four dollars and fifteen cents.
To John W. Dayton, of Alleghany County, two hundred and fifty dollars.
To Adam Danner, of Carroll County, one hundred and forty dollars.
To Isaiah and Charles Devilbiss, executors of Thomas Devilbiss, deceased, of Frederick County, sixty-five dollars and eighty cents.
To J. Franklin Deal, of Anne Arundel County, seventy-five dollars.
To Henry Edwards of Carroll County, sixty dollars.
To Emily J. Fox, administratrix of Jacob Fox, deceased, of Frederick County, one hundred and twenty-six dollars and nine cents.
To Harrison Feete, of Frederick County, forty-eight dollars.
To George Gardenhour, of Washington County, eighteen dollars and eighty-five cents.
To John Gunnels, of Washington County, two hundred and sixty dollars.
To John P. Gallion, of Frederick County, seventy-two dollars and fifty cents.
To George W. Gray, of Washington County, twenty dollars.
To Henry Griffin, of Washington County, fifty-four dollars and forty-two cents.
To Richard Harper of Frederick County, sixty-two dollars and fifty cents.
To E. Harrison Hagerman and William A. Hagerman, executors of Thomas Hagerman, deceased, of Washington County, four hundred and forty-six dollars and twenty-five cents.
To Elizabeth J. Hatton, of Prince George County, one hundred and fifty-eight dollars and forty cents.
To Ramsey W. Hunter, of Washington County, thirty-five dollars.
To L. J. and Eliza Hays, administrators of Leonard Hays, deceased, of Montgomery County, one thousand three hundred and twenty-four dollars and fifty cents.
To Henry Hoffman, of Frederick County, one hundred and ninety-five dollars.
To Richard W. Holland, of Frederick County, four hundred and seventy-four dollars and forty-four cents.
To Jonas Itneyer, of Washington County, ninety dollars.
To Curtis W. Jacobs, of Worcester County, one hundred and twenty dollars.
To Samuel J. Kalb, of Frederick County, one hundred and ninety dollars.
To John Kretzer, of Washington County, ninety-two dollars and sixteen cents.
To John Line, in his own right, of Washington County, one hundred and seventeen dollars.
To John and Jacob E. Line, executors of Jacob Line, deceased, of Washington County, one hundred and thirty-five dollars and sixty-two cents.
To John R. Layton, of Montgomery County, three hundred and ninety-eight dollars and twenty cents.
To John R. Layton, of Montgomery County, twenty-one dollars.
To John Martin, of Washington County, two hundred and forty dollars.
To Ezra C. Moser, of Frederick County, one hundred dollars.
To John S. Miller, of Washington County, twenty-two dollars and fifty cents.
To William Marquess, of Calvert County, twenty-five dollars.
To Eliza Mades, widow of Philip Mades, deceased, of Washington County, forty dollars.
To Hanson Marlow, of Frederick County, one hundred and seventy-one dollars.
To Wilfred B. Moore, of Charles County, one hundred and fifteen dollars.
Maryland.

To John Morgan, of Frederick County, two hundred and forty dollars.
To William B. Norris, of Harford County, one hundred and thirty dollars.
To Hannah Nicodemus, executrix of Jacob Nicodemus, deceased, of Washington County, four hundred and ten dollars.
To W. H. Price and Samuel S. Hays, administrators of Daniel Price, deceased, Montgomery County, twenty-two dollars and seventy-five cents.
To Benjamin F. Perry, of Montgomery County, one hundred and forty-nine dollars and fifty cents.
To William H. Piles, of Montgomery County, one hundred and fifteen dollars and thirty-seven cents.
To W. C. and D. S. Pleasants, administrators of Basil B. Pleasants, deceased, of Montgomery County, one hundred and fifty-two dollars.
To John G. Phillips, of Frederick County, eighty dollars.
To Joseph Murray and Joseph B. Reel, administrators of Jacob Reel, deceased, of Washington County, seven hundred and twenty-eight dollars.
To Gerard Rison, of Charles County, one hundred and twenty-five dollars.
To John S. Rowland, of Washington County, one hundred and thirty-three dollars and ninety cents.
To Daniel T. Remsburg, of Montgomery County, twenty-three dollars and thirty-seven cents.
To George Schley, of Washington County, two hundred and seventy dollars.
To Samuel Seibert, of Washington County, one hundred and thirteen dollars and fifty cents.
To Allen Selby, of Montgomery County, three hundred and thirty-eight dollars and fifty cents.
To Charles H. Steele, of Anne Arundel County, four hundred dollars.
To John E. Lifford and John Losa, administrators of John Lifford, deceased, of Frederick County, three hundred and fifty-four dollars and thirty-two cents.
To Rosannah, David T., Jacob H., and John C. Stouffer, administrators of Christian Stouffer, deceased, of Washington County, four hundred and sixteen dollars and thirty-five cents.
To Zachariah Thompson, of Montgomery County, one hundred and eighty-four dollars and five cents.
To Fielder Thompson, of Frederick County, seventy-seven dollars.
To Daniel Tucker, of Frederick County, fifty-one dollars and fifty cents.
To George M. Wachter, of Frederick County, ninety-one dollars and eighty-seven cents.
To James D. Young, administrator of Green W. Young, deceased of Montgomery County, seventy-five dollars.
To Henry Zahn, of Carroll County, fifty-five dollars and fifty cents.

MISSOURI.

To Williamson Andrews, of Oregon County, two hundred and twenty-five dollars.
To Daniel C. Boswell, of Lawrence County, two hundred and seventy-one dollars.
To Martin T. Bibb, of Montgomery County, one hundred and fifty-one dollars and twenty-five cents.
To George F. Bowers, of Lawrence County, twenty-seven dollars.
To John H. Blake, of Randolph County, one hundred and sixty dollars.
To James Blair, of Cass County, twenty dollars.
To John Bookout, of Cass County, twenty-three dollars.
To John H. Berner, of Franklin County, one hundred and twelve dollars.
To Richard A. Campbell, of Osage County, fifty-five dollars.
To Elias B. Cunningham, of Benton County, one hundred and seventeen dollars.
To John Connell, of Lawrence County, four hundred and twenty-six dollars.
To John B. Collins, of Howell County, ninety dollars.
To F. J. (or F. S.) Corpeny, of Pettis County, fifty-five dollars and seventy-five cents.
To G. W. Calhoun, of Wright County, one hundred and twenty-five dollars.
To Green R. Cordry, of Cooper County, one hundred and forty dollars.
To Lucinda Coffee, administratrix of William Coffee, deceased, of Howell County, one hundred and twenty-five dollars.
To Jesse C. Dodson, of Macon County, one hundred and fifteen dollars.
To John B. De Bernardi, of Jackson County, seventy-five dollars.
To John Dennis of Laclede County, eighteen dollars and seventy-one cents.
To William T. Dunn, of Macon County, one hundred and sixty dollars.
To Isam Dennis, of Laclede County, twenty dollars.
To Francois Duverney, of Jackson County, fifty-two dollars and fifty cents.
To James W. Daniel, of Ozark County, sixty dollars.
To Charles H. Drake administrator of E. S. Drake, deceased, of Benton County, four hundred dollars.
To J. H. Elliott, of Douglass County, one hundred and twenty-five dollars.
To Caleb D. Edwards, of Taney County, thirty-seven dollars and fifty cents.
To William J. (or William L.) Ferguson, of Howard County, one hundred and fifty-seven dollars.
To John F. Feldman, of Benton County, six hundred and ninety-seven dollars.
To Samuel Francis, of Adair County, nine dollars and fifty cents.
To Francis M. Gideon, of Christian County, three hundred and twelve dollars and fifty cents.
To Elizabeth Grimes of Randolph County, one hundred and fifty dollars.
To William Gentry, of Pettis County, six hundred and ten dollars.
To Harbert A. Gibbs, of Madison County, two hundred dollars.
To Cord Gerkin, of Benton County, forty-one dollars.
To Joseph P. Helm, of Lawrence County, fifteen dollars.
To John B. Howry, of Benton County, two hundred and thirty dollars.
To Thomas M. Huffman, of Morgan County, sixty dollars.
To Hartwell Ivey, of Laclede County, one hundred dollars.
To Seburn Jones, of Randolph County, one hundred and ninety dollars.
To Williford Jenkins, of Green County, seventy-five dollars.
To Abraham Jones, of Moniteau County, sixty dollars.
To Bartholomew Jobe, of Moniteau County, five hundred and seventy dollars.
To James Kelly, of Newbern County, one hundred dollars.
To Davis Kimberling, of Stone County, one hundred dollars.
To Sarah L. Langston, administratrix of M. R. Langston, deceased, of Howell County, eight hundred and thirty-five dollars.
To C. H. Layton, of Taney County, sixty-five dollars.
To Dallarson S. Love, of Iron County, seventy-two dollars and fifty cents.
To Zachariah Lilley, of Saint Clair County, three hundred dollars.
To William Little, of Jackson County, two hundred and sixty-four dollars.
To A. G. McCause, of Lawrence County, ninety-nine dollars and nineteen cents.
To William H. McNatt, of Lawrence County, one hundred and sixty dollars.
To Joseph P. Merritt, of Christian County, one hundred and fifty dollars.
To Enoch Meek, of Barry County, one hundred and thirty-seven dollars and fifty cents.
To William McAdams, of Green County, six hundred and eighty dollars and fifty cents.
To John T. Marberry, of Iron County, one hundred and forty dollars.
To Benjamin McFarland, of Laclede County, seventeen dollars and fifty cents.
To William McDaniel, of Green County, sixty-two dollars.
To Caswell McKinney, of Texas County, eighty-eight dollars.
To Thomas H. Marr, of Howell County, one hundred and sixty-one dollars and twenty-five cents.
To Jacob Nussberger and J. H. Vitt, surviving partners of the firm of C. F. Lahman and Company, of Pettis County, ninety-two dollars.
To Eliza and William A. Noblitt, administrators of William Noblitt, deceased, of Greene County, three hundred and sixty-six dollars and sixty-six cents.
To Joseph Powers, of Newton County, one hundred and forty-two dollars and fifty cents.
To Solomon H. Phillips, of Jackson County, one hundred and twenty dollars.
To Squire W. Pelcher, of Jackson County, three hundred and seventy-five dollars.
To John Pope of Cole County, five hundred and eighty-one dollars and twenty-five cents.
To William Phlogar, of Johnson County, one hundred and ten dollars.
To George K. Porter, of Barry County, three hundred dollars and fifty cents.
To Z. O. Parnell, of Ozark County, seventy dollars.
To William Rice, of Laclede County, three hundred and twenty-five dollars.
To James H. Ross, of Scott County, one hundred and forty-three dollars and seventy-five cents.
To Theodore P. Russell, of Iron County, one hundred and fifty dollars.
To John H Robertson, of Laclede County, thirty-two dollars.
To Henry Reynolds, of Newton County, one hundred dollars.
To John W. Raper, of Texas County, one hundred and sixty dollars.
To Joseph Rowe, of Marion County, three hundred dollars.
To Matthew Rogers, of Phelps County, eighty dollars.
To Rachel Rudolph, of Cooper County, ninety dollars.
To Elza H. Spiva, of Madison County, fifty-three dollars and twenty cents.
To William H. Smith, of Calloway County, one hundred and twenty-five dollars.
To John B. Small, of Cooper County, seventy-eight dollars and seventy-five cents.
To Richard G. Smith, of Howell County, one hundred and twenty-five dollars.
To William Schuman, of Benton County, twenty-seven dollars and sixty cents.
To David K. Steele, of Cooper County, two hundred and ten dollars.
To Thomas Shackelford, of Howell County, one hundred and sixty-
one dollars and twenty-five cents.
To Charles Sheerin, of Jefferson County, seventy-six dollars
To John F. Tucker, of Stoddard County, sixteen dollars.
To James W. Riley, administrator of George W. Vankewren, deceased,
of Clinton County, three hundred dollars.
To David Whitmer, of Ray County, one hundred and sixty-two dol-
lars.
To Wilson Whipple, of Lawrence County, one hundred dollars.
To Sherman J. Wafeel, of Clinton County, sixteen dollars.
To James M. Williams, of Lawrence County, twenty dollars.
To Francis Wathen, of Madison County, seventy-two dollars.
To Pleasant Whitaker, of Phelps County, eighty-two dollars and fifty
cents.
To John Wheeler, of Jefferson County, Ohio, seventy-five dollars.
To Susannah Young, of Jasper County, sixty dollars.
To John G. Ziebold, of Moniteau County, seventy-two dollars.

Ohio.

To Mary A. Barry, administratrix of John Barry, deceased, of Bel-
mont County, one hundred and thirty-five dollars.
To John Bonnel, of Guernsey County, ninety-dollars
To Jane Brown, widow of J. F. Brown, deceased, of Meigs County,
seventy-five dollars.
To Joseph Cochenour, of Pike County, ninety-five dollars.
To Jesse Cook, of Harrison County, thirty-one dollars.
To John Cameron, of Hamilton County, one hundred and thirty-five
dollars.
To Charles Dietrich, agent of the heirs of John Dietrich, deceased, of
Brown County, seventy-five dollars.
To William Deeren, of Guernsey County, seventy-five dollars.
To John D. Evans, of Jackson County, one hundred and five dollars.
To Elizabeth Ekey, of Jefferson County, one hundred and twenty-five
dollars.
To David Edwards, of Jackson County, two hundred and twenty-five
dollars.
To Davis Reed, administrator of Henry C. Forsythe, deceased, of
Muskingum County, ninety dollars.
To Henry A. Farmer, of Columbiana County, fifty dollars.
To Frederick S. Fry, of Jefferson County, thirty-five dollars.
To William S. Gilmore, of Butler County, one hundred and twenty-
five dollars.
To A. S. J. Gift, of Morgan County, seventy-five dollars,
To Charles Gray, of Vinton County, one hundred and thirty dol-
lars.
To William G. Humphreys, of Scioto County, forty-five dollars.
To Anselm T. Holcomb and George P. Matthews, executors of An-
selm T. Holcomb, deceased, of Gallia County, one hundred dollars.
To Margaret Hutchinson, administratrix of William Hutchinson, de-
ceased, of Gallia County, eighty-seven dollars and fifty cents.
To Archibald Johnston, administrator of John Johnston, deceased,
of Hamilton County, one hundred and thirty-five dollars.
To Stephen Judd, of Clermont County, one hundred and ten dollars.
To Peter Knapp, of Gallia County, fifty dollars.
To Nathaniel Kirkpatrick, of Adams County, one hundred and sixty
dollars.
To William M. Kerr, administrator of William Kerr, deceased, of
Jefferson County, sixty dollars.
To Samuel Lee, of Hocking County, one hundred and twenty dol-
lars.
To Milton Harvey, administrator of Jeremiah Moore, deceased, of Harrison County, seventy-five dollars.
To Electa R. McGhee, administratrix of William McGhee, deceased, of Jackson County, one hundred and forty-six dollars.
To Newton Morrison, of Jefferson County, one hundred and thirty-five dollars.
To Daniel S. McAllister, of Columbiana County, one hundred dollars.
To William McConnell, of Jefferson County, sixty dollars.
To George O'Niell, of Hocking County, one hundred and twenty dollars.
To Jefferson Peters, administrator of John Peters, deceased, of Gallia County, ninety dollars.
To John Russ, of Scioto County, forty-nine dollars.
To James R. Russell, of Jefferson County, one hundred and twenty-five dollars.
To Elisha Scurlock, of Jackson County, one hundred dollars.
To Jackson Smalley, of Meigs County, eighty dollars.
To William W. Scott, of Jefferson County, eighty dollars.
To Austin True, of Athens County, eighty-five dollars.
To John Lathan, agent for W. G. Thompson and administrator of the estate of R. Thompson, of Harrison County, two hundred and thirty dollars.
To John Thompson, of Brown County, seventy-five dollars.
To William White, of Adams County, fifteen dollars.
To Thomas Worley, administrator of James Worley, deceased, of Harrison County, one hundred and thirty-five dollars.
To Thomas P. Wear, of Harrison County, one hundred and five dollars.
To Robert Wilson, of Jefferson County, one hundred and thirty-five dollars.
To E. M. Nelson, administrator of James T. Work, deceased, of Guernsey County, one hundred and thirty-five dollars.
To John Wheeler, of Jefferson County, seventy-five dollars.

PALENSVANIA.

To Josiah Besore, of Franklin County, thirty-two dollars and seventy-five cents.
To Henry Brightbill, of Cumberland County, two hundred and sixty dollars.
To E. A., Joseph F., and James D. Cotrell, executors of J. W. Cotrell, deceased, of Lancaster County, thirty-four dollars and fifty-seven cents.
To John W. Craighead, of Cumberland County, eighty dollars.
To John L. Detwiler, of Franklin County, twenty-five dollars.
To Josiah Dice, of Franklin County, three dollars.
To Frieze and Newman, of Franklin County, thirty dollars and sixty cents.
To William Forbes, of Franklin County, twenty-nine dollars and eighty-five cents.
To George Grove, of Cumberland County, one hundred and forty dollars.
To Henry Hege, of Franklin County, two dollars and fifty cents.
To Fred. Henninger, surviving partner of Henninger and Gillaspia, of Franklin County, eighty dollars.
To Emanuel Hade, of Franklin County, eighty dollars.
To Klinefelter, Slagle and Company, of York County, twenty-eight dollars and fifty cents.
To John (or John C.) Lesher (or C.), of Franklin County, two hundred and fifty-two dollars and seventy-five cents.
To Alexander W. Little, of Adams County, one hundred and thirty-six dollars, and twenty-five cents.
To Alexander Martin, of Franklin County, forty-seven dollars and forty-five cents.
To Daniel Mickley, of Franklin County, six hundred and fifty-three dollars.
To Myers and Brand, of Franklin County, twenty-nine dollars and seven cents.
To John Hade, of Franklin County, sixty-five dollars.
To Nicholas A. Myers, of Cumberland County, fifty dollars.
To Ada L. Rankin, administratrix of E. D. Rankin, deceased, of Franklin County, one hundred and ninety-five dollars.
To Margaret Ranhouser, of Franklin County, twelve dollars.
To Levi Schwartz, surviving administrator of Jacob Schwartz, deceased, of Adams County, one thousand and fifty dollars and fifty cents.
To Baltzer Snyder, of Adams County, one hundred and forty-seven dollars and fifty cents.
To Samuel B. Snively, of Franklin County, one hundred and thirty dollars and fifty cents.
To Benjamin Snively, of Franklin County, twenty-eight dollars and fifty cents.
To the estate of Stephen T. Souder, of Franklin County, one hundred and forty dollars.
To Joseph Spangler, of Adams County, two hundred and two dollars and sixty-two cents.
To Daniel Trostle, of Franklin County, nineteen dollars and eleven cents.
To David Teeter, of Franklin County, one dollar and fifty cents.
To Jacob Wiest, of York County, one hundred and thirty dollars.
To Francis J. Wilson, of Adams County, two hundred dollars.
To Jacob T. Zug, executor of Jacob Zug, deceased, of Cumberland County, one hundred and fifty-one dollars and fifty cents.

TEENEESE.

To S. S. Alexander, of Rutherford County, two hundred and fifty dollars.
To William Allen, surviving administrator of Benjamin Allen, deceased, of Meigs County, fifty-two dollars and fifty cents.
To James Alexander, of Sumner County, one thousand one hundred and eighty-seven dollars.
To David Arnold, of Washington County, one hundred and twenty dollars.
To James and Samuel R. Alexander, executors of James B. (or James) Alexander, deceased, of Davidson County, two hundred and eighty-eight dollars.
To James D. Anthony, of Giles County, four hundred and fifty dollars.
To Lanty M. Armstrong, of Blount County, sixteen dollars and eighty cents.
To Cullen P. Andrews, of Stewart County, one hundred dollars.
To Stanfield Anderson, of Williamson County, two hundred dollars.
To Mrs. Beady Austin, of Henderson County, twenty-five dollars.
To Albert Acuff, of Grainger County, one hundred and twenty-five dollars.
To Isaac Alexander, of Wilson County, two hundred dollars.
To Matthew M. Anderson, of Blount County, three hundred and eighty-seven dollars.
To Lewis F. Arney, of Lincoln County, two hundred and fifty dollars.
To James Hartman, administrator of Allen Anderson, deceased, of Green County, one hundred and twenty-five dollars.
To Ky. Alexander, of Rutherford County, one hundred and six dollars.

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To William Anderson, of Henry County, seventy-five dollars.
To Tilman F. Atkeison, of Williamson County, four hundred and five dollars.
To W. H. Anderson, administrator of Daniel G. Anderson, deceased, of Giles County, one hundred and fifty dollars.
To James W. Axley, of Monroe County, five hundred dollars.
To E. B. Allen, of Maury County, one thousand and eighty dollars.
To William Allen, of Hawkins County, one hundred and thirty dollars.
To James F. A. M. Avery, executor of B. G. H. B. Avery, deceased, of Gibson County, three hundred dollars.
To W. H. Adcock, of Lawrence County, one hundred and twenty-five dollars.
To E. T. Williams, executor of Kimbro Allison, deceased, of Bedford County, one hundred and twenty-five dollars.
To Hugh Blair, of Loudon County, one hundred and twenty dollars.
To Lawyer Bracey, of Sumner County, fifteen dollars.
To R. V. Bradford, of Smith County, fifty dollars.
To Alexander Brown, of Bedford County, two hundred and eighty-eight dollars and seventy-five cents.
To David Barham, of Greene County, one hundred dollars.
To J. H. Baird, of Smith County, four hundred dollars.
To Jesse Bransford, of Davidson County, one hundred and forty-five dollars.
To Preston L. Blang, of Knox County, two hundred and eighty-two dollars and fifty cents.
To Eliza B. Bagley, of Lincoln County, seventy-eight dollars.
To Ezekiel W. Bass, of De Kalb County, one hundred and twenty-five dollars.
To James Braden, of Union County, one hundred and sixty dollars.
To John Hancock Benson, of Rutherford County, eighty dollars.
To Thomas H. Bledsoe, of Lincoln County, twenty-seven dollars and fifty cents.
To J. C. M. Bogle, of Blount County, one hundred and twenty-five dollars.
To David L. Balch, of Madison County, one hundred and eighty-two dollars and seventy-five cents.
To John Ball, junior, of Giles County, one hundred and ten dollars.
To Solomon Brewer, of Wayne County, ten dollars.
To William Brown, of Sequatchie County, twenty dollars.
To William Brown, of Campbell County, fifteen dollars.
To James M. Bryson, of Marion County, three hundred and seventy-nine dollars and seventy-five cents.
To Rodman V. Burlison, of Monroe County, sixty-five dollars.
To Theodore C. Burnett, of Knox County, one hundred dollars.
To Henry T. Baker, of Sevier County, twenty-five dollars and fifty cents.
To H. T. Gordon, administrator of Ellis Bryant, deceased, of Maury County, one hundred and twenty-five dollars.
To George F. Burch, of Bledsoe County, seventy-five dollars.
To W. T. Timmons, administrator of William Boone, deceased, of Stewart County, one hundred and twenty-five dollars.
To Francis E. Baker, of Davidson County, seventy-three dollars.
To Mrs. E. W. Buford, executrix of Nicholas C. Buford, deceased of Giles County, five hundred and seventy dollars.
To Winson Brewington, of White County, one hundred and seventy-five dollars and twenty cents.
To Neill Brown, of Hickman County, two hundred and fifty-two dollars.
To John S. Bostick, of Wilson County, one hundred dollars.
To S. R. Birdwell, administrator of C. O. Brewer, deceased, of Henderson County, ninety dollars.
To John W. Barton, of Henderson County, ninety dollars.
To James M. Bieber, of Hardeman County, two hundred and twenty-five dollars.
To Ira E. Butler, of Washington County, one hundred and seventy-two dollars and fifty cents.
To Andrew J. Burges, of Humphreys County, seventy-five dollars.
To R. S. Bolles, of Davidson County, one hundred and eighty-three dollars.
To William A Bangh, of Giles County, one hundred and sixty-eight dollars.
To S. H Barnett, of Decatur County, one hundred and twenty dollars.
To Joseph Brakebill, of Monroe County, six hundred dollars.
To Benjamin Peck, administrator of Joseph Bryan, deceased, of Grainger County, one thousand dollars.
To James C. Bevis, of Wayne County, sixty-six dollars.
To Mrs. Ann Blair, of Lincoln County, two hundred dollars.
To Joseph Briggs, of Giles County, six hundred and ninety-five dollars.
To John Barbee, of Smith County, one hundred and thirty-five dollars.
To Mrs. Rebecca Barnes, of Stewart County, one hundred dollars.
To Lucinda Bills, of Marshall County, one hundred and fifty-four dollars.
To Mary Brooks, of Hardin County, one hundred dollars.
To Ebenezer Brown, of Greene County, two hundred and sixteen dollars.
To Hugh Bivens, of Hardin County, two hundred and fifty dollars.
To A. Byers, of Maury County, twenty-five dollars and fifty cents.
To O. C. Beach, of Bledsoe County, one hundred and thirty dollars.
To L. G. B. Seat, administrator of H. H. Bethsharis, deceased, of Gibson County, two hundred and thirty-five dollars.
To W. T. Barclay, administrator of James W. Barclay, deceased, of Haywood County, one hundred and forty dollars and seventy cents.
To Mrs. Francis L Burke, of Rutherford County, thirty-two dollars.
To Hiram S. Blair, of Sevier County, one hundred and forty dollars.
To the widow and loyal heirs of R. W. H. Bostick, deceased, of Williamson County, as follows: To Mrs. R. L. C. Bostick, one hundred and seven dollars; to N. C. Bostick, five hundred and sixty-five dollars and thirty-three cents; and to Richard W. H. Bostick, seventy dollars and thirty-three cents.
To Margaret Brown, of Washington County, eighteen dollars.
To William Baird, of Wilson County, two hundred and seventy-five dollars.
To George Bowlin, of White County, one hundred dollars.
To Jerome Bittick, of Giles County, two hundred and eighty-five dollars.
To Caroline Boyd, of Bledsoe County, three hundred and twenty-two dollars.
To George Johnston, administrator of James Brown, deceased, of Shelby County, one hundred and twenty-five dollars.
To Benjamin W. Bowman, of Roane County, one hundred and twenty-five dollars.
To Charlotte Bryant, of Wilson County, one hundred dollars.
To John Barry (colored), of Sumner County, one hundred dollars.
To G. H. Burney, of Robertson County, twenty-four dollars.
To James M. Brotherton, senior, of Greene County, fifty dollars.
To W. J. Buchanan, executor of W. J. Buchanan, deceased, of Lawrence County, nine hundred and thirty-five dollars.
To Leonidas Baker, of Sumner County, one hundred and seventy dollars.
To Mrs. Margaret D. Buntin, formerly Mrs. Margaret D. Hatler, of Sumner County, seventy-nine dollars and eighty-six cents.
Tennessee.

To Lucy E. Baldridge, administratrix of W. H. Baldridge, deceased, of Gibson County, three hundred and ninety dollars.

To James M. Hays, administrator of Harriett M. Brooks, deceased, of Madison County, two hundred and twenty dollars.

To Thomas Brooks, of Obion County, one hundred and eleven dollars and seventy-five cents.

To Marcellus Boyd, of Haywood County, one hundred and fifty dollars.

To Rebecca Beelew, administratrix of Hazard Been, deceased, of Marion County, one hundred and fifty-five dollars.

To Mahala B. Beard, widow of S. Beard, deceased, of Bradley County, ninety-nine dollars and sixty-five cents.

To Susan Bradley, widow of Reuben Bradley, deceased, of Robertson County, thirteen dollars and fifty cents.

To Elias L. Best, of Franklin County, one thousand two hundred and fifty-five dollars.

To Benjamin J. Stevenson, executor of Caleb H. Baker, deceased, of Knox County, one thousand two hundred and eighty dollars.

To J. H. and W. E. Clay, executors of W. H. Clay, deceased, of Carroll County, one hundred and thirty-five dollars.

To Almanza Creech, of Davidson County, one hundred and twenty-five dollars.

To J. G. Carmichael, of McMinn County, five hundred and seventy dollars.

To Marion Cameron, of Blount County, two hundred and seventy-five dollars.

To Willis Clayton, of Lewis County, one hundred and fifty dollars.

To Benjamin Casteel, of Knox County, one hundred and seventy-six dollars.

To W. S. Crafton, administrator of Jeremiah Crafton, deceased of Maury County, one hundred and fifty dollars.

To John and Eli Cole, administrators of Henry Cole, deceased, of Lincoln County, five hundred and twenty dollars.

To Lewis A. Collett, of Knox County, sixty-five dollars and twenty-five cents.

To Jasper Collett, of Knox County, twenty-one dollars and seventy-five cents.

To Robert F. Cole, administrator of Alexander T. Cole, deceased, of Madison County, one hundred and sixty-five dollars.

To Patrick Connolly, of Humphreys County, eighty dollars.

To James Cameron, of Blount County, one hundred and seven dollars and fifty cents.

To William Cook, of Claiborne County, forty-eight dollars.

To J. W. Ross, administrator of Eli Cherry, deceased, of Hardin County, two hundred and fifty dollars.

To Mary J. Webster, formerly Mary J. Cowdon, administratrix of John B. Cowdon, deceased, of Sevier County, thirty dollars.

To W. A. Harmon, administrator of David Cook, deceased, of Greene County, one hundred and seventy-one dollars.

To Mary J. Carson, of Williamson County, one hundred dollars.

To William S. Curtis, of Lincoln County, five hundred dollars.

To Moses E. Cator, of Williamson County, eight hundred and twenty-seven dollars and fifty cents.

To W. B. Cummings and T. B. Biles, administrators of Joseph J. Cummings, deceased, of White County, one hundred and eighty-five dollars.

To Elijah Coffee, of Grainger County, one hundred and fifty dollars.

To Francis A. Chapman, of Roane County, one hundred and ninety-eight dollars and twenty-five cents.

To J. B. Canada, of Fayette County, one hundred and forty dollars.

To John Chunn, of Maury County, one hundred and twenty-five dollars.
To Olive H. Cole, of Gibson County, nineteen dollars and sixty cents.
To Robert L. Cochran, executor of John Cochran, deceased, of Monroe County, twenty-eight dollars and four cents.
To Thomas W. Clarke, of Lincoln County, five hundred dollars.
To Edward Gannaway, administrator of Sarah Chickering, deceased, of Davidson County, one hundred and thirty-two dollars.
To Peter Cunningham, executor of John Cunningham, deceased, of Lincoln County, two hundred dollars.
To James Cannon, of Hardeman County, four hundred and three dollars and fifty cents.
To B. H. Caldwell, of Maury County, three hundred and seventy-five dollars.
To Alfred Carr, of Giles County, one hundred and thirty-two dollars.
To Robert Clinton, of Hardeman County, thirty-two dollars.
To Abraham Cofer, of Roane County, nineteen dollars.
To John H. Coltharp, of Monroe County, fifty-seven dollars and forty-three cents.
To Mary C. Carter, of Fayette County, one thousand four hundred and twenty dollars.
To Henry C. Crow, of Giles County, eight hundred and fifty dollars.
To John R. Cassell, of Union County, fifty-two dollars and thirty-five cents.
To George K. Curry, of Decatur County, one hundred and twenty-five dollars.
To John B. Murray, administrator of William B. Carpenter, deceased, of Davidson County, one hundred and twenty-five dollars.
To James R. Chavoos, of Robertson County, four hundred dollars.
To J. S. Cannon, of Rutherford County, nine hundred and nineteen dollars and fifty cents.
To Carroll Commons, of Lincoln County, two hundred and forty dollars.
To Miles Chastain, of Warren County, ninety-eight dollars.
To Elizabeth Corbett, widow of John W. Corbett, deceased, of Jefferson County, ninety dollars and eighty cents.
To W. H. Lucy, husband, and so forth, of Lucinda Colvett, deceased, of Giles County, one hundred and twenty-five dollars.
To Thomas Cannon (colored), of Bedford County, one hundred and five dollars.
To Eli Caylor, of Blount County, ninety-five dollars.
To James Carter, of Giles County, four hundred and twenty-five dollars.
To John C. Coble, of Wilson County, one hundred dollars.
To John Cato, of Davidson County, seven hundred and eighty-five dollars.
To Robert T. Cannon, of Bedford County, six hundred and ten dollars.
To Jesse Chockley, of Bedford County, four hundred and twenty dollars.
To W. A. Coe, of Bradley County, one hundred and twenty-five dollars.
To W. F. Hudson, administrator of John Coppenger, deceased, of Monroe County, seven hundred and ninety-five dollars.
To Nancy P. Crutcher, administratrix of D. R. Crutcher, deceased, of Williamson County, three hundred and fifty dollars.
To Robert C. Chapman, of Giles County, four hundred and seventy-five dollars.
To Robertson Clark, of Lincoln County, three thousand eight hundred and seventy dollars.
To H. T. Gordon, administrator of W. M. Chaffin, deceased, of Maury County, eighty dollars.
To James E. Cupp, of Blount County, fifty dollars.
Tennessee.

To Green Cupp, of Blount County, fifty-eight dollars.
To Richmond S. Cole, of Carroll County, one hundred and five dollars.
To William A. Douglas, of Campbell County, thirty-two dollars and fifty cents.
To Mary A. Dewald, of Washington County, ninety dollars.
To Sampson Doughty, of Roane County, thirty dollars.
To W. L. Dyer and W. A. Gooch, administrators of Margaret Dyer, deceased, of White County, two hundred and thirty-eight dollars.
To Robert C. Davis, of Lincoln County, four hundred dollars.
To James Davis, of Blount County, two hundred and ninety-four dollars and sixty-four cents.
To William Dodson, of White County, thirty-three dollars.
To C. F. Dixon, of Wayne County, one hundred and twenty-five dollars.
To Andrew J. Dunn, of Knox County, one hundred and thirty-seven dollars and fifty cents.
To Maria Dyer, administratrix of Sandy Dyer, deceased, of Monroe County, one hundred dollars.
To William Dyer, of Monroe County, sixteen dollars.
To James Davis, administrator of James Davis, senior, deceased, of Blount County, sixty-nine dollars and fifty cents.
To Cromwell De Lozier, of Sevier County, one hundred and thirty-six dollars and fifty cents.
To John J. Daniel, of Maury County, three hundred and forty-nine dollars and sixty cents.
To Henry T. Gordon, administrator of David W. Dobbin, deceased, of Maury County, nine hundred and five dollars.
To Williamson Denton, of Maury County, two hundred and fifty dollars.
To Andrew J. Derryberry, of Maury County, two hundred and fifty dollars.
To William Dossit, of Franklin County, fifty-nine dollars and one cent.
To Nancy Dove, widow of James Dove, deceased, of Monroe County, twenty-one dollars and seventy-five cents.
To C. W. Davis, of Williamson County, one hundred and thirty dollars.
To Isaac L. Davault, of Union County, six dollars.
To Meanan Davidson, of Morgan County, one hundred dollars.
To Samuel C. Donnell, of Rutherford County, one hundred and thirty-six dollars.
To William Duke, of Union County, forty dollars and fifty cents.
To Franklin O. Daniel, of Maury County, one hundred and twenty-five dollars.
To Guilford Delozier, of Roane County, three hundred and twenty-five dollars and twenty-five cents.
To G. W. Dale, of Davidson County, one hundred dollars.
To Philip Davis, administrator of William Davis, deceased, of Blount County, two hundred and twenty dollars.
To M. L. West, administrator of Prestley Dotson (or Dodson), deceased, of Williamson County, one hundred and eighty dollars.
To F. M. Narramore, administrator of Calvin Dayton, deceased, of Cumberland County, three hundred and thirty dollars.
To Jasper N. Dickens, of Bedford County, one hundred and thirty dollars.
To Daniel Daily, of Monroe County, ninety dollars.
To Charles M. Edwards, of Maury County, one hundred and twenty-five dollars.
To James Everhart, of Greene County, one hundred and ten dollars.
To Daniel H. Emmett, of Blount County, one hundred and sixty-five dollars.
To Spencer Ezell (colored), of Giles County, two hundred and seventy dollars.
To George Evans (colored), of White County, one hundred and twenty-five dollars.
To Samuel Eblin, of Roane County, one hundred and twelve dollars.
To Aaron Ellison, of Robertson County, one hundred and seventeen dollars.
To Elizabeth S. Ewell, widow, and to Sophia D., Mary H., and Richard D. Ewell, heirs of Doctor R. H. D. Ewell, deceased, of Fayette County, two thousand eight hundred and sixty dollars.
To J. S. M. Everett, administrator of James Everett, deceased, of Blount County, one hundred and twenty-nine dollars.
To R. S. Fletcher, administrator of J. T. Fletcher, deceased, of Madison County, forty-six dollars and twelve cents.
To H. H. Faulkner, of Warren County, one hundred and twenty-five dollars.
To L. B. Farmer, of Smith County, one hundred and ten dollars.
To Benjamin F. Foster, of Union County, forty dollars.
To Polly and Joseph D. Farris, executors of James A. Farris, deceased, of Knox County, one hundred and thirty-nine dollars.
To S. Williford, administrator of William Flora, deceased, of Shelby County, two hundred and fifty-five dollars.
To Alfred Fleming, of Maury County, two thousand and sixty-nine dollars and sixty-two cents.
To Robert L. Forbes, of Hardeman County, seven hundred and sixty dollars.
To Aaron Fearington, of Gibson County, one hundred dollars.
To Isrier Farley, of White County, one hundred dollars.
To Charles Fullerton, of Lincoln County, two hundred dollars.
To Thomas S. Fogg, of Giles County, one hundred and eighty-four dollars and thirty cents.
To Peter French, of Knox County, two hundred and four dollars.
To Nelson P. Ferrell, of Shelby County, one hundred and twenty dollars.
To Joseph Felton, of White County, eighty-five dollars.
To D. B. Funderburk, of Decatur County, three hundred and twenty-nine dollars.
To the estate of William R. Fulkerson, of Blount County, two hundred and forty-eight dollars.
To J. W. Fleeman, of Lawrence County, three hundred dollars.
To Cornelius Fox, of Sevier County, one hundred and twenty dollars.
To Henry Fuller, of Sumner County, one hundred dollars.
To Elias Fulgum, administrator of Silas Fulgum, deceased, of Sumner County, two hundred and twenty dollars.
To James and Thomas B. Finley, administrators of Robert Finley, deceased, of Jefferson County, thirty dollars.
To A. H. Wallace, administrator of James Frow, deceased, of Blount County, six hundred and eighty-three dollars.
To J. R. Henley, administrator of Abijah Fowler, deceased, of Monroe County, seven hundred and five dollars.
To Susan Foust, formerly Susan Stone, and Martin L. Foust, her husband, of Grainger County, one hundred and thirty-five dollars.
To Martha S. Fletcher, administratrix of Jordan H. Fletcher, deceased, of Hawkins County, two hundred dollars.
To J. L. Fowler, of Wayne County, twenty-one dollars and twenty-five cents.
To John Godfrey, of Blount County, one hundred dollars.
To Asa C. Gross, executor of William Gross, deceased, of Warren County, one hundred and twenty-five dollars.
To Amy (or Amie) Green, administratrix of Joseph Green, deceased, of Bedford County, eighty-six dollars.
To William Gadd, of Hamilton County, twenty-six dollars.
To John Gibbons, of Humphreys County, thirty-two dollars.
To Nicholas Grubbs, of Giles County, two hundred and seventy-four dollars.
To William W. Garland, of Madison County, three hundred and ninety dollars.
To Stephen M. Gillian of Maury County, two hundred and thirty-five dollars.
To Francis Gist, of White County, one hundred dollars.
To Hiel Gibson, of Hardeman County, one hundred and twenty-five dollars.
To James H. Gurley, of Hardeman County, one hundred and sixty dollars.
To Joseph L. Glover, of Shelby County, one hundred and seventy-two dollars and fifty cents.
To John Godfrey, of Blount County, eighty-three dollars and thirty-three cents.
To Lewis Waters, guardian of Robert Grandstaff, heir of George Grandstaff, deceased, of Wilson County, one hundred dollars.
To John Graves, of Union County, five dollars and fifty cents.
To William Glossan, of Carroll County, one hundred and thirty dollars.
To A. A. Gamble, administrator of James Gamble, deceased, of Polk County, eleven dollars and twenty cents.
To John Greer, of Blount County, thirty-three dollars and forty-seven cents.
To John Graves, of Union County, nineteen dollars and fifty cents.
To James M. Spencer, executor of Tunstall Gregory, deceased, of Lincoln County, one hundred and twenty-five dollars.
To Mary Green, of Union County, forty dollars.
To Josias Gamble, senior, of Blount County, one hundred and sixty-six dollars.
To Thomas Jefferson Green, of McMinn County, one hundred and thirty dollars.
To James H. Gambrill, of Wayne County, one hundred and twenty-five dollars.
To Elzy Gann, of Hamilton County, thirty-seven dollars and fifty cents.
To Baldy Gardner, of Williamson County, three hundred and eighty dollars.
To Robert Graves, of Giles County, one hundred dollars.
To Theophilus L. Gentry, of Marshall County, one hundred and thirty-five dollars.
To Reuben Giles, of Monroe County, two hundred and seventy-five dollars.
To Martha Golston, widow of William Golston, deceased, of Roane County, forty dollars.
To G. Goodrich, of Gibson County, one hundred dollars.
To Nancy Grice, administratrix of James N. Grice, deceased, of Rhea County, two hundred and eighty dollars.
To Mrs Mary E. Gaines, of Giles County, four hundred and twenty dollars.
To F. M. Goss, administrator of J. D. Goss, deceased, of Sumner County, one thousand and twenty-five dollars.
To Aaron W. Graves, of Marshall County, two hundred and fifty dollars.
To J. A. Greer, administrator of John W. Greer, deceased, of Bedford County, one hundred and twenty-five dollars.
To James Waters, administrator of Moses Gamble, deceased, of Blount County, three hundred and fifty dollars.
To Amos J. Griffith, of Anderson County, one hundred and sixty dollars.
To John A. Murr, administrator of Jacob Harmon, deceased, of Greene County, eight hundred and eighty-five dollars.
To Hudson Harris, administrator of Turner Harris, deceased, of Fayette County, two hundred and fifty dollars.
To Scott Pinckley, administrator of Jesse Hardy, deceased, of Carroll County, one hundred and thirty dollars.
To J. R. Burchfield, administrator of William Hunt, senior, deceased, of Monroe County, three hundred and sixty dollars and fifty cents.
To William M. Hord, of Bedford County, sixty-two dollars.
To William Hatfield, of Sequatchie County, one hundred and sixty-five dollars.
To Isaac Harvey, of Wilson County, one hundred and twenty-five dollars.
To Mrs. M. Hardiman, formerly M. Barnes, of Giles County, one hundred and fifty dollars.
To Harriet Hart, of Bledsoe County, thirty-seven dollars and fifty cents.
To Mariah L. Hays, of De Kalb County, sixty dollars.
To Joseph F. Hatfield, of Scott County, one hundred and ten dollars.
To Andrew Harris, of Blount County, two hundred and five dollars.
To Samuel Hays, of Maury County, two hundred and fifty dollars.
To Alexander Heatterly, of Campbell County, twenty dollars.
To John A. Heard, of Sequatchie County, one hundred and thirty dollars.
To James B. Hoge, of Marion County, three hundred and eighty-five dollars and fifty cents.
To Isaac Holley, of Greene County, one hundred and sixty-five dollars.
To Jacob Huffaker, of Knox County, seventy-three dollars and ninety cents.
To Buckner Howard, of Bledsoe County, forty-eight dollars.
To Marion Hixson, administrator of William Hunter, deceased, of Sequatchie County, one hundred and eighty-seven dollars and fifty cents.
To Joseph Hinchey, administrator of Rebecca Hinchey, deceased, of Jefferson County, thirty dollars.
To R. C. Harding, of Montgomery County, one hundred dollars.
To William Haynes, of Union County, two hundred and five dollars.
To Jonas Houser, of Gibson County, thirty-five dollars and sixty cents.
To Samuel Henderson, of Williamson County, eight hundred and five dollars.
To Henry Ham, of Lawrence County, one hundred and fifty-seven dollars and fifty cents.
To William Harper, administrator of Summers Harper, deceased, of Sumner County, one hundred and fifty dollars.
To R. J. Hoskins, administrator of Elizabeth A. Hoskins, deceased, of Rutherford County, two thousand dollars.
To John M. Hanes, of Hawkins County, two hundred and ninety dollars.
To Martha Hampton, widow of A. P. Hampton, deceased, of Davidson County, one hundred dollars.
To John B. Hendrix, of Maury County, one thousand six hundred and seventy-one dollars and fifty cents.
To Peyton C. Hendrix, of Weakley County, one hundred and forty dollars.
To Martha F. Hewitt, administratrix of John M. Hewitt, deceased, of Giles County, one hundred and twenty dollars.
To Jesse Holmes, of Decatur County, one hundred and twenty dollars.
To George W. Horton, of Wayne County, seven dollars and fifty cents.
To John Hensley, of White County, fifty-two dollars and sixty cents.
To Daniel Hedrick (or Headrick), of Blount County, two hundred and twelve dollars.
To John F. Hood, of Rutherford County, two hundred and thirty-five dollars.
To M. M. Hairston, of Lincoln County, two thousand and twenty-five dollars.
To the estate of William Hutson, deceased, of Campbell County, ten dollars.
To Edward Hatley, of Benton County, one hundred dollars.
To J. M. Hardiman, administrator of William Hardiman, deceased, of Giles County, two hundred and seventy-five dollars.
To Andrew N. Hunter, of Williamson County, one hundred and thirty dollars.
To George Hall, of Monroe County, one hundred dollars.
To L. W. Hayes, of Marshall County, twenty three dollars.
To Mrs Martha Hampton, of Washington County, fifty dollars.
To William H. Hadley, of Sumner County, one hundred dollars.
To E. G. Haley, of Cumberland County, forty six dollars and seventy-five cents.
To Mary J. Haynes, of Marshall County, one hundred and twenty-five dollars.
To E. K. Hamilton, of Marion County, seventy two dollars and fifty cents.
To Rebecca Hatcher, of Blount County, ninety six dollars.
To Mrs B. A. Henderson and W. Fowler, administrators of W. J. Henderson, deceased, of Marshall County, nine hundred and thirty dollars.
To David Henry, of Robertson County, one hundred and twenty dollars.
To James O. Hill, of Henderson County, one hundred dollars.
To William Y. Hooper, of Montgomery County, ninety dollars.
To James P. Hollis, administrator of William Hollis, deceased, of Wayne County, one hundred and two dollars.
To Robert Hughy, of Lincoln County, two hundred dollars.
To Grandison P. Huddleston, of Wilson County, one hundred and twenty-five dollars.
To G. P. Horne, of Lawrence County, one hundred and twenty-five dollars.
To James Hubbs, of Union County, fifty five dollars.
To John C. Holman, of Robertson County, one hundred dollars.
To Doctor Samuel Shields, administrator of John Hubbs, deceased of Union County, twenty dollars.
To J. R. Sloan, administrator of William Harris, deceased, of Monroe County, five hundred and seventy dollars.
To Elizabeth Hughes, administratrix of J. B. Hughes, deceased, of Wilson County, one hundred and nineteen dollars and five cents.
To Samuel Harwell, administrator of Buckner Harwell, deceased of Giles County, one hundred and thirty five dollars.
To Wiley G. Harding, of Shelby County, two hundred and ninety two dollars.
To William Henry, of Blount County, two hundred and ten dollars.
To Mrs Jurene Hale, of Gibson County, twenty eight dollars and fifty cents.
To Samuel Hall, of Morgan County, sixty three dollars and ten cents.
To Mary A. Hastings, of Bedford County, one hundred dollars.
To Samuel M. Haun, of Monroe County, seventy five dollars.
To Robert Hastings, of Bedford County, one hundred dollars.
To James Hicks, of Madison County, three hundred dollars.
To William F. Hollis, of Sumner County, one hundred and twenty five dollars.
To R. H. Hill, administrator of G. W. Hill, deceased, of Davidson County, two hundred and twenty dollars.
To John W. Harris, of Maury County, one hundred and fifty dollars.
To Joseph Holt, of Wayne County, one hundred and sixty dollars and fifty cents.
To Enoch Heath, executor of Byars Hogard, deceased, of Weakley County, four hundred and eleven dollars.
To Edward Irwin, of Union County, twenty eight dollars and fifty cents.
To Calaway Irwin, of Union County, one hundred and seventy one dollars and seventy two cents.
To Alexander Inman, of Monroe County, one hundred dollars.
To Moses Joines, of McMinn County, one hundred and thirty dollars.
To James Johnston, of Roane County, twenty seven dollars.
To Henry C. Jones, executor of Zachariah Jones, deceased, of Chesterham County, one hundred and thirty five dollars.
To Thomas P. Jones, of De Kalb County, one hundred and twenty five dollars.
To Martha Jared, of White County, four hundred and thirty five dollars.
To Willis G. Jones, of Williamson County, forty five dollars.
To Josiah V. Johnson, of Grayson County, Kentucky, thirty seven dollars and fifty cents.
To William Jean, of Lincoln County, two hundred dollars.
To Hannah Johnson, formerly Hannah Rudd, of McMinn County, one hundred dollars.
To Green D. Jordan, of Fayette County, one thousand, two hundred and twenty five dollars.
To William Johnson, of Robertson County, eight hundred and ten dollars.
To R. S. James, administrator of John S. James, deceased, of Henry County, two hundred and seventy dollars.
To Robert Hall Jarmon, of Rutherford County, three hundred and sixty dollars.
To William Jameson, of Robertson County, ninety seven dollars and fifty cents.
To George Jackson, of Marion County, one hundred and seventy six dollars.
To Mary A. Johnson, of Giles County, one thousand, two hundred and fifty-five dollars.
To Elihu Jones, of Rutherford County, two hundred and sixty dollars and twenty-five cents.
To Jeremiah J. Jones, of Bedford County, two hundred dollars.
To William D. Johnson, of Bradley County, four hundred and twenty dollars and sixty cents.
To Harmon G. Lea, surviving executor of Jeremiah Jamagin, deceased, of Grainger County, one thousand five hundred and seventy-five dollars.
To S. F. Nuckolls, administrator of Lemuel H. Jones, deceased, of Hardeman County, one hundred and seventy-two dollars and twenty cents.
To O. D. Johnson, administrator of Dudley G. Johnson, deceased, of Fayette County, four hundred and forty-six dollars and twenty cents.
To David Whittaker, administrator of Charles R. Johnson, deceased, of Haywood County, two hundred and fifty dollars.
To Mary A. Kliem, administratrix of Edward Kliem, deceased, of Bedford County, one hundred dollars.
To Henry Kemp, of Smith County, one hundred dollars.
To Larkin Kemp, of Smith County, two hundred dollars.
To Aaron Keys, junior, administrator of Aaron Keys, deceased, of Washington County, one hundred and twenty five dollars.
To Wesley S. Kirby, of Knox County, fifty-two dollars and fifty cents.
To Polly J. Kidd, widow of John Kidd, deceased, of Blount County, sixty-five dollars.
To John Kerby, of McNairy County, ninety five dollars and ninety five cents.
To Epperson Tarpley and Butler Abernathy, administrators of J. T. Killam, deceased, of Giles County, two hundred and sixty eight dollars and eighty cents.
To Thomas W. Wilcoxon, administrator of George Keltner, deceased of Giles County, three hundred dollars.
To William Kersey, of Giles County, one hundred and twenty dollars.
To David M. Ketchum, of Marion County, one hundred and fifty six dollars.
To Henry Kennedy (colored), of Lawrence County, two hundred dollars.
To Robert Kidd, of Blount County, one hundred and fifteen dollars.
To Richard O. Kinnard, of Maury County, six hundred and twenty dollars.
To John Kirk, of Grainger County, forty dollars.
To J. B. Keith, administrator of John L. Keith, deceased, of Franklin County, one thousand and fifty five dollars and fifty cents.
To N. Smithson, administrator of Henry T. Kimbrough, deceased, of Giles County, six hundred dollars.
To Green W. Kirby, of Madison County, one hundred and forty dollars.
To the heirs of William Keith, deceased, of Knox County, as follows:
To John Tunnell, guardian of Martha E. McClellan, two hundred and thirty two dollars and twenty three cents; to Sarah J. B. Jeffries, forty six dollars and forty four cents; and to Eveline Ray, two hundred and thirty two dollars and twenty three cents.
To Amanda K. Leftwick, administratrix of J. C. Leftwick, deceased, of Giles County, two hundred and eighty dollars.
To P. N. Lawrence, of Wilson County, four hundred and seventy four dollars and fifty cents.
To George W. Lady, of Sullivan County, one hundred and thirty five dollars.
To A. J. Lacy, administrator of Isaac Lacy, deceased, of Carter County, sixty dollars.
To John Lane, of Union County, one hundred dollars and thirty cents.
To John Lambert, of Maury County, one hundred and sixty dollars.
To Caroline Lasley, administratrix of William H. Lasley, deceased, of Hamilton County, one hundred and seventeen dollars.
To W. W. Beard, administrator of Joseph Lones, deceased, of Knox County, one hundred and ninety nine dollars and sixty two cents.
To Benjamin Lowry (or Lowery, or Lowerey), of White County, one hundred and twenty five dollars.
To Samuel Lane, of Grainger County, one hundred and sixty eight dollars and seventy five cents.
To Jonathan S. Lindsay, of Campbell County, sixteen dollars and eight cents.
To James H. Lampkin, of Williamson County, two hundred and thirty two dollars and five cents.
To Asa Latham, of Henderson County, one hundred dollars.
To Jonathan Luton, of Decatur County, four hundred and thirty dollars.
To James M. Lane, of Blount County, sixteen dollars and fifty cents
To George W. Lusk, of Marion County, one hundred and fifty dollars.
To Rufus M. Liggett (or Ligget), of Roane County, one hundred and twenty five dollars.
To Agnes Littrell (or Litrell), of Lincoln County, two hundred dollars.
To Benjamin J. Love, of Shelby County, five hundred dollars.
To Washington A. Lamons, of Greene County, one hundred and sixty
two dollars.
To William Liles, of Roane County, one hundred dollars
To A. J. Lassiter, of Gibson County, one hundred dollars.
To M. S. Little, father of A. D. Little, deceased, of Williamson County, seventy five dollars.
To Sarah Lonthen, of Hancock County, sixty dollars.
To Newton Lillard, of Polk County, one hundred dollars.
To Abraham Lillard, of Polk County, one hundred and twenty five dollars.
To Rhoda Law, of Blount County, one hundred and forty dollars.
To William A. Lacy, of Grainger County, eight hundred and four dollars.
To Milton Leftwick, of Maury County, one hundred and forty dollars.
To Jonathan Lasater, of Marion County, nine hundred and seventeen dollars and seventy five cents
To W. H. Mitchell, administrator of Shadrick Loften, deceased, of Maury County, one hundred and fifty dollars.
To C. T. Lippard, of Obion County, one hundred and thirty dollars.
To Isaac Lindsey, of Monroe County, three hundred and seventy five dollars.
To L. W. Lowe, of Grainger County, one hundred and twenty five dollars.
To Martin Lyons, administrator of Nicholas Lyons, deceased, of Morgan County, sixty dollars.
To John McNutt, of Knox County, eighty nine dollars and sixty cents.
To W. H. B. Marcrom, of Giles County, one hundred and fifty dollars.
To Edward D. Matthews, of Gibson County, two hundred and thirty dollars.
To James P. Matlock, of Roane County, fifty three dollars.
To John McDermott, of Monroe County, one hundred dollars.
To Willis McDermott, of Monroe County, one hundred and twenty five dollars.
To Thomas J. McKinney, of White County, one hundred and fifty dollars.
To John McKelvey, of Maury County, one hundred dollars.
To Drura McKee, of Wilson County, ninety dollars.
To John Truitt, administrator of William Measle, deceased, of De Kalb County, two hundred dollars.
To J. D. Mitchell, of Gibson County, one hundred and thirty five dollars.
To George F. Morton, of Carter County, forty dollars and fifty cents.
To Joseph Muecke, of Roane County, twelve dollars.
To James H. Mullins, of Monroe County, one hundred dollars.
To Isaac Myers, of Campbell County, twenty dollars.
To John M. McCommon, of Hardeman County, five hundred and thirty seven dollars and fifty cents.
To the heirs-at-law of F. W. Mayo, deceased, of Fayette County, one thousand eight hundred and eleven dollars and nineteen cents, as follows: To Sarah A. Bumpass, five hundred and fifty three dollars and eighty one cents; to Emma M. Robertson, five hundred and fifty three dollars and eighty two cents; to Jane Eliza Taylor, two hundred and thirty four dollars and fifty two cents; to Sallie Ella Mayo, two hundred and thirty four dollars and fifty two cents; and to Frederick H. Mayo, two hundred and thirty four dollars and fifty two cents.
To Mrs Elizabeth Moss, of Meigs County, seventy five dollars.
To Joseph Mitchell of Washington County, two hundred and twenty five dollars.
To Mary E. Martin, in her own right and as guardian of the children of herself and Hugh E. Martin, of Monroe County, two thousand seven hundred and ninety one dollars and twenty three cents.
To George W. Moore, administrator of John B. Moore, deceased, of Wayne County, one hundred and twenty five dollars.
To Daniel Morrison, of Meigs County, thirty dollars.
To John C. Montgomery, of Franklin County, twenty five dollars and five cents.
To Prudence Moreland, of Decatur County, two hundred and nineteen dollars.
To Absalom Miller, of Roane County, thirty five dollars and ninety seven cents.
To John McColloch, of Blount County, twenty two dollars and thirteen cents.
To Ross McKissock, of Maury County, three hundred dollars.
To Mendoza S. Marks, of Giles County, two hundred and eighty six dollars and twenty five cents.
To Nathan McKeehan, of Shelby County, one hundred and fifty dollars.
To A. H. Hurley, administrator of James M. Murrell, deceased, of Davidson County, one thousand and sixty eight dollars.
To J. W. McKinstry, administrator of William P. McKinstry, deceased, of Fayette County, three hundred and twenty five dollars.
To James H. Milam, of Hardeman County, one hundred dollars.
To Edwin Mize, of Shelby County, one hundred and eighty dollars.
To W. A. Murdock, administrator of Hiram Murdock, deceased, of Marshall County, seven hundred dollars.
To John Moore, administrator of James Moore, deceased, of Blount County, twenty dollars and fifty seven cents.
To James McNees, of Giles County, two hundred and sixty two dollars and fifty cents.
To A. W. Moss, assignee in bankruptcy of John C. Bostwick, of Williamson County, three thousand and twenty seven dollars and fifty cents.
To Robert J. Moore, of Williamson County, three thousand one hundred and twenty dollars.
To David McKinnie, of Hardeman County, three thousand three hundred and twenty three dollars.
To Olive McDermott (or McDermitt), executrix of James McDermott (or McDermitts,) deceased, of Montgomery County, one hundred and twenty five dollars.
To William A. Marshall, of Williamson County, one hundred and twenty five dollars.
To Nancy K. Moore, of Sumner County, one hundred and thirty four dollars.
To William Myers, of Blount County, one hundred and forty six dollars and sixty six cents.
To William S. McCampbell, of Blount County, eighty dollars.
To Nancy McClelland, executrix of John McClelland, deceased, of Bradley County, one hundred and fifty one dollars and eighty cents.
To Mrs Margaret McQuiston, widow of A. J. McQuiston, deceased, of Tipton County, one hundred and twelve dollars and fifty cents.
To Robert H. McSpadden, of Monroe County, one hundred dollars.
To Erasmus D. Hancock, administrator of Alfred Miller, deceased, of Rutherford County, fifty six dollars.
To William McClerg, of Blount County, three hundred and five dollars.
To Jane Maget, of Knox County, one hundred dollars.
To Sarah Martin, of Wayne County, fifty dollars.
To William Martin, of Wayne County, one hundred and twenty five dollars.
To Major Maxwell, of Giles County, five hundred dollars.
To Joseph G. Maxwell, of McMinn County, one hundred and forty
five dollars.
To H. J. Marberry, of Humphreys County, two hundred and fifty
dollars.
To William F. McCabe, of Madison County, three hundred dollars.
To John N. McConnell, of Blount County, one hundred and ten
dollars.
To W. C. McConnico, of Lauderdale County, one hundred and twenty
dollars.
To Solon McCroskey, of Monroe County, five dollars.
To James McWilliams, of Marion County, one hundred and twelve
dollars and fifty cents.
To Jacob Miller, of Union County, sixty eight dollars and fifty cents.
To Samuel Miles, of Roane County, ninety dollars.
To John L. Moore, surviving heir-at-law of Mary R. Moore, deceased,
of Greene County, seven dollars and fifty cents.
To James L. Morrow, of Maury County, two hundred and fifty dol-
lars.
To John Myers, of Blount County, one hundred and sixty five dol-
lars.
To John B. McEwen, of Williamson County, nine hundred and forty
nine dollars, and sixty cents
To John C. McLemore, of Shelby County, three thousand five hun-
dred and ninety six dollars.
To John Morrison, of Giles County, one hundred and thirty five dol-
lars.
To James N. Mangrum, of Maury County, four hundred dollars.
To Lemmon Montgomery, of Wayne County, one hundred and twenty
five dollars.
To Absalom Mosley, of Bedford County, one hundred dollars.
To Francis Mosier, of Monroe County, forty dollars
To William A. Murdock, of Marshall County, one hundred and twenty
dollars.
To the estate of William P. Moore, deceased, of Davidson County,
one hundred and twenty five dollars.
To T. B. McGahey, executor of Ansley McMahon, deceased, of Will-
iamson County, one hundred and eighteen dollars.
To A. J. McWhirter, of McNairy County, fifty six dollars.
To Isaac T. Norris, of Sumner County, two hundred and fifty dollars.
To William P. Neeld, of Lincoln County, one hundred dollars.
To Mrs Lewella Wood, administratrix of John Newman, deceased, of
White County, one hundred and twenty five dollars.
To Alex. C. B. Nichols, of Knox County, one hundred and ninety
two dollars.
To George W. Nelson, of Washington County, fifty seven dollars.
To Thomas H. Neese, of Hardeman County, one hundred dollars.
To Lydia T. Nichol, administratrix of C. M. Nichol, deceased, of
Cheatham County, one hundred and ninety seven dollars and fifty
cents.
To George W. Nelson, of Washington County, seven hundred and
sixty seven dollars and fifty cents.
To John D. Nesbit, of Williamson County, ninety dollars.
To William H. Napier, of Davidson County, one hundred and thirty
five dollars.
To David Nailor, of Cumberland County, Pennsylvania, one hun-
dred dollars.
To Henry J. Orr, of Carter County, one hundred dollars.
To Clark Obar, of Hamilton County, three hundred and ninety three
dollars and thirty seven cents.
To Powell S. Ownby, junior, of Monroe County, Missouri, two hun-
dred and forty dollars.
To David F. Osteen, of Bedford County, one hundred dollars.
To Lewis Herndon, administrator of Abraham Phillip, deceased, of Stewart County, one hundred and ninety five dollars.
To David Pierce, of Hamblen County, one hundred and thirty dollars.
To Jacob Peak, of Meigs County, eighty three dollars.
To Pleasant W. Presley, of De Kalb County, sixty six dollars.
To Edmond D. W. Payne, of Knox County, one hundred and twenty five dollars.
To Jacob Pesterfield, of Monroe County, four hundred and seventeen dollars.
To Mary I. Roller, formerly Mary I. Peal, administratrix of Lewis Peal, deceased, of Williamson County, one hundred dollars.
To R. T. Prichard, of McMinn County, one hundred dollars.
To George W. Pickett, of Marion County, one hundred and eighty one dollars and sixteen cents.
To Hiram Pearson, of Monroe County, one hundred and twenty five dollars.
To P. R. Peyton, of Shelby County, eighty two dollars and fifty cents.
To N. B. Williams, administrator of General Pride, senior, deceased, of Smith County, one hundred and forty dollars.
To Nicholas Pool, of Roane County, two hundred and twenty four dollars and eighty cents.
To Samuel Price, of Meigs County, one hundred and twenty six dollars.
To John W. Poyner, of Williamson County, one hundred and twenty dollars.
To Isaac N. Pennington, of Lawrence County, one hundred and forty five dollars.
To William Prichard, of Decatur County, two hundred and seventy five dollars.
To Isaac Pirtle, of Hardeman County, six hundred and twenty five dollars.
To Doctor F. Pollard, of Sevier County, eighty two dollars and fifty cents.
To Elizabeth A. Pitts, of Giles County, one thousand one hundred and ten dollars.
To the heirs of Eliza Peay, deceased, of Williamson County, as follows: To Zachariah B. Peay, one hundred and eighty six dollars and sixty seven cents; and to Mrs Henry Jones, one hundred and eighty six dollars and sixty seven cents.
To John C. Parsons, administrator of J. D. Pugh, deceased, of Blount County, fifty one dollars and fifty cents.
To W. T. Allmond, administrator of James R. Poteet, deceased, of Maury County, two hundred and fifty dollars.
To John J. Pulliam, of Fayette County, one thousand two hundred and twenty three dollars.
To John J. Pulliam, of Fayette County, five hundred and forty five dollars.
To George H. Priddy, of Henderson County, two hundred and five dollars.
To Audley Patterson, of Hawkins County, one hundred and twenty five dollars.
To Elizabeth Patterson and Malissa Burton, formerly Malissa Patterson, of Marshall County, one hundred and eighty dollars.
To E. D. Patterson, administrator of R. C. Patterson, deceased, of Robertson County, one hundred and twenty dollars.
To Miles P. Penny, of Hamilton County, thirty dollars.
To Henry W. Peter, of Shelby County, seventy five dollars.
To George Petree, of Campbell County, thirty four dollars and thirty cents.
To Willis Porter, of Fayette County, six hundred and twenty five dollars.
To Jervis M. Porterfield of Wilson County, three hundred and sixty dollars.
To Isom Penny, administrator of Allen Pucket (or Prickett), deceased, of Hamilton County, one hundred and twenty five dollars and sixty two cents.
To Jesse G. Palmer, of Union County, one hundred and seventy four dollars.
To Hiram Pendergrass, of Hamilton County, twenty five dollars.
To John J. Pulliam, executor of John N. Pulliam, deceased, of Fayette County, three thousand and twenty dollars.
To Commodore Perry, of Giles County, fifty dollars.
To John Pigg, of Lincoln County, seventy five dollars.
To Nancy L. Phillips, of Bedford County, one hundred and sixty five dollars.
To Nathan W. Phillips, of Smith County, one hundred and fourteen dollars.
To Allen Pryor, of Sumner County, one hundred and forty dollars.
To Anderson M. Pryor, of Marion County, three hundred and fifty six dollars and fifty cents.
To James A. Porter, of Blount County, five hundred and thirty seven dollars and fifty cents.
To John M. Pharris, of Bradley County, one hundred and twenty five dollars.
To Thomas Pickle, of Bedford County, one hundred and twenty five dollars.
To M. D. Carnal, administrator of John Pinkley, deceased, of Carroll County, two hundred and sixty nine dollars.
To R. C. McKee, administrator, of Thomas Penny, deceased, of Hamilton County, nine hundred and three dollars and fifty cents.
To Miles W. Hoffaker, administrator of Jacob N. Pickle, junior, deceased, of Knox County, ninety two dollars and twenty cents.
To Mrs Matthew Pryor, widow of Matthew Pryor, deceased, of Marion County, sixty one dollars and twenty five cents.
To James Pinkerton, of Lincoln County, three hundred and twenty five dollars.
To Caswell Queener, of Campbell County, forty seven dollars.
To R. H. Harvey, administrator of John W. Beams, deceased, of Lawrence County, one hundred and twenty five dollars.
To F. L. Ezell and William S. Curtis, administrators of James G. Russell, deceased, of Giles County, one hundred and twenty five dollars.
To H. Ritchie, administrator of Josiah Ramsey, deceased, of Clai borne County, two hundred and four dollars.
To Ezra Reed, of Rutherford County, thirty six dollars.
To Mrs Mary J. Ray, of Monroe County, sixty five dollars.
To John M. Reynolds, of McMinn County, one hundred and fifty dollars.
To Lewis W. Reed, of Knox County, two hundred and seventy dollars.
To William Reynolds, of McMinn County, thirty dollars.
To Andrew J. Roach, administrator of Thomas J. Roach, deceased, of Shelby County, one thousand four hundred and forty dollars.
To William W. (or William U), Roberts, of Carroll County, twenty three dollars and fifteen cents.
To Joseph Robertson, of Grainger County, one hundred and ten dollars.
To Teresa Ballenberger, administratrix of Frederick Roth, deceased, of Davidson County, one hundred and twenty five dollars.
To J. B. Russell, administrator of Robert Russell, deceased, of Monroe County, two hundred dollars.
To Robert H. Reed, of Giles County, nine hundred and five dollars.
To Rial Rhodes, of Giles County, one hundred and twenty dollars.
Tennessee.

To James Rhea, of Meigs County, seven hundred and sixty six dollars.
To Robert C. Reed, of Giles County, one hundred and fifty dollars.
To William M. Rodgers, of White County, one hundred and thirty dollars.

To C. T. Blair, administrator of Benjamin Ragsdale, of Franklin County, two hundred and fifty dollars.
To Maria Reneau, administratrix of Lewis Reneau, deceased, of Jefferson County, one hundred and twenty five dollars.
To G. W. and J. P. Randolph, administrators of John G. Randolph, deceased, of McNairy County, one hundred and eighty five dollars and fifty cents.

To Joseph S. Robnett, of Wayne County, one hundred and twenty five dollars.
To Francis Rievely, of Hamilton County, forty nine dollars and ninety two cents.
To John Robinson, of Sevier County, three hundred and thirty five dollars.
To David Rogers, of London County, sixty four dollars and fifty cents.
To William W. Ross, of Rutherford County, one thousand nine hundred dollars.
To A. S. Redman, of Wilson County, one hundred and twenty five dollars.

To Leroy Ross, administrator of John Ross, deceased, of Marion County, seventy dollars and twenty five cents.
To William I. Rutledge, of Marshall County, one hundred dollars.

To Benjamin Richeson, of Lincoln County, Kentucky, one hundred and fifteen dollars.
To Rebecca Rogers, of Hamilton County, six hundred and forty three dollars and twenty five cents.
To Henry Russell, of Blount County, one hundred and twenty eight dollars and fifty cents.
To T. O. Tarpley, administrator of John C. Richards, deceased, of Robertson County one hundred and twenty five dollars.

To Mrs Nancy Robinson, of Williamson County, three hundred and seventy five dollars.
To Isaac T. Russell, of Blount County, sixty eight dollars.
To Andrew J. Smith, of Campbell County, thirty two dollars and seventy five cents.

To P. A. O. Sneed, of Giles County, sixty one dollars.
To Matthew Spivey, of Giles County, one hundred and twenty five dollars.

To John Sira, of Jefferson County, three hundred dollars.
To William Slagle, of Knox County, one hundred dollars.
To James A. Sharp, of Monroe County, one hundred and ten dollars.
To John G. Samuels, of Nelson County, Kentucky, sixty dollars.
To Martin Stallings, of Knox County, one hundred and fifty dollars.
To W. T. Swan, of Warren County, two hundred and thirty five dollars.

To William Sitzlar, of Monroe County, one hundred dollars.
To John Shearman, of McMinn County, three hundred and forty dollars and thirty three cents.

To Robert Smith, of Marion County, fifty two dollars and fifty cents.
To William C. Shipe, of Knox County, seventy dollars and seventy one cents.

To James T. Shields, of Wayne County, forty dollars.
To A. F. Whitman, administrator of Alexander Smith, deceased, of Rutherford County, two hundred and fourteen dollars and ten cents.
To John Sellars, of Jefferson County, seventy one dollars.
To J. E. Sheddon, executor of Charles K. Sheddon, deceased, of Blount County, three hundred dollars.
To Samuel Strickland, of Hardin County, one hundred and twenty-five dollars.
To John Silvey, of Roane County, twenty dollars and fifty cents.
To Jacob Shires, of Maury County, three hundred dollars.
To James R. Sloan, of Monroe County, three hundred dollars.
To George Shinfield, of Carter County, forty dollars.
To Winston Shipe, of Knox County, thirty one dollars and twenty cents.
To Mrs Ann Scott, of Maury County, one hundred and ten dollars.
To R. J. Smith, of Knox County, seventy seven dollars.
To James Scruggs, of Giles County, one thousand five hundred and five dollars.
To Elkanah H. Shipe, of Knox County, one hundred and fourteen dollars and fifty cents.
To Catharine E. Stone, formerly Catharine E. Rousey, of Madison County, one hundred and ten dollars.
To James Senter, of Sumner County, one hundred and eleven dollars.
To Jacob W. Smith, of Hamilton County, eight hundred and sixteen dollars and sixty six cents.
To W. R. Wyatt, administrator of Alexander Smith, deceased, of Lincoln County, one thousand and seventy three dollars and seventy five cents.
To Francis Stout, of Obion County, one hundred and forty five dollars.
To Mrs Ann Scott, of Maury County, thirty seven dollars and fifty cents.
To Mrs L. M. Sale, of Fayette County, eighteen dollars and seventy five cents.
To Benjamin Smith, of White County, ninety five dollars.
To Gideon H. Strong, administrator of Joseph C. Strong, deceased, of Knox County, eight hundred and thirty nine dollars and thirty seven cents.
To James M. McRee, administrator of Philip N. Smith, deceased, of Madison County, one hundred and sixty seven dollars.
To Mary Stanley, of Giles County, one hundred dollars.
To L. G. B. Seat, of Gibson County, three hundred and ten dollars.
To David M. Scott, of Decatur County, four hundred and fifty dollars.
To William Springs, of Wilson County, one hundred dollars.
To A. T. Moser and A. A. Sharp, administrators of Robert P. Sharp, deceased, of Jefferson County, three hundred and ten dollars.
To Rebecca Story, formerly Rebecca Temple, of Bedford County, one hundred and twenty five dollars.
To N. W. Hale, administrator of Mary Shelton, deceased, of Gibson County, one hundred and thirty five dollars.
To H. W. Shelton, of Gibson County, sixteen dollars.
To P. E. Satterfield, of Grainger County, nineteen dollars and fifty three cents.
To Mrs R. A. Styres, widow and administratrix of William P. Styres, deceased, of Lauderdale County, seventy five dollars.
To William G. Smiley, of Bedford County, two hundred and twenty dollars.
To Henry Skiles, of Hamilton County fifty nine dollars and fifty cents.
To Amanda E. Saup (or Soup), of Roane County, ninety four cents.
To A. G. Spangler, of Campbell County, one hundred and thirty eight dollars and twenty cents.
To James H. Stricklin, of Wayne County, six dollars.
To James A. Taylor, administrator of William Taylor, deceased, of Obion County one hundred and ninety dollars.
To John Tharp, of Marion County, one hundred and forty two dollars and fifty cents.
To William Talley, of Meigs County, thirty dollars.
To John Tipton, of Blount County, forty five dollars.
To Samuel J. Tarver, of Knox County, one hundred and forty six dollars.
To William Tate, of Monroe County, one hundred dollars.
To James L. Taylor, of Marion County, sixty three dollars and seventy five cents.
To F. M. Turner, administrator of Francis Turner, deceased, of De Kalb County, one hundred and sixty dollars.
To Sarah Kirby, administratrix of Daniel Taylor, deceased, of Blount County, three hundred and eighty four dollars and fifty cents.
To William Turnbow, administrator of S. H. Turnbow, deceased, of Wayne County, one hundred and fifty dollars.
To Samuel N. Tate, of Grainger County, seven dollars and eighty four cents.
To James W. Todd, of Hardeman County, three hundred dollars.
To Samuel N. Tate, of Grainger County, seventy five dollars.
To Mary A. Thompson, of Sumner County, thirty seven dollars and fifty cents.
To Dorsey B. Thomas, of Haywood County, one hundred and twenty dollars.
To John C. Tuck, of Marion County, seventy dollars.
To Louisa Teams, formerly Louisa Burns, of Polk County, thirty dollars.
To John P. Taylor, of Maury County, one hundred and thirty five dollars.
To Wilson Tucker, of Maury County, nine hundred and twenty five dollars.
To Martin Link, administrator of Leonilla Thornhill, deceased, of Sumner County, one hundred dollars.
To John C. Turman, of Wayne County, twenty five dollars.
To Sarah and W. C. Todd, executors of A. F. Todd, deceased, of Cannon, County, sixty one dollars and twenty five cents.
To Manson Vestal, of Maury County, one hundred and thirty dollars.
To David G. Vance, of Greene County, four hundred and sixteen dollars.
To Emerson Roberts, administrator of Alfred Vandegriff (or Vandegriff,) deceased, of Hamilton County, one hundred and seventeen dollars.
To McAdo Vanatta, of De Kalb County, one hundred and thirty dollars.
To George Varner, of Hamilton County, one hundred and eighty one dollars and fifty cents.
To Benjamin Vanhuss, of Greene County, one hundred dollars.
To Samuel Vaught, executor of James Vaught, deceased, of Rutherford County, two hundred dollars.
To G. B. Mitchell, administrator of M. Vinyard, deceased, of Grainger County, thirty six dollars and fifty cents.
To John Ward, of Bledsoe County, sixty seven dollars and fifty cents.
To John C. Workman, of Weakley County, one hundred and thirty five dollars.
To Mary Jane Woodall, of Sumner County, one hundred dollars.
To George W. Wilsford, of Lawrence County, three hundred dollars.
To John Woodward, of Blount County, one hundred dollars.
To Lewis Wood, of Montgomery County, fifty dollars.
To Ephraim Welsh, of Sequatchie County, thirty five dollars and fifty cents.
To Isaac Welch, of Sequatchie County, fifty four dollars.
To Maria Weedon, administratrix of D. F. Weedon, deceased, of Cannon County, nine dollars and ninety four cents.
To Peterson Wilson, of Campbell County, forty five dollars.
To Andrew J. Wilson, of Blount County, four hundred and twenty five dollars.
To David T. Winfree, of Smith County, one hundred and twenty-five dollars.
To J. C. Walker, of Giles County, one hundred and thirty dollars.
To James Waters, of Blount County, two hundred dollars.
To John Watson, of Maury County, one hundred and fifty dollars.
To Frank Williams, of Carter County, sixty six dollars and fortyfive cents.
To M. S. Waters, administrator of James White, deceased, of Giles County, three hundred dollars.
To Mary Wooden, widow of Henry Wooden, deceased, of De Kalb County, fifty four dollars and twenty cents.
To M. A. Wood, of De Kalb County, two hundred dollars.
To Alvin Warren, of Shelby County, one hundred and twenty-five dollars.
To Thomas Wallis, of McMinn County, one hundred and twenty-five dollars.
To Sarah A. W. Walker, widow of Robert C. Walker, deceased, of Coffee County, thirty-two dollars.
To Matthew Wilson, of Williamson County, three hundred dollars.
To J. R. Sneed, administrator of Thomas Wilson, deceased, of Williamson County, five hundred and seventy-one dollars.
To Alexander Williams, of Blount County, one hundred and eighty dollars.
To John H. Morton, executor of John White, deceased, of Blount County, one hundred and twenty-eight dollars.
To John W. Womble, of Loudon County, twelve dollars and ninety cents.
To M. E. Watts, of Obion County, thirty-two dollars.
To J. P. Woodard, administrator of Harriet L. Woodard, deceased, of Giles County, two hundred and twenty dollars.
To William B. Wright, of Wayne County, one hundred and fortyseven dollars.
To John H. Widener, of Knox County, sixty dollars and thirty-five cents.
To Mrs. Arrena Workman, of McMinn County six hundred and seventyfive dollars.
To Mary A. Withers, of Washington County, four hundred and fifty dollars.
To Robert Williams, of Lawrence County, one hundred and fiftytwo dollars.
To J. H. Williams, of Cheatham County, one hundred and eleven dollars and forty-five cents.
To Lafayette Wood, of Rutherford County, eighty-six dollars and seventy-five cents.
To Mary Weems, guardian of Thomas N. Weems, insane, of Greene County, fifty dollars.
To George W. Walker, of Knox County, seventy-seven dollars and fifty cents.
To John L. Wilson, of Monroe County, two hundred and ten dollars.
To J. H. Wells, of Obion County, thirty-two dollars and fifty cents.
To Wiley White, of Decatur County, one hundred and thirty dollars.
To N. D. White, of Decatur County, one hundred and twenty dollars.
To Nancy Whitley, of White County, three hundred and thirty dollars.
To William P. Watson, of Monroe County, one hundred dollars.
To John P. Warwick, of Union County, two hundred and one dollars.
To Mrs Susan Wallace, of Union County, one hundred and six dollars.
To Lewis Waters, of Williamson County, one hundred and sixty dollars.
To Lewis Waters, of Wilson County, ninety dollars.
To Coleman W. Wrenne, of Williamson County, one hundred dollars.
Tennessee.

To William Casteel and James D. Brown, executors of Martin Welty, deceased, of Greene County, one hundred dollars.
To John Wright, of Decatur County, one hundred and five dollars.
To C. Foster Williams, of Maury County, one hundred and thirty dollars.
To Hiram A. Williams, of Bedford County, one hundred dollars.
To William R. Wyatt, of Lincoln County, one hundred and twenty-five dollars.
To Martha E. Yoakum, widow of Ewing B. Yoakum, deceased, of Claiborne County, twenty-three dollars and seventy cents.
To Mack Young, of Warren County, one hundred and twenty-five dollars.
To Henry Yearwood (colored), of Monroe County, one hundred and fifty dollars.
To W. R. Yarberry, of Monroe County, two hundred and sixty-five dollars.
To Philip Yancey, of Haywood County, two hundred and sixty dollars.
To James M. Yearwood, of Rutherford County, one hundred and fifty dollars.
To Isaac C. Yarbrough, of Benton County, one hundred and twenty-five dollars.

West Virginia.

WEST VIRGINIA.

To Abraham Argabrito (or Argabriti), of Greenbrier County, one hundred and forty dollars.
To F. A. Briscoe, executor of Henry Briscoe, deceased, of Jefferson County, one hundred dollars.
To Henry W. Baker, of Greenbrier County, fifteen dollars.
To William Buckels, of Jefferson County, two thousand seven hundred and eighty-one dollars and seventy cents.
To Aaron Baker, of Grant County, one hundred and fifty-eight dollars.
To William W. Brackman, of Greenbrier County, one hundred and fifteen dollars.
To Garret W. Bane, of Jefferson County, two hundred and fifty dollars.
To Adam Blake, of Fayette County, one hundred dollars.
To Thomas C. Bryarly, of Berkeley County, four hundred and eighty-eight dollars and seventy-five cents.
To Richard Byron, of Putnam County, eighty-five dollars.
To Anderson Cook, of Wyoming County, two hundred and thirty dollars.
To H. C. McWhorter, administrator of George Coon, deceased, of Kanawha County, three hundred and eighty-seven dollars and fifty cents.
To J. R. McCutchen, administrator of Abraham J. Campbell, deceased, of Nicholas County, one hundred and fifty-five dollars and ninety-five cents.
To Samuel Corpening, of Harrison County, sixty dollars and forty-eight cents.
To Isaac E. Cook, of Wyoming County, one hundred and fifteen dollars.
To James Craig, of Fayette County, fifty-two dollars and eighty cents.
To John F. Clay, of Raleigh County, twenty-eight dollars and seventy cents.
To William B. Claggett, administrator of Hezekiah Claggett, deceased, of Hardy County, ninety-seven dollars and thirty-two cents.
To Isaac Clymer, junior, of Jefferson County, one hundred and sixty dollars.
To Henry N. Clark, of Pocahontas County, one hundred and forty-five dollars.
To Mary Custer, of Jefferson County, one hundred and twenty dollars.
To George W. Drepperd, of Pendleton County, three dollars.
To Isaac E. Demoss, of Braxton County, forty-five dollars and seventy-five cents.
To S. W. Daniels, of Randolph County, forty-three dollars and fifty cents.
To Samuel Everett, of Cabell County, one hundred dollars.
To John W. Freese, of Jefferson County, one hundred and fifty dollars.
To Henry Fleshman, of Greenbrier County, two hundred and twenty-eight dollars and fifty cents.
To Samuel Fox, of Braxton County, one hundred dollars.
To John Guinn, of Cabell County, ninety dollars.
To Thomas R. Gregory, of Berkeley County, sixty dollars.
To Susan R. Henshaw, of Berkeley County, thirty-two dollars and fifty cents.
To Alva Hansford, of Kanawha County, one hundred dollars.
To Susan M. Hinkle, of Greenbrier County, one hundred and fifteen dollars.
To George R. and John W. Holidia, executors of John W. Holida, deceased, of Berkeley County, two hundred and thirty dollars.
To Paul Hoover, of Kanawha County, twenty-four dollars and fifty cents.
To George R. Holida, of Berkeley County, two hundred dollars.
To George W. Haines, of Jefferson County, eighty dollars.
To Forrest W. Brown, administrator of Abraham Isler, deceased, of Jefferson County, one hundred and forty dollars.
To M. J. Jackson, of Upshur County, thirteen dollars.
To Alfred Jones, of Kanawha County, one hundred and fifteen dollars.
To William Jorden, of Cabell County, ninety-three dollars and sixty cents.
To Nimrod Judy, of Hardy County, one hundred and twenty dollars.
To Caroline M. Jackson, administratrix of James M. Jackson, deceased, of Harrison County, two hundred and sixty dollars.
To Samuel Jarrett, of Greenbrier County, two hundred and thirty dollars.
To Thomas Johnson, of Jefferson County, two hundred and forty-three dollars.
To Washington Jones, of Kanawha County, one hundred and fifteen dollars and fifty cents.
To Thomas B. Knight, of Greenbrier County, one hundred and fifteen dollars.
To Mary Kile (of Zeb.), of Pendleton County, one hundred and thirty dollars.
To John S. Kimble, of Grant County, one hundred dollars.
To Richard A. Kearns, of Berkeley County, seventy-five dollars.
To Isaac H. Lloyd, of Braxton County, thirty-five dollars.
To Charles D. S. Lamon, in his own right, of Berkeley County, one hundred and forty-five dollars.
To Charles D. S. Lamon, administrator of Elizabeth Lamon, deceased, of Berkeley County, four hundred and forty dollars.
To Isaac H. Lloyd, of Braxton County, one hundred and eighty-one dollars and five cents.
To Granville S. McMillion, administrator of Michael B. McMillion, deceased, of Greenbrier County, one hundred and forty dollars.
To John Molor, executor of George W. Moler, deceased, of Jefferson County, one thousand three hundred and eighty-seven dollars and twenty-five cents.
To Solomon Minsker, of Kanawha County, one hundred and seventy dollars.
To James H. Miller, of Jefferson County, one hundred and twenty-five dollars.
To Joshua Mouse, of Hardy County, one hundred and sixty-three dollars.

To James Myers, of Jefferson County, two hundred and eighty dollars.

To Nicholas Marmion, of Jefferson County, one thousand one hundred and thirty-eight dollars and seventy-two cents.

To W. N. Nickell and Lydia A. Nickell, formerly Lydia A. McClung, of Greenbrier County, three hundred and thirty-two dollars and fifty cents.

To John B. Nutter, of Nicholas County, two hundred and eighty dollars.

To Jacob Peacemaker, of Hampshire County, ten dollars and twenty-five cents.

To C. H. Progler, of Jackson County, fifty-five dollars and fifty-five cents.

To Elias Powell, of Kanawha County, one hundred and twenty-five dollars.

To John Quigley, of Jefferson County, one hundred and sixty dollars.

To Margaret Row, of Hardy County, one hundred dollars.

To William C. Rogers, of Cabell County, seven hundred and ninety-five dollars.

To Gideon W. Sandusky, of Harrison County, three hundred and eighty-six dollars and fifty cents.

To Jacob P. Sturgeon, of Cabell County, four hundred and sixty dollars and fifty cents.

To Michael Simon, of Hardy County, one hundred and twenty-one dollars and fifty cents.

To John W. Shouse, of Hampshire County, nine hundred and eighty-eight dollars and twenty-five cents.

To Henry Snyder, of Kanawha County, fifty-six dollars.

To George W. See, of Upshur County, one hundred and thirty-five dollars.

To Moses Seiver, of Grant County, one hundred and twenty dollars.

To Sylvester Upton, of Sumner County, two hundred and twenty-five dollars and seventy-two cents.

To Perry Vance, of Pendleton County, one hundred dollars.

To Mrs. E. Porter, S. M. Williams, and Mary R. Williams, heirs-at-law of William Williams, deceased, of Jefferson County eighty dollars.

To Abraham Williamson, of Berkeley County, two hundred and forty dollars.

To S. H. Woody, of Jefferson County, eighty-two dollars and fifty cents.

To Ephraim Watson, of Jefferson County, one thousand one hundred and fifteen dollars.

To James Webb and Benjamin Hart, of Jefferson County, one hundred dollars.

To Henry Wehrle, of Kanawha County, one hundred and eighty dollars and eighteen cents.

To Jacob Young, of Putnam County, forty dollars and sixty-seven cents.

NEW MEXICO.

To Maria Juana de los Dolores Rivera, administratrix of Faustin Baca y Ulibarri, deceased, of San Miguel County, seven hundred and sixty-five dollars.

NEW YORK.

To H. T. Slocum, of Saratoga County, fifty dollars.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 114, 115, 121. 1882.

DISTRICT OF COLUMBIA.

To James C. Brooke, of Washington County, one hundred and ten dollars.
To the Glenwood Cemetery Company, of Washington County, two hundred and three dollars and fifty cents.
To Louisa Berger, administratrix of Henry Stello, deceased, of Washington County, thirty-one dollars and fifty cents.
To the estate of J. H. Piles, deceased, of Washington County, one hundred and eighty dollars.

ILLINOIS.

To William H. Blades, of Gallatin County, seventy-five dollars.

Approved, May 1, 1882.

CHAP. 115.—An act for the relief of the captain, owners, officers, and crew of the late United States private-armed brig General Armstrong, their heirs, executors, administrators, agents, or assigns.

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, authorized and directed to examine and adjust the claims of the captain, owners, officers, and crew of the late private-armed brig General Armstrong growing out of the destruction of said brig by a British force in the neutral port of Fayal in September, eighteen hundred and fourteen, upon the evidence established before the Court of Claims, and to settle the same on principles of justice and equity; and that he be, and is hereby, further authorized and directed to draw his requisition in favor of said claimants, their heirs, executors, administrators, agents, or assigns, for the amount which may be by him found due to said claimants, on the Secretary of the Treasury, not exceeding seventy thousand seven hundred and thirty-nine dollars, the amount proved before the Court of Claims, who is authorized to pay the same out of any money in the Treasury not otherwise appropriated.

J. WARREN KEIFER
Speaker of the House of Representatives
DAVID DAVIS
President of the Senate pro tempore

Received by the President April 20, 1882.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 121.—An act for the relief of Joseph L. Stevens.

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 Post-Office Department are hereby authorized and directed to credit in the account of Joseph L. Stevens, Postmaster at Manchester, New Hampshire, the sum of three thousand two hundred and eighty-five dollars, being the value of certain postage-stamps which were stolen from the safe in said post-office on or about the sixteenth day of June, anno Domini, eighteen hundred and seventy-seven, without the fault or negligence of said postmaster.

Approved, May 4, 1882.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 122-125, 131. 1882.

May 4, 1882.

M. J. Kelly et al.

Payment for losses by fire at Fort Ripley, Minn.

CHAP. 122.—An act for the relief of Chaplain M. J. Kelly and others.

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 of the United States be, and are hereby, authorized and directed to settle with M. J. Kelly, late a chaplain in the United States Army, and with all commissioned and non-commissioned officers and privates of Company "B" of the Twentieth Infantry Regiment of the United States army who lost their personal effects by fire at Fort Ripley, Minnesota, on the fourteenth day of January, eighteen hundred and seventy seven, at a sum not to exceed in the aggregate, seven hundred and nine dollars and thirty-four cents, and a sufficient sum therefor is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, May 4, 1882.

May 4, 1882.

Henry Strawbridge.

Pension increased.

CHAP. 123.—An act granting an increase of pension to Henry Strawbridge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Henry Strawbridge, late a private in Company G, One hundred and thirteenth Regiment Ohio Volunteers, be, and he is hereby, granted and allowed, from and after the passage of this act, a pension at the rate of twenty-four dollars per month; and the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of said Henry Strawbridge on the pension-roll at said rate (in lieu of the pension now paid him).

Approved, May 4, 1882.

May 4, 1882.

John Taylor.

Pension.

CHAP. 124.—An act granting a pension to John Taylor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of John Taylor, late of Battery M, Third New York Light Artillery, and pay him a pension at the rate of twelve dollars per month, in lieu of the pension he is now receiving, from and after the passage of this act.

Approved, May 4, 1882.

May 5, 1882.

Margaret McCormick.

Pension.

CHAP. 125.—An act granting a pension to Margaret 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, authorized and directed to place on the pension roll, subject to the conditions and limitations of the pension laws, the name of Margaret McCormick, widow of Robert McCormick and mother of James McCormick, deceased, late of Company B, seventy-eighth Regiment Pennsylvania Volunteers, and pay her a pension as the widow of said Robert McCormick.

Approved, May 5, 1882.

May 11, 1882.

Christopher T. Dunham, deceased.

Pension to heirs of.

CHAP. 131.—An act granting a pension to the heirs of Captain Christopher T. Dunham, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the
names of the following heirs of Captain Christopher T. Dunham, late of Company F, ninety-second Regiment of Illinois Volunteers, namely: Sheldon Theodore Dunham, Mary F. Dunham, Stephen W. Dunham, and William A. C. Dunham.

Approved, May 11, 1882.

CHAP. 132.—An act for the relief of John Watson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of John Watson, late a corporal of Company D, Thirty-third Regiment Kentucky Volunteer Infantry, be placed upon the pension-roll, on account of injuries received while in service.

SEC. 2. That this act shall take effect upon its passage.

Approved, May 11, 1882.

CHAP. 133.—An act granting a pension to Susan Jeffords.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Susan Jeffords, dependent mother of Edmund Jeffords, late a private in Company I, First Regiment Maine Heavy Artillery, and pay her a pension of eight dollars per month from and after the passage of this act.

Approved, May 11, 1882.

CHAP. 134.—An act granting a pension to David G. 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 Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of David G. Hutchinson, of Lincoln, in the State of Maine, dependent father of William H. Hutchinson, late a corporal of Company E, Seventeenth United States Infantry.

Approved, May 11, 1882.

CHAP. 135.—An act granting a pension to Francis Reichert.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Francis Reichert, late of Company I, Fifth Missouri Volunteers, and Company K, Fourteenth Illinois Volunteers.

Approved, May 11, 1882.

CHAP. 136.—An act granting an increase of pension to Andros Guille.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pension of Andros Guille, late a corporal of Company K, Ninety-seventh Regiment of Ohio Volunteers, of eighteen dollars per month, for an injury to his hand, be increased to fifty dollars per month by reason of an additional wound received in the line of duty, at the battle of Missionary Ridge, from a
bursting shell, which carried away his entire nose, upper lip, and teeth, and part of his upper jaw-bone; and that the Secretary of the Interior is hereby authorized and directed to place his name on the pension-roll at said increased rate.

Approved, May 11, 1882.

May 11, 1882.

William H. Hill
Pension.

CHAP. 137.—An act for the relief of William H. Hill.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of William H. Hill, late a lieutenant in the one hundred and tenth Regiment of Pennsylvania Infantry Volunteers, at the rate of thirty-six dollars per month from and after the passage of this act.

Approved, May 11, 1882.

May 11, 1882.

Elizabeth Fulks
Pension.

CHAP. 138.—An act granting a pension to Elizabeth Fulks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Fulks, widow of Elcanah Fulks, deceased, late a private in Company A, Ninth Regiment Tennessee Cavalry Volunteers.

Approved, May 11, 1882.

May 11, 1882.

Eli D. Watkins
Pension increased.

CHAP. 139.—An act for the relief of Eli D. Watkins.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to increase the pension now paid Eli D. Watkins, late a private in the Fifth Regiment Kentucky Cavalry Volunteers, from thirty-one dollars and twenty-five cents per month to the rate of pension now allowed by law for the loss of both legs.

Approved, May 11, 1882.

May 11, 1882.

Catherine Silvey
Pension.

CHAP. 140.—An act granting a pension to Catherine Silvey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Catherine Silvey, mother of Francis E. Silvey, late of Company D., Ninety-ninth Regiment New York Volunteers.

Approved, May 11, 1882.

May 11, 1882.

Mary Shaw
Pension.

CHAP. 141.—An act granting a pension to Mrs Mary Shaw.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to place on the pension-roll the name of Mrs Mary Shaw, widow of Philip J. Shaw, late a private soldier in Company G, One hundred and twenty-sixth Regiment Illinois Volunteer Infantry, subject to the provisions and limitations of the pension laws.

Approved, May 11, 1882.
CHAP. 142.—An act granting a pension to Sally C. Mulligan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, the name of Sally C. Mulligan, mother of James S. Mulligan, late first lieutenant of Company I of the Twenty-first Regiment New York Volunteers.

Approved, May 11, 1882.

CHAP. 143.—An act granting a pension to Sally 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 Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Sally Hall, of South New Market, New Hampshire, widow of Andrew Hall, late a private in Captain Hersey's company of New Hampshire Militia in the war of eighteen hundred and twelve, to take effect from the time of the filing of her application for a pension, the same being numbered one hundred and eighty-six thousand five hundred and sixteen, but in other respects subject to the provisions and limitations of the pension laws.

Approved, May 11, 1882.

CHAP. 164.—An act for the relief of Louisa Bainbridge Hoff.

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 there be paid, out of the Navy pension fund, to Mrs. Louisa Bainbridge Hoff, widow of the late Rear-Admiral Henry K. Hoff, United States Navy, the sum of fifty dollars per month during her widowhood, the same to be in lieu of her present pension.

Approved, May 17, 1882.

CHAP. 165.—An act granting a pension to Jesse F. Phares.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, the name of Jesse F. Phares, late a scout under General McClellan; but the amount of such pension shall not be greater than said Phares would be entitled to if he had been a private soldier and shall commence from the passage of this act.

Approved, May 17, 1882.

CHAP. 166.—An act granting a pension to Earl S. Rathbun.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, the name of Earl S. Rathbun, said pension to be at the rate of eight dollars per month, from and after the date of the passage of this act, in lieu of the pension he is now receiving.

Approved, May 17, 1882.
May 17, 1882.

**CHAP. 167.**—An act granting an increase of pension to Abagail S. Tilton.

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Abagail S. Tilton, at the rate of sixteen dollars per month, to date from the passage of this act.

Approved, May 17, 1882.

May 17, 1882.

**CHAP. 168.**—An act granting an increase of pension to Mary J. West

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to pay Mary J. West, widow of Commander William C. West, a pension at the rate of thirty dollars per month, subject to the limitations and provisions of the general pension laws, the same to be in lieu of the pension which she is now receiving, and to commence from the passage of this act.

Approved, May 17, 1882.

May 17, 1882.

**CHAP. 169.**—An act granting a pension to Hugo Eichholtz.

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the limitations and restrictions of the pension laws, the name of Hugo Eichholtz, late a sergeant of Company L, Fifteenth New York Heavy Artillery, and pay him a pension of fifty dollars per month from and after the passage of this act, which shall be in lieu of that which he now receives.

Approved, May 17, 1882.

May 19, 1882.

**CHAP. 174.**—An act for the relief of Charles F. Benjamin and Henry H. 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, directed to pay, out of any money in the Treasury not otherwise appropriated, to Charles F. Benjamin and Henry H Smith, the sum of two hundred and fifty dollars each, in full compensation for services rendered the Treasury Department by said Benjamin and Smith in the investigation of the fraudulent claim of Sugg Fort.

Approved, May 19, 1882.

May 23, 1882.

**CHAP. 175.**—An act for the relief of Mrs Almira Farnsworth

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to put the name of Mrs Almira Farnsworth dependent mother of Edward Farnsworth, late a private in Company E, Twentieth Indiana Volunteer Infantry, on the pension-rolls, subject to the provisions and limitations of the pension laws.

Approved, May 23, 1882.
CHAP. 176.—An act for the relief of Thomas J. Wharton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of two hundred and fifty dollars be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the benefit of Thomas J. Wharton, of Jackson, Mississippi, as compensation for certain professional services rendered by said Wharton in the southern district of Mississippi, under appointment of the then district attorney of the United States for the southern district of Mississippi, in accordance with the statute in such case made and provided.

Sec. 2. That this act be in force from and after its passage.

Approved, May 23, 1882.

CHAP. 177.—An act granting a pension to Martha A. Williamson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Martha A. Williamson, widow of Amos Williamson, late lieutenant-colonel of the Eighth Regiment Missouri State Militia and pay her a pension at the rate of seventeen dollars per month from and after the passage of this act.

Approved, May 23, 1882.

CHAP. 178.—An act granting a pension to Modena Smith

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and required to place on the pension-roll, the name of Modena Smith, widow of Robert Smith, deceased, late a private in Company B, Fifth Regiment of United States Colored Troops, subject to the limitations and provisions of the pension laws.

Approved, May 23, 1882.

CHAP. 179.—An act granting a pension to William Thomas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of William Thomas, late a sergeant of Company B, Ninety-ninth Regiment, Pennsylvania Volunteers, and pay him a pension for the loss of an eye in addition to the pension now allowed him for the loss of a limb.

Approved, May 23, 1882.

CHAP. 180.—An act granting an increase of pension to Cecil Clay.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension of Cecil Clay, late a captain in the Fifty-eighth Regiment Pennsylvania Volunteers, to thirty dollars per month, in lieu of the pension now received by him, said increase to commence from the passage of this act.

Approved, May 23, 1882.

May 26, 1882.


CHAP. 191.—An act for the relief of Arthur W. Eastman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the homestead entry of Arthur W. Eastman, made at Traverse City, Michigan, on the twenty-second day of May, eighteen hundred and seventy-six, for the southwest quarter of section numbered twenty-eight, in township numbered thirty-four north, of range three west, be, and the same is hereby, confirmed; and upon payment at the district land office at Reed city of the final commissions he shall be entitled to final certificate and patent for said land.

Approved, May 26, 1882.

May 26, 1882.

Timothy E. Ellsworth. Payment to.

CHAP. 192.—An act for the relief of Timothy E. Ellsworth.

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, out of any moneys in the Treasury not otherwise appropriated, to refund to Timothy E. Ellsworth, late collector of customs at the port of Suspension Bridge, New York, the sum of two thousand five hundred and eighty dollars and fifty cents, being the balance of moneys paid into the Treasury of the United States by mistake by the said Ellsworth during the fiscal years eighteen hundred and seventy and eighteen hundred and seventy-one.

Approved, May 26, 1882.

May 26, 1882.


CHAP. 193.—An act for the relief of Moses R. 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, authorized and directed to pay to Moses R. Russell, of the city of Carrollton, in Carroll County, State of Georgia, out of any money in the Treasury not otherwise appropriated, the sum of three hundred dollars, paid by him September eleventh, eighteen hundred and sixty-eight, as a distiller of brandy from apples and peaches exclusively, for the period of nine months ending April thirtieth, eighteen hundred and seventy-nine, under section fifty-nine of the act of July twenty-six, eighteen hundred and sixty-eight, when by decision numbered one hundred and seventy-three of the Treasury Department, made pursuant to section two of said act, such distillers were exempted from the payment of a special tax.

Approved, May 26, 1882.

May 26, 1882.

Samuel W. Dabney. Authority to accept gold medal.

CHAP. 194.—An act authorizing Samuel W. Dabney, United States consul at Fayal, to accept a gold medal from the French Republic.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Samuel W. Dabney, United States consul at Fayal, be, and is hereby, authorized to accept from the President of the French Republic a life-saving testimonial gold medal for gallantry in rescuing four seamen of the French bark Jacques Couer, wrecked at Fayal on the night of November thirtieth, eighteen hundred and eighty.

Approved, May 26, 1882.

June 7, 1882.

William A. Gardner.

CHAP. 196.—An act authorizing a duplicate check in payment of pension to William A. Gardner, of Frederick County, Maryland, in lieu of one lost.

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 to be issued to William...
A. Gardner, of Frederick County, Maryland, a duplicate check for the sum of one thousand four hundred and forty dollars and eighty cents, in lieu of a check for said amount numbered one hundred and ninety thousand three hundred and fifty-one, dated July ninth, eighteen hundred and eighty, drawn by John S. Witcher United States pension agent, upon the assistant treasurer at New York, and heretofore lost in transmission through the mails: Provided, That the Secretary of the Treasury shall be satisfied, by proof, of the loss of said original check, and the said William A. Gardner shall execute and deliver a bond, with security to be approved by the said Secretary, for double the amount of said check, to indemnify the United States.

Approved, June 7, 1882.

CHAP. 201.—An act granting a pension to Frank Kitzmiller.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Frank Kitzmiller, late a corporal of Company H, Thirteenth Regiment Kansas Volunteers.

Approved, June 10, 1882.

CHAP. 202.—An act granting a pension to Justus 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 Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Justus Beebe, late of Company G, Eighth Michigan Volunteer Infantry.

Approved, June 10, 1882.

CHAP. 203.—An act granting a pension to Edward Farr.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Edward Farr, late a private in Company E, One hundred and seventeenth Regiment New York State Volunteers.

Approved, June 10, 1882.

CHAP. 204.—An act increasing the pension of George H. Blackman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of George H. Blackman at the increased rate of thirty-six dollars per month from and after the passage of this act.

Approved, June 10, 1882.

CHAP. 205.—An act granting a pension to Mary Blowers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and is hereby, authorized to place on the pension-roll the
name of Mary Blowers, widow of James Blowers, late a private in Battery B, First Regiment of West Virginia Volunteer Artillery.
Approved, June 10, 1882.

June 10, 1882.

Chap. 206.—An act granting a pension to Lewis Blundin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Lewis Blundin, late of Company C, Twenty-eighth Regiment Pennsylvania Volunteers.
Approved, June 10, 1882.

June 10, 1882.

Chap. 207.—An act granting a pension to Caroline 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 Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Caroline Chase, foster mother of Charles Gildersleeve, late a private in the Fortieth Regiment New York Volunteers, who was killed in the service of the United States, subject to the provisions and limitations of the pension laws, except that said Caroline Chase shall stand in the place and stead of the natural mother of said Charles Gildersleeve.
Approved, June 10, 1882.

June 10, 1882.

Chap. 208.—An act granting a pension to Thomas J. Cofer

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Thomas J. Cofer, late captain of Company I, Ninth Indiana Cavalry, as a private soldier, at a rate allowed a private soldier for like disability.
Approved, June 10, 1882.

June 10, 1882.

Chap. 209.—An act granting a pension to Merton Stancliff.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Merton Stancliff, late of Company A, Ninety-eighth Regiment New York Volunteers.
Approved, June 10, 1882.

June 10, 1882.

Chap. 210.—An act granting a pension to Nathaniel J. Coffin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Nathaniel J. Coffin, as first lieutenant of Company K, Thirteenth Regiment of New Hampshire Volunteers, war of the rebellion, at the rate of twelve dollars per month.
Approved, June 10, 1882.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 211-216. 1882.

CHAP. 211.—An act for the relief of Charles H. Frank

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 increase the pension of Charles H. Frank to thirty-six dollars a month, to date from and after the passage of this act.

Approved, June 10, 1882.

CHAP. 212.—An act granting a pension to Mary C. Murray.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary C. Murray, widow of Lieutenant-Colonel Edward Murray, late of the Fifth New York Heavy Artillery.

Approved, June 10, 1882.

CHAP. 213.—An act granting a pension to Lewis 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, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Lewis Lewis, late a private in Company F, Seventy-eighth Regiment Pennsylvania Volunteers.

Approved, June 10, 1882.

CHAP. 214.—An act granting a pension to William H. Styles.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of William H. Styles, of Lancaster, New Hampshire, late a private in Company F, Second Regiment New Hampshire Volunteers.

Approved, June 10, 1882.

CHAP. 215.—An act for the relief of Prescilla Decatur Twiggs.

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 on the pension-roll the name of Prescilla Decatur Twiggs, widow of Major Levi Twiggs, late of the United States Marine Corps, who fell while leading the storming party at Chapultepec, at fifty dollars per month, instead of twenty-five dollars, as it now stands, to date from and after the passage of this act.

Approved, June 10, 1882.

CHAP. 216.—An act for the relief of the Savings Bank of Santa Rosa, California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and directed to pay to the Savings Bank, Santa Rosa, California.

June 10, 1882.

Charles H. Frank. Pension increased.

Mary C. Murray. Pension.

Lewis Lewis. Pension.


Prescilla Decatur Twiggs. Pension increased.

Savings Bank, Santa Rosa, California.
Bank of Santa Rosa the sum of one thousand and sixty-two dollars and twenty cents, upon a duplicate check to be drawn in lieu of check numbered thirty-three thousand two hundred and fifty-two, drawn and dated the twenty-ninth of June, eighteen hundred and eighty, on the United States Assistant Treasurer at San Francisco, California, and numbered thirty-three thousand two hundred and fifty-two, payable to the order of one James M. Samuels, and indorsed by said James M. Samuels to the said Savings Bank of Santa Rosa, said check being signed by W. H. Payne United States pension agent at San Francisco, California; which said check it is claimed was lost on being sent by said Savings Bank of Santa Rosa to the Anglo-California Bank, Limited, at San Francisco, and was never received by the said Anglo California Bank, Limited: Provided, That before the payment hereinafter authorizing the Secretary of the Treasury shall be satisfied that said check has not been paid; And provided further, That said duplicate check may be paid upon and after compliance with the regulations prescribed by the Secretary of the Treasury, under section thirty-six hundred and forty-six of the Revised Statutes of the United States, in cases where the amount of the draft is not over one thousand dollars, though the amount of said duplicate check exceeds that sum, but not otherwise.

SECTION 2.—That if said W. H. Payne, who issued said check shall be dead or no longer in the service of the United States when said duplicate is applied for, the proper accounting officer, under such regulations as the Secretary of the Treasury shall have prescribed, shall state an account in favor of the owner of said check for the amount thereof, and charge such amount to the account of such officer or agent, as is provided by section thirty-six hundred and forty-seven of the Revised Statutes of the United States in cases where the amount for which the last check was drawn was not over one thousand dollars.

Approved, June 13, 1882.

CHAP. 217.—An act for the relief of Josephus Hawley.

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 to be issued to Josephus Hawley, of Dunlap, in the State of Iowa, a duplicate check for the sum of one thousand seven hundred and nineteen dollars and forty-seven cents, in lieu of a check for said amount numbered one hundred and eighty-seven thousand six hundred and sixty-eight, dated March twenty-second, eighteen hundred and eighty-one, drawn by Jacob Rich, United States pension agent at Des Moines, Iowa, upon the assistant treasurer at New York, and heretofore lost in transmission through the mails: Provided, That the Secretary of the Treasury shall be satisfied by proof of the loss of said original check, and the said Josephus Hawley shall execute and deliver a bond, with security to be approved by the said Secretary, for double the amount of said check, to indemnify the United States.

Approved, June 13, 1882.

CHAP. 221.—An act for the relief of Thomas Evans and Albert T. Whiting.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the auditor of the District of Columbia be, and is hereby, authorized to issue to Thomas Evans a duplicate certificate for one lost or burned, numbered twenty-one thousand six hundred and nine of the Board of Audit, class six, for one hundred and forty-six dollars and twenty cents; and also a similar duplicate certificate to Albert T. Whiting for one lost or burned, numbered nineteen thousand five hundred and fifty-five for five hundred and
thirty-two dollars and forty-eight cents: Provided, That they shall each execute severally a bond to the Commissioners of the District of Columbia in double the amount of their respective certificates, with sufficient security conditioned to save harmless the said District against the possible presentation of said lost certificate; and the said certificates shall be redeemed by the Treasurer of the United States as he is now authorized by law to redeem Board of Audit certificates.

Approved, June 15, 1882.

CHAP. 224.—An act to increase the pension of Merritt 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, authorized and directed to place on the pension-roll the name of Merritt Lewis, late a private in Company K, Seventh Regiment Michigan Volunteer Cavalry, and that he receive a pension at the rate of thirty-seven dollars and fifty cents per month to take effect from and after the passage of the bill.

Approved, June 16, 1882.

CHAP. 225.—An act granting an increase of pension to Albert G. Fifield.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Albert G. Fifield, late a private in Company C, Twelfth Regiment New Hampshire Volunteer Infantry, at the rate of twenty-four dollars per month, in lieu of the pension he is now receiving, to commence from the passage of this act.

Approved, June 16, 1882.

CHAP. 226.—An act granting a pension to Joseph K. Sturtevant.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Joseph K. Sturtevant, late a private in Company B, First Regiment Oregon Mounted Volunteers in the Indian war of eighteen hundred and fifty-five and eighteen hundred and fifty-six, for wounds received in action; and that he be paid a pension at the rate of eight dollars per month from and after the passage of this act.

Approved, June 16, 1882.

CHAP. 227.—An act granting an increase of pension to Lucien Kilbourne.

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 grant an increase of pension to Lucien Kilbourne, late a private in the Eighth Regiment of Michigan Infantry Volunteers, equal to the special rate provided for the loss of an arm by amputation at or near the right shoulder, said increase to commence from the date of the passage of this act.

Approved, June 16, 1882.
CHAP. 228.—An act granting a pension to William H. H. Anderson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of William H. H. Anderson, late a private in Company B, First Indiana Heavy Artillery Volunteers.

Approved, June 16, 1882.

CHAP. 229.—An act granting an increase of pension to Rebecca Reynolds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed, subject to the provisions and limitations of the pension laws, to increase the pension of Rebecca Reynolds, widow of the late Rear-Admiral William Reynolds, from thirty dollars to fifty dollars a month, said increase to take effect from and after the passage of this act.

Approved, June 16, 1882.

CHAP. 232.—An act granting a pension to Angus McAuley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to restore to the pension-roll, subject to the provisions and limitations of the pension laws, the name of Angus McAuley, of Suwannee County, Florida, a soldier of the Creek Indian war and pay him his pension from the time when he was dropped from the roll's.

Approved, June 19, 1882.

CHAP. 233.—An act granting a pension to Mrs. Emma Schell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Emma Schell, widow of Christian Schell, late of Company M, Forty-fifth Regiment Indiana Volunteer Infantry, and afterward transferred to the Third Indiana Cavalry, and pay her a pension at the rate of eight dollars per month from and after the passage of this act.

Approved, June 19, 1882.

CHAP. 234.—An act granting a pension to Samuel Horner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Samuel Horner, late a private in Company C, One hundred and eighth Indiana Militia Volunteers in the late war of the rebellion; this act to take effect and be in force from and after its passage.

Approved, June 19, 1882.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 235, 237, 238, 247. 1882. 711

CHAP. 235.—An act granting a pension to Elizabeth Gray.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of Elizabeth Gray, widow of Paddock Gray, late of Dorset, Vermont, a soldier of the war of eighteen hundred and twelve, be placed on the pension-roll, subject to the provisions and limitations of the pension laws.

Approved, June 19, 1882.


Whereas Christian Ruppert, William F. Mattingly, and Christian Heurich, trustees of certain real estate situate in the District of Columbia, on or about the month of October, eighteen hundred and seventy-nine, being desirous of paying the taxes due on said real estate, called upon the collector of taxes for a statement of the taxes unpaid thereon; and

Whereas said collector, by inadvertence and mistake, included in said statement certain other real estate, known and described as lots numbers seven, thirteen, and fifteen of the survey of the Hickey estate, known as "Greenvale" amounting to eighty-three and fifty-four hundredths acres, upon which the said trustees, ignorant of the facts, paid the taxes, the said real estate being owned by other persons than the cestui que trust of said above-named trustees: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia be, and they are hereby, authorized and directed to refund to Christian Ruppert, William F. Mattingly, and Christian Heurich, trustees, of the District of Columbia, their heirs and assigns, drawback certificates to the amount of seven hundred and eighty-one dollars and fifty-six cents, erroneously collected from them on October first, eighteen hundred and seventy-nine, as taxes on certain land in the county of Washington assessed in the names of Juan Pizzini and E. P. Hickey, owing to an error of the tax clerk.

SEC. 2. That the Commissioners of the District of Columbia are hereby directed to cause to be cancelled upon the books in the office of the collector of taxes any entry of the payment of taxes made by said trustees upon lots seven, fifteen and thirteen, the same having been erroneously made as aforesaid, and to charge said property with the said taxes, interest, and penalties, to the same extent, and to like effect, as if the said taxes had not been paid by said trustees.

Approved, June 22, 1882.

CHAP. 238.—An act granting an increase of pension for Marian A. Mulligan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Marian A. Mulligan, widow of the late James A. Mulligan, late colonel of the Twenty-third Illinois Volunteers, and pay her a pension at the rate of fifty dollars per month in lieu of the pension she now receives.

Approved, June 22, 1882.

CHAP. 247.—An act granting a pension to Mrs. Rose M. Wood.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the
pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Rose M. Wood, widow of William Maxwell Wood, late Surgeon-General United States Navy, who died in the naval service, and pay her a pension of fifty dollars per month from and after the passage of this act, out of the naval pension fund.

Approved, June 27, 1882.

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**June 27, 1882.**

**CHAP. 248.**—An act granting a pension to Alice McMahon.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Alice McMahon, widow of the late Private Daniel McMahon, of Company L, Second New York Artillery Volunteers.*

Approved, June 27, 1882.

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**June 27, 1882.**

**CHAP. 249.**—An act granting a pension to Simeon Crain.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Simeon Crain, of Bath County, Kentucky, as a first lieutenant in the Twenty-fourth Regiment Kentucky Infantry, subject to the limitations and provisions of the pension laws.*

Approved, June 27, 1882.

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**June 27, 1882.**

**CHAP. 250.**—An act to restore to the pension-roll the name of Frederick A. Garlick.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to restore to the pension-roll, from the date of April second, eighteen hundred and seventy-seven, subject to the provisions and limitations of the pension laws, the name of Frederick A. Garlick, late a sergeant of Company K, Seventy-sixth New York Volunteers, who was admitted to such roll by virtue of a special act of Congress approved April ninth, eighteen hundred and seventy-two, and payment of which pension was suspended under section forty-seven hundred and twenty of the Revised Statutes on the said second day of April, anno Domini eighteen hundred and seventy-seven.*

Approved, June 27, 1882.

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**June 27, 1882.**

**CHAP. 251.**—An act granting an increase of pension to George Gans.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension of George Gans, late a sergeant of Company D, Thirty-sixth Wisconsin Volunteers, so as to pay him twenty-four dollars per month instead of eighteen dollars, as at present, to commence from and after the passage of this act.*

Approved, June 27, 1882.

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**June 27, 1882.**

**CHAP. 252.**—An act for the relief of Mrs. Jennie S. Mitchell.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the
pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Jennie S. Mitchell, widow of the late Brigadier-General Robert B. Mitchell, and pay her a pension of fifty dollars per month from and after the passage of this act

Approved, June 27, 1882.

CHAP. 256.—An act to authorize the Secretary of State to allow for expenditures within named to James Rea, late consul at Belfast, Ireland

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, authorized and instructed to allow to James Rea, late consul at Belfast, Ireland, for clerk-hire and other expenses incurred by him as such consul, such sum as he may find just and equitable, not exceeding one thousand five hundred dollars per annum for the period during which he held the office of consul of the United States at Belfast; also the further sum of six hundred dollars expended by said Rea in boarding and defending certain destitute American seamen at Belfast while he was consul.

Approved, June 30, 1882.

CHAP. 264.—An act for the relief of J. H. Merrill.

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 J. H. Merrill, out of any money in the Treasury not otherwise appropriated, the sum of forty-one dollars and forty-eight cents, the same being an erroneous charge for special improvement against part of lot four, square six hundred and eighty-four, one half of said sum to be charged to the revenues derived from taxation of the property of the District of Columbia.

Approved, July 1, 1882.

CHAP. 265.—An act to authorize the Secretary of War to loan tents to the Northwestern Missouri and Southwestern Iowa Veteran Soldiers’ Association.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to loan to the officers of the Northwestern Missouri and the Southwestern Iowa Veteran Soldiers’ Association such a number of wall tents, poles, and pins as may be necessary for the accommodation of said association at its annual encampment in eighteen hundred and eighty-two at Council Bluffs, Iowa: Provided, That the Secretary of War shall, before delivering said property, take from said officers a good and sufficient bond conditioned for the safe return of said property in good order and the whole without expense to the United States.

Approved, July 1, 1882.

CHAP. 280.—An act to reissue a Treasury draft originally issued to George G. Cobb, an assistant assessor in Alabama, deceased, to J. E. Cobb, custodian of the minor children of said decedent.

Whereas, on the eighteenth of May, eighteen hundred and seventy-one, United States Treasury draft numbered fifty-four hundred and sixty-eight, on the assistant treasurer of the United States at New York,
was issued to George G. Cobb, late an assistant assessor, for the payment of four hundred and thirty-two dollars and ninety-five cents; and
Whereas no administrator has been appointed on the estate of said deceased, and his heirs desire that payment should be made to a trustee for their benefit, Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Treasurer of the United States be, and is required to pay, out of any money in the Treasury not otherwise appropriated, to J. E. Cobb, of Tuskegee, Alabama, the sum of four hundred and thirty-two dollars and ninety-five cents, in trust for the use and benefit of the children and heirs of said George G. Cobb, deceased, and that payment shall be in full satisfaction and discharge of the Treasury draft aforesaid.

Approved, July 7, 1882.

July 12, 1882.

CHAP. 292.—An act for the relief of William J. Pollock.

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, in settling the accounts of William J. Pollock, late collector of internal revenue for the second district of Pennsylvania, to credit said Pollock with the amount, not exceeding the sum of three thousand four hundred and thirty three dollars and thirty three cents, of the unused coupons attached to the stubs of special tax stamps deposited by him in the post office at Philadelphia, February twelfth, eighteen hundred and seventy five, but lost in transmission to the Commissioner of Internal Revenue, in the city of Washington.

Approved, July 12, 1882.

July 15, 1882.

CHAP. 296.—An act granting a pension to Mary E. Ambrester.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Mary E. Ambrester, widow of Jerome Ambrester, late a private in Company G, First Maryland Infantry Volunteers.

Approved, July 15, 1882.

July 15, 1882.

CHAP. 297.—An act for the relief of Rebecca Wright, widow of James Wright, a soldier in the war of eighteen hundred and twelve.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to put the name of Rebecca Wright, widow of James Wright, who was a private in Captain Bosier's company, war of eighteen hundred and twelve, on the pension rolls, subject to the provisions and limitations of the pension laws.

Approved, July 15, 1882.

July 15, 1882.

CHAP. 298.—An act granting a pension to Emma A. Ramsey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws,
the name of Emma A. Ramsey, widow of J. Allen Ramsey, late surgeon of the one hundred and twenty first Regiment of Pennsylvania Volunteers, to take effect from the passage of this act.

Approved, July 15, 1882.

CHAP. 299.—An act granting a pension to Sarah C. Golderman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Sarah C. Golderman, widow of Augustus Golderman, late a captain in the seventeenth Regiment Maine Volunteer Infantry.

Approved, July 15, 1882.

CHAP. 300.—An act for the relief of Ellen Moore, widow of Allen Moore, 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 authorized to inscribe upon the pension rolls the name of Ellen Moore, widow of Allen Moore, deceased, of Company C, Palmetto Regiment, South Carolina Volunteers, Mexican war, and pay her a pension from and after the passage of this act at the rate of eight dollars per month.

Approved, July 15, 1882.

CHAP. 301.—An act granting a pension to Ellen M. Godfrey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Ellen M. Godfrey, widow of James A. Godfrey, late captain of Company G, Eighteenth Regiment Maine Volunteer Infantry, subsequently of the First Maine Heavy Artillery.

Approved, July 15, 1882.

CHAP. 302.—An act granting a pension to S. Annie Esterbrook

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of S. Annie Esterbrook, widow of George W. Esterbrook, late captain of Company A, First New Hampshire Cavalry.

Approved, July 15, 1882.

CHAP. 303.—An act granting a pension to Mrs. Cornelia F. White

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Cornelia F. White, widow of Frank I. White, late an officer in the United States Volunteer Army.

Approved, July 15, 1882.
July 15, 1882.

CHAP. 304.—An act granting a pension to William Hazelit

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of William Hazelit, late a private in Company A, Twelfth Regiment Kansas Volunteers.

Approved, July 15, 1882.

July 15, 1882.

CHAP 305.—An act granting a pension to George C. Quick.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of George C. Quick, who served in Captain Solomon Miller's company of Mounted Rangers in the Black Hawk war.

Approved, July 15, 1882.

July 15, 1882.

CHAP. 396.—An act granting a pension to Ellen Lardner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Ellen Lardner, widow of the late Rear-Admiral James Lardner, United States Navy, and pay her a pension at the rate of fifty dollars a month.

Approved, July 15, 1882.

July 15, 1882.

CHAP. 307.—An act granting a pension to Mrs. Florida G. Casey

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, the name of Mrs. Florida G. Casey, widow of General Silas Casey, deceased, and to pay her a pension at the rate of fifty dollars per month.

Approved, July 15, 1882.

July 22, 1882.

CHAP. 314.—An act granting a pension to Jacob R. McFarren.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Jacob R. McFarren, late a private in Company F, of the Eighty-sixth Regiment of Illinois Volunteers.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 315.—An act granting a pension to Margaret Beymer.

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 on the pension roll the name of Margaret Beymer, widow of Elias J Beymer, late lieutenant and
adjutant of the One hundred and thirty-sixth Illinois Volunteers, and
acting deputy provost marshal of the eleventh Congressional district
in the State of Illinois, and pay her a pension at the rate of seventeen
dollars a month.

Approved, July 22, 1882.

CHAP. 316.—An act granting a pension to Laban Connor.

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 on the
pension-roll, subject to the provisions and limitations of the pension
laws, the name of Laban Connor, late of Company E, Eighth Michigan
Volunteer Infantry.

Approved, July 22, 1882.

CHAP. 317.—An act increasing the pension of Emma H. Collins.

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 pay to Emma H.
Collins, widow of Frederick Collins, late a Lieutenant in the United
States Navy, a pension at the rate of forty dollars a month during her
widowhood, and from the passage of this act.

Approved, July 22, 1882.

CHAP. 318.—An act granting a pension to Theodore Rauthe.

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 on the
pension roll the name of Theodore Rauthe, late a private in Company
K, Thirteenth New York Cavalry, whose name was stricken from the
pension roll on September thirtieth, eighteen hundred and seventy
eight, and pay him a pension of fifty dollars per month from and after
the passage of this act.

Approved, July 22, 1882.

CHAP. 319.—An act granting a pension to Jacob Nix.

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 Jacob Nix, who served as a captain in the Brown County (Minne-
sota) militia during the attack upon New Ulm, Minnesota, in August,
eighteen hundred and sixty-two, by the Indians, upon the pension roll,
with the rank of captain, at the rate of one third disability.

Approved, July 22, 1882.

CHAP. 320.—An act granting a pension to Martha Westervelt

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 on the
pension-roll, subject to the provisions and limitations of the pension
laws, the name of Martha Westervelt, mother of William Westervelt,
formerly a private in Company K., Third New York Cavalry.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 321.—An act granting a pension to Elizabeth T. Dubois.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth T. Dubois, widow of Theodore B. Dubois, late a volunteer acting lieutenant commander in the naval service of the United States.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 322.—An act granting a pension to Elizabeth Vernor Henry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Vernor Henry, orphan sister of the late Commander Edmund W. Henry, of the United States Navy, and to pay her a pension at the rate of twenty-five dollars per month.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 323.—An act granting a pension to Mrs. Kate L. Usher.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Kate L. Usher, who is the widow of the late Captain James D. Usher, of the United States Revenue Marine Service, at the rate now paid the widows of officers of corresponding rank in the United States Navy.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 324.—An act granting a pension to Mary Wade.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary Wade, of Gettysburg, Pennsylvania, who was the mother of Jennie Wade, who was killed while baking bread for the Union soldiers, and pay the said Mary Wade a pension at the rate of eight dollars per month to begin from and after the passage of this act, to continue during the widowhood of the said Mary Wade, she having been dependent for support on her said daughter.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 325.—An act granting a pension to Thomas U. Rothrock.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Thomas U. Rothrock, late of Company G, Eighth Regiment Pennsylvania Volunteer Cavalry, on account of disabilities incurred while in the service and in line of duty.

Approved, July 22, 1882.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 326-331. 1882.

CHAP. 326.—An act granting a pension to Joel R. Carter

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Joel R. Carter, late a private in Company D, Eighty-second Indiana Volunteers.

Approved, July 22, 1882.

CHAP. 327.—An act to increase the pension of Elijah W. Penny.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension of Elijah W. Penny, late lieutenant-colonel of the One hundred and thirtieth Regiment of Indiana Volunteers to the sum of thirty-six dollars per month, said increase to take effect from the passage of this act.

Approved, July 22, 1882.

CHAP. 328.—An act granting a pension to James F. Rose.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of James F. Rose, late a private in Company E, one hundred and seventy-sixth Regiment New York Volunteers.

Approved, July 22, 1882.

CHAP. 329.—An act for the relief of John H. Jackson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of John H. Jackson, formerly of Company G, One hundred and forty-ninth Regiment Indiana State Volunteers.

Approved, July 22, 1882.

CHAP. 330.—An act granting an increase of pension to George J. Webb.

Be enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of George J. Webb, late of the One hundredth New York Volunteers, for increase of pension to twenty dollars per month, such increase to commence from the passage of this act.

Approved, July 22, 1882.

CHAP. 331.—An act for the relief of Dicey Bobbitt.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the
pension-roll at the rate of eight dollars per month, and to continue at that rate during her life, the name of Dicey Bobbitt, widow of Robert Bobbitt, deceased, who was a member of Captain Benjamin Cooley's company of Virginia Militia Cavalry in the war of eighteen hundred and twelve.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 332.—An act granting a pension to David 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 directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of David Darling, late of Company A, One-hundred and forty-third regiment New York Volunteers.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 333.—An act granting a pension to Mrs. Lizzie M. Mitchell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Lizzie M. Mitchell, widow of John Mitchell, deceased, late a captain in the United States Army, who died of wounds received and disease contracted while in the service.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 334.—An act for the relief of Robert P. Walker.

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 restore to the pension-roll the name of Robert P. Walker, late of Company H, Ninety-fourth Regiment Ohio Volunteers.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 335.—An act granting a pension to Betty Taylor Dandridge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Betty Taylor Dandridge, daughter of the late General Zachary Taylor, and widow of William W. S. Bliss, late a lieutenant-colonel in the Army of the United States, and to pay to her the sum of fifty dollars per month.

Approved, July 22, 1882.

July 22, 1882.

CHAP. 336.—An act granting a pension to Emeline Pink.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Emeline Pink, widow of Charles Pink late of company B. New York State Heavy Artillery, and who served as a soldier in the Union Army during the rebellion.

Approved, July 22, 1882.
CHAP. 337.—An act granting a pension to Mrs. Spedie B. Eggleston.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Spedie B. Eggleston, widow of Al F Eggleston, late a corporal of Company C, Sixth Regiment Massachusetts Volunteers.

Approved, July 22, 1882.

CHAP. 338.—An act granting a pension to Peter J. Welshbillig.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Peter J. Welshbillig, late captain of Company G. Thirty-second Indiana Volunteers.

Approved, July 22, 1882.

CHAP. 339.—An act granting a pension to Newton Boutwell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Newton Boutwell, of Morrisville, Vermont, as a dependent father.

Approved, July 22, 1882.

CHAP. 340.—An act to restore the name of Eliza M. Bass to the pension-roll.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized to restore to the pension-roll, subject to the provisions and limitations of the pension laws, the name of Eliza M. Bass, of Fort Wayne, Indiana, widow of Sion S. Bass, late Colonel of the Thirtyighth Regiment of Indiana Volunteers, from and after the passage of this act.

Approved, July 22, 1882.

CHAP. 341.—An act granting a pension to Amelia Ann Wilson and her minor child.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Amelia Ann Wilson, widow of the late Marcellus Wilson, who was a private in the war with Mexico, and pay her a pension of eight dollars per month, and two dollars per month for her daughter Alice A. Wilson, until she arrives at the age of sixteen years.

Approved, July 22, 1882.

CHAP. 342.—An act granting an increase of pension to Bernard 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 be, and he is hereby, authorized and directed to increase the pension of Bernard Brady, formerly a private in Company I, Fourth Regiment
United States Infantry, to the sum of fifty dollars per month, for the
loss of left leg and part of right foot.
Approved, July 24, 1882.

CHAP. 343.—An act granting a pension to Albert O. Miller, 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 In-
terior be, and he is hereby, authorized and directed to place on the
pension-roll, subject to the provisions and limitations of the pension
laws, the name of Albert O. Miller, late a seaman on board the United
States steamship Bienville; and that no person who is now receiving or
shall hereafter receive a pension under a special act shall be entitled to
receive in addition thereto a pension under the general law, unless the
special act expressly states that the pension granted thereby is in ad-
tion to the pension which said person is entitled to receive under the
general law.
Approved, July 24, 1882.

CHAP. 344.—An act granting a pension to Mrs. Electa L. Baldwin.

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 on the
pension-roll the name of Electa L. Baldwin, widow of Charles Baldwin,
late a private in Company B, Seventh Regiment of Pennsylvania Vol-
unteer Cavalry, at the rate of eight dollars per month, to date from and
after the passage of this act.
Approved, July 24, 1882.

CHAP. 345.—An act to increase the pension of James Hawthorne.

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 on the
pension-roll, subject to the provisions and limitations of the pension
laws, the name of James Hawthorne, late a private in Company H. of
the Twentieth Regiment Indiana Volunteer Infantry, and pay him a
pension from and after the passage of this act at the rate of fifty dollars
a month, in lieu of his present pension.
Approved, July 24, 1882.

CHAP. 346.—An act granting a pension to Ellen Gillespie.

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 on the pension-
roll, subject to the provisions and limitations of the pension-laws, the
name of Ellen Gillespie, widow of John W. Gillespie, late a private in
Approved, July 24, 1882.

CHAP. 347.—An act for the relief of Jacob Humble.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the In-
terior be, and is hereby, authorized and directed to adjudicate the pen-
sion claim of Jacob Humble, late a private in Company F, Sixth Indiana
Cavalry (Seventy-first Volunteers) as if the same had been duly filed
in the office of the Commissioner of Pensions on the fifth day of August, eighteen hundred and seventy-nine.

Approved, July 24, 1882.

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CHAP. 354.—An act for the relief of William A. Gavett.

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 William A. Gavett, out of any moneys in the Treasury not otherwise appropriated, such sum as the said Secretary shall be satisfied is equitably due, if anything, for the information and services of the said Gavett in the case of James C. Harris, of Tennessee: Provided, That the amount paid shall not exceed two thousand six hundred and fifty dollars.

Approved, July 27, 1882.

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CHAP. 355.—An act for the relief of Lucretia R. Garfield.

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 not otherwise appropriated, to Mrs. Lucretia R. Garfield, widow of James A. Garfield, late President of the United States, or, in event of her death, before payment, then to the legal representatives of the said James A. Garfield the sum of fifty thousand dollars, less any sum paid to said James A. Garfield, or to his widow or representatives on account of his salary as President of the United States.

Approved, July 27, 1882.

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CHAP. 359.—An act for the relief of citizens 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 be, and he is hereby, authorized and directed to remit, refund, and pay back, out of any moneys in the Treasury not otherwise appropriated, to the following named citizens of Tennessee, or the legal representatives of such as are deceased, the amount of taxes assessed upon and collected from the said named persons contrary to the provisions of the regulations issued by the Secretary of the Treasury under date of June twenty-first, eighteen hundred and sixty-five, and published in special circular numbered sixteen from the Internal Revenue office of that date, said refunding having been recommended by the Secretary of the Treasury under date of June nineteenth, eighteen hundred and seventy-three, that is to say:

To William Campbell, eight dollars and ninety-six cents; to Thomas Dean, forty-seven dollars and sixty cents; to J. B. Dixon, thirteen dollars and thirty-six cents; to Jesse Evans, forty-eight dollars and eighty cents; to A. H. Evans, eighty-four dollars and twenty cents; to Martin Euletes, nine dollars and twenty cents; to the estate of Preston Frazier, deceased, one hundred and sixty-eight dollars; to Ambrose L Parks, forty-three dollars and sixty cents; to the estate of Alfred Ransom, deceased, twenty-six dol-

July 27, 1882.

William A. Gavett, relief of.

July 27, 1882.

Lucretia R. Garfield. Payment to.

July 29, 1882.

Refund of internal-revenue taxes, unjustly assessed and collected, to citizens of Tennessee, viz:

William Campbell, Thomas Dean, J. B. Dixon, Jesse Evans, A. H. Evans, Martin Eulees, and others, of Bedford County.
lars and forty cents; to G. D. Stephenson, fourteen dollars; to Mike Shoffner forty dollars; to Price C. Steele, one hundred and twelve dollars; to Matthew Shearon, thirty-eight dollars; to Richard H. Sims, thirty-six dollars and eighty cents; to William J. Shoffner, fifty-six dollars and eighty cents; to Newton Thompson, second, seventeen dollars and sixty cents; to J. F. Thompson eleven dollars and twenty cents; to Lewis Tillman forty dollars; to Thomas C. Whiteside, eighty dollars; to the estate of E. D. Winsett, deceased, thirty-five dollars and sixty cents; to Jackson Wallace, seventeen dollars and sixty cents; to Harbert Wiggins, forty-two dollars; to A. L. Adams, fifty-six dollars; to Joseph Anderson, fifteen dollars and twenty cents; to William Allen, seventy-seven dollars and sixty cents; to Thomas W. Buchanan one hundred and ninety-two dollars; to John A. Blakemore, forty-eight dollars; to Charles L Cannon, twenty-six dollars; to John L. Cooper one hundred and eighteen dollars and eighty cents; to J. H. Cunningham, nineteen dollars and twenty cents; to John Cortner, twenty-six dollars; to Lewis Markel, eight hundred and sixty-eight dollars and fifty cents; to William Gosling seven hundred and ninety-four dollars; to John J. Jarrett, thirty-six dollars and forty cents; to Wilson Tarrentine, thirty-two dollars; all of the county of Bedford, Tennessee.

To George W. Smith, one hundred and twenty dollars; to the estate of Samuel Winston, deceased, three hundred and fifty-six dollars; to Ellis Suttle, one hundred and four dollars and seventy-five cents; all of Rutherford County, Tennessee. To George W. House, sixty-two dollars and four cents; to Thomas A. Elliott, two hundred and thirty-two dollars; to Stephen H. Singleton, two hundred and seventy-three dollars; to William H. Wallace, ninety dollars and forty cents; to Susan Lucker, eighty-eight dollars; to Thomas B. Miles, one hundred and sixty-four dollars; to the estate of James G. De Jarnette, deceased, two hundred and eighty-three dollars and twenty cents; to Morris Cross, thirty-two dollars; to Isham R. Peebles, two hundred and two dollars and sixty-seven cents; to William Bosson, two hundred and thirty-two dollars; to M. H. Alexander, two hundred and sixty-seven dollars and sixty-eight cents; to Emanuel Rosenfield, forty-two dollars and twenty-four cents; to the estate of Thomas Hord, deceased, one hundred and thirty dollars and twelve cents; to Edwin H. Ewing, sixty-eight dollars and twenty-four cents; to Benjamin Beatty six hundred dollars and sixteen cents; to James M. Haynes, three hundred and fifty-two dollars; to the estate of Lucquet Davis, deceased, three hundred and ninety-nine dollars and twelve cents; to Alfred Ross, two hundred and fifty-nine dollars and twelve cents; to Samuel B. Watkins one hundred and twenty-eight dollars and twenty-four cents; to John W. Richardson, five hundred dollars and eight cents; to the estate of M. Burgess Wade, deceased, five hundred and twenty-eight dollars; to Willie Brown, three hundred and twenty-four dollars and eighty-eight cents; to Robert D. Reed, one hundred and fifty-two dollars; to the estate of John B. Kimbro, deceased, forty-eight dollars; to the estate of James Bass, deceased fifty-five dollars and twenty cents; to Peyton Randolph, forty-four dollars; to Edward L. Jordan, two thousand two hundred and ninety dollars; to M. F. Jordan, two hundred and seventy-two dollars; to Felix G. Miller, one hundred and ninety-seven dollars and ninety-two cents; to S. E. Parrish eighty-three dollars and twenty cents; to Elizabeth M. Smith, two hundred and seventy-four dollars and fifty-six cents; to Joseph Watkins, two hundred and eighty-four dollars; all of Rutherford County, Tennessee. To Asa Faulkner of Warren County, Tennessee, two thousand seven hundred dollars; and to William H. Ladd, of Williamson County, Tennessee, eight hundred and sixty-two dollars and thirty-six cents; said persons, and each of them, having filed their claims in the office of the Commissioner of Internal Revenue prior to the sixth of June, eighteen hundred and seventy three.

Approved, July 29, 1882.
CHAP. 365.—An act granting an increase of pension to Mrs. Elizabeth C. Custer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension of thirty dollars now received by Mrs. Elizabeth C. Custer, widow of General George A. Custer, to fifty dollars per month, to take effect from and after the passage of this act.

Approved, July 31, 1882.

CHAP. 367.—An act for the relief of Patrick Sullivan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension from eighteen to twenty-four dollars per month of Patrick Sullivan, late of Company K, eighty second Regiment Illinois Volunteer Infantry.

Approved, August 1, 1882.

CHAP. 368.—An act granting a pension to David T. Stephenson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of David T. Stephenson, who was employed in the government service as watchman on the steamer Echo, and while so employed, on the tenth day of December, eighteen hundred and sixty-four, had both legs shot off by a shell from the Confederate army, and to pay him the same pension as would be allowed a private soldier for like disability.

Approved, August 1, 1882.

CHAP. 369.—An act granting a pension to Amanda J. McFadden

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 place on the pension roll subject to the provisions and limitations of the pension laws, the name of Amanda J. McFadden, widow of George McFadden, deceased, who received a pension up to his death on account of service and wounds as a soldier of the United States in the Black Hawk war.

Approved, August 1, 1882.

CHAP. 370.—An act for the relief of John W. Humphrey

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 hereby is, authorized and required to pay, out of any money in the Treasury not otherwise appropriated, to John W. Humphrey, of Iowa, the sum of one thousand two hundred and sixty dollars for board and transportation of recruits for the Army in the year eighteen hundred and sixty two.

Approved, August 1, 1882.
August 3, 1882.  

CHAP. 382.—An act for the relief of the heirs and legal representatives of Hyacinthe Robert Agnel, 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 to the heirs at law and legal representatives of Hyacinthe Robert Agnel, deceased, out of any money not otherwise appropriated, the sum of six hundred and fifty dollars, in full satisfaction of his claim upon the government for money expended by said Agnel, for repairs and improvements made upon professor's house at West Point Military Academy.

Approved, August 3, 1882.

August 3, 1882.  

CHAP. 383.—An act for the relief of Albert Elsberg, administrator of Gustavo Elsberg, 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 examine into the claim of Albert Elsberg, administrator of Gustavo Elsberg, deceased, late of Santa Fe, New Mexico, to be paid the value, with the accrued interest on June twenty-first, eighteen hundred and seventy-three the date when they were called for redemption, and when interest was stopped, of the following-described coupon-bonds, which were subscribed and paid for by said Gustave Elsberg, and were stolen from him on the fourteenth day of June, eighteen hundred and sixty-five, and are believed to have been destroyed, namely: United States five-twenty six per centum bonds numbered twenty-two thousand five hundred and fifteen, twenty-two thousand five hundred and sixteen, twenty-two thousand five hundred and seventeen, twenty-two thousand five hundred and eighteen, twenty-two thousand five hundred and nineteen, twenty-two thousand five hundred and twenty, twenty-two thousand five hundred and twenty-one, and twenty-two thousand five hundred and twenty-two, issued under the act approved February twenty-fifth, eighteen hundred and sixty-two, second series, and of the value of five hundred dollars each; and if the Secretary of the Treasury, after such examination, is satisfied that the said bonds were lost as aforesaid, and is also satisfied that they have not since been presented to and paid by the government, he shall cause the value of the same as aforesaid, to be paid to the said Albert Elsberg, administrator of Gustavo Elsberg, deceased, late of Santa Fe, New Mexico: Provided, That the said administrator of the said Gustave Elsberg shall execute and file with the Secretary of the Treasury a bond of indemnity, with at least two good and sufficient sureties, citizens of the United States, in a penalty double the amount provided to be paid hereunder, the sufficiency of which shall be properly certified by a court or courts of competent jurisdiction, guaranteeing the United States against any future demand or liability on account of the said bonds and coupons, or either of them: And provided further, That the said administrator of the estate of the said Gustave Elsberg shall also file with the Secretary of the Treasury a satisfactory affidavit that the said bonds and coupons, or any part thereof, have not, by the said Gustave Elsberg in his lifetime, nor by his said administrator since, been sold, transferred, assigned, or otherwise in any way disposed of.

Approved, August 3, 1882.

August 4, 1882.  

CHAP. 387.—An act for the relief of Ella Carroll, formerly Ella Long.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the right, title, and interest of the United States in and to the following described real estate, situate, being, and lying in the city of Washington and District
of Columbia, known and designated on the public plat or plan of said city as lot numbered three, in square numbered five hundred and thirty, be, and the same hereby are, granted and conveyed to Ella Carroll, formerly Ella Long, illegitimate child of Daniel Long, deceased, her heirs and assigns forever.

Approved, August 4, 1882.

CHAP. 388.—An act for the relief of Mrs. Caroline Mott, administratrix of the estate of Danford Mott.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be paid to Mrs. Caroline Mott, administratrix of the estate of Danford Mott, late of Alburng, in the State of Vermont, deceased, the sum of two thousand seven hundred and seven dollars and ninety two cents, out of any money appropriated for the payment of judgments rendered against the United States; the same being the amount found due and allowed to said Danford Mott in his lifetime by the Court of Claims for expenses incurred in defending a suit brought against him for acts done as an officer of the United States.

Approved, August 4, 1882.

CHAP. 400.—An act for the relief of Eugene B. Allen.

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 Eugene B. Allen, of Leavenworth, Kansas, the sum of twenty-five thousand seven hundred and fifty-three dollars and ninety four cents, for losses sustained by said Allen growing out of a contract made on the twenty-fourth day of June, in the year eighteen hundred and seventy-eight, between the said Eugene B. Allen and E. A. Hayt, Commissioner of Indian Affairs, by which said Allen agreed to furnish and deliver beef-cattle at Red Cloud and Spotted Tail Agencies, in the Territory of Dakota.

Approved, August 5, 1882.

CHAP. 401.—An act granting a pension to Sarah Hayne.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sarah Hayne, widow of Michael Hayne, who was a seaman on board the United States ships Ontario, Allegheny, and Brandywine, and to pay her a pension at the rate of sixteen dollars per month, to date from the passage of this act.

Approved, August 5, 1882.

CHAP. 402.—An act for the relief of G. W. Thompson and others.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Internal Revenue be, and he is hereby authorized and directed to consider the claims of G. W. Thompson and Company and Henry Large Jr. of Pennsylvania; J. M. Atherton and Company, C. Miller and Brother, and W. S. Hume, of Kentucky; Harrison and Small, of Tennessee; C. Dodsworth, of Ohio; and N. S. Choutean, surety for H. H. Bodemann of Missouri, for tax paid on excess of materials, or for

August 4, 1882.

Caroline Mott, administratrix of estate of Danford Mott, deceased.

Payment to.

August 5, 1882.

Eugene B. Allen.

Payment to.

August 5, 1882.

Sarah Hayne.

Pension.

August 5, 1882.

G. W. Thompson

and others.

Relief of.
deficiency, and to refund the same, or such parts thereof as fall within
the principles of the decision of the Supreme Court in the case of Stoll
versus Pepper, and in accordance with the provisions of section six of
an act entitled "An act to amend the laws relating to internal revenue",
approved March first, eighteen hundred and seventy-nine: Provided,
That the aggregate amount allowed and paid under the provisions of
this act shall not exceed Nine thousand one hundred and twenty-one
dollars and eight cents.
Approved, August 5, 1882.

August 5, 1882.

CHAP. 403.—An act for the relief of James Burke.

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 eighty dollars and forty cents be, and the same is hereby appropri-
at, out of any moneys in the Treasury not otherwise appropriated, to
enable the Secretary of War to reimburse to James Burke, superin-
tendent of the national cemetery at Salisbury, North Carolina, the
amount of a judgment, costs, and disbursements, which judgment was
obtained against said Burke in the circuit court of Pulaski County,
Kentucky, at a suit of William H. Logan, for an alleged trespass by
said Burke, committed while in discharge of his duty as said superin-
tendent, which said Burke defended, but was by said court condemned
in damages and costs for the aforesaid sum of one hundred and eighty
dollars and forty cents.
Approved, August 5, 1882.

August 5, 1882.

CHAP. 404.—An act granting a pension to Erastus Crippen

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the
Interior be, and he is hereby, authorized and directed to place on the
pension-roll, subject to the provisions and limitations of the pension
laws, the name of Erastus Crippen, late fourth sergeant of Company
G., One hundred and forty-ninth Regiment Pennsylvania Volunteers;
said pension to commence from the date his name was dropped from the
pension-roll.
Approved, August 5, 1882.

August 5, 1882.

CHAP. 405.—An act for the relief of the widow of George W. Flood.

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 M. J.
Flood, widow of George W. Flood, for his services as a clerk in the
Bureau of Topographical Engineers from the first day of December,
eighteen hundred and fifty four, to the sixteenth day of September,
eighteen hundred and fifty six, at the rate of the compensation or salary
of a clerk of the first class, after deducting the amount received by him
for services in said office during the period aforesaid, to wit, the sum of
five hundred and seventy five dollars and fifty cents.
Approved, August 5, 1882.

August 5, 1882.

CHAP. 406.—An act for the relief of Joab Spencer and James R. Mead.

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 required to pay, or cause to
be paid, to Joao Spencer and James R. Mead, late of the firm of Spencer and Mead, whatever sum, if any, he may find due, not exceeding the sum of seven thousand five hundred and nine dollars and eighty-three cents, out of any money due and owing, or that may at any time hereafter become due and owing, the Kansas tribe of Indians, in the State of Kansas, from the proceeds arising from the sale of lands owned by said tribe of Indians in said State of Kansas, in full compensation for the goods and provisions furnished said Indians by said Spencer and Mead during the years eighteen hundred and sixty-six and eighteen hundred and sixty-seven.

Approved, August 5, 1882.

CHAP. 407.—An act granting a pension to E. G. Hoffman, late a captain in the One hundred and Sixty-fifth Regiment 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 the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of E. G. Hoffman, late a captain in the One hundred and Sixty-fifth Regiment New York Volunteers, and pay him a pension at the rate of twenty dollars per month, to commence from the passage of this act, and to be in lieu of the pension he is now receiving.

Approved, August 5, 1882.

CHAP. 408.—An act granting a pension to Sarah Shea.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sarah Shea, widow of William Shea, late a private in Company A. Second Regiment United States Maryland Volunteers.

Approved, August 5, 1882.

CHAP. 409.—An act granting a pension to Jane S. Taplin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Jane S. Taplin, mother of Osman B. Taplin, late a private in Company E. Second Regiment Wisconsin Volunteers, said pension to begin from and after the passage of this act.

Approved, August 5, 1882.

CHAP. 410.—An act to increase the pension of Joseph N. Abbey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension of Joseph N. Abbey, late captain of Battery H. One hundred and twelfth Regiment Pennsylvania Artillery, from twenty-four dollars to fifty dollars per month, to take effect from and after the passage of this act.

Approved, August 5, 1882.
CHAP. 411.—An act granting a pension to Amos Chapman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Amos Chapman, of the Indian Territory, late a scout under the immediate command of Colonel Nelson A. Miles, United States Army, said pensioner to be allowed the same as a private soldier for the loss of a leg.

Approved, August 5, 1882.

CHAP. 412.—An act granting a pension to Ann Leddy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a pension be, and the same is hereby, granted to Ann Leddy, widow of Thomas Leddy, late of Company B, Sixty-ninth New York Volunteers, United States Army, subject to the rules of the office of the Commissioner of Pensions adopted in conformity with the laws.

Approved, August 5, 1882.

CHAP. 413.—An act for the relief of Elizabeth H. Spotts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Elizabeth H. Spotts, widow of Rear-Admiral James H. Spotts, deceased, and pay her a pension of fifty dollars per month from the passage of this act.

Approved, August 5, 1882.

CHAP. 414.—An act granting a pension to Ann Elizabeth Rodgers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Ann Elizabeth Rodgers, widow of the late Rear-Admiral John Rodgers, and pay her a pension of fifty dollars per month from and after the passage of this act.

Approved, August 5, 1882.

CHAP. 415.—An act granting a pension to Caroline French.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Caroline French, widow of Brevet Major-General William H. French, and pay her a pension of fifty dollars per month from the passage of this act.

Approved, August 5, 1882.

CHAP. 416.—An act granting a pension to Mary E. Matthews.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the
pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary E. Matthews, widow of Edward S. Matthews, late a surgeon in the United States Navy, having the rank of lieutenant-commander.

Approved, August 5, 1882.

CHAP. 417.—An act to remove the political disabilities of Frank C. Armstrong of Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein,) That all the political disabilities imposed upon Frank C. Armstrong of Maryland, by the fourteenth amendment of the Constitution of the United States, by reason of his participation in the rebellion; are hereby removed.

Approved, August 5, 1882.

CHAP. 418.—An act for the relief of Elizabeth Leebrick

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Elizabeth Leebrick shall have her name placed upon the pension roll by the Secretary of the Interior, for her service as nurse in the Army of the late war, at the rate of sixteen dollars per month.

Approved, August 5, 1882.

CHAP. 419.—An act for the relief of Mary Bullard

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 Mary Bullard of Iowa, the sum of one hundred dollars, being the value of a horse ridden to death by her in obtaining aid to rescue captured Union soldiers.

Approved, August 5, 1882.

CHAP. 420.—An act for the relief of Alice J. Bennit.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Alice J. Bennit, widow of Charles N. Bennit, late a private in Company H of the Eighty fourth Regiment of New York Volunteers, and pay her a pension at the rate of eight dollars per month, and two dollars per month in addition thereto for each child of said Charles N. and Alice J. Bennit until they arrive at the age of sixteen years respectively.

Approved, August 5, 1882.

CHAP. 421.—An act granting a pension to Annie W. Osborne.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Annie W. Osborne, widow of John W. Osborne, late a hospital steward in the United States Army, said pension to take effect from and after the passage of this act.

Approved, August 5, 1882.
CHAP. 422.—An act for the relief of Martha A. Jones.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, the name of Martha A. Jones, widow of the late Oliver P. Jones, who was killed on the "Morgan raid" during the late war, and pay her a pension at the rate of eight dollars per month.

Approved, August 5, 1882.

CHAP. 423.—An act granting a pension to Alvin Walker.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Alvin Walker.

Approved, August 5, 1882.

CHAP. 424.—An act granting a pension to Mary E. Taylor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the conditions and limitations of the pension laws, the name of Mary E. Taylor, widow of James Taylor, late an ordinance sergeant in the United States Army.

Approved, August 5, 1882.

CHAP. 425.—An act granting a pension to Elizabeth F. Rice.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Elizabeth F. Rice, of Osecola, Iowa, formerly of Mercersburg, Franklin County, Pennsylvania, widow of Perry A. Rice, who died in Libby Prison, Richmond, Virginia, February twenty-eighth, eighteen hundred and sixty-three, having been captured by General J. E. B. Stuart, in a raid through Pennsylvania, on the tenth day of October, eighteen hundred and sixty-two, and that she be paid the sum of eight dollars a month.

 Approved, August 5, 1882.

CHAP. 426.—An act granting a pension to Martha Jane, Douglass.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Martha Jane, Douglass, widow of John T. Douglass, late a private in Company B, Third Tennessee Cavalry, to take effect from and after the passage of this act.

Approved, August 5, 1882.

CHAP. 427.—An act granting an increase of pension to James Bennett.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is, hereby authorized and directed to place on the
pension-roll, subject to the regulations and limitations of the pension laws, the name of James. Bennett, late a sergeant of Company I, Second Regiment New York Cavalry, at the rate of fifty dollars per month, in lieu of the pension now received by him.

Approved, August 5, 1882.

CHAP. 428.—An act granting an increase of pension to Stephen D. Smith

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized and directed to increase the pension heretofore allowed to Stephen D. Smith, of Canaan, New Hampshire, late a private in Company C, Seventh Regiment New Hampshire, Volunteers, to thirty seven dollars and fifty cents per month, said increase to date from the passage of this act.

Approved, August 5, 1882.

CHAP. 429.—An act granting a pension to Mrs Adeline A. Turner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Mrs Adeline A. Turner, as dependent mother of Captain Joseph S. Hills, late captain of Company A, Sixteenth Massachusetts Volunteer Infantry.

Approved, August 5, 1882.

CHAP. 430.—An act granting an increase of pension to Eliza F. Porter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the rate of pension of Eliza F. Porter, widow of Lieutenant James E. Porter late of the Seventh United States Cavalry, to thirty dollars a month, in lieu of the pension she now receives.

Approved, August 5, 1882.

CHAP. 449.—An act for the relief of Joseph Conrad, of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in view of the long and faithful services of Captain and Brevet Colonel Joseph Conrad, of the Eleventh Infantry, his total disability by reason of gunshot wounds received in the line of duty and action, while holding the commission of a colonel at the time he was wounded, the President be, and he is hereby, authorized to place that officer on the retired list of the Army as a colonel, with the pay and emoluments of a retired officer of that grade.

Approved, August 7, 1882.

CHAP. 450.—An act for the relief of Joseph Hartford.

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 Joseph Hartford, of Cairo, Green County, New York, the sum of four hundred and thirteen dollars and ninety-three cents, in full for all claims by him for compensation for services as Clerk at the Sac and Fox Indian Agency from April twenty fourth, eighteen hundred and seventy nine, till July ninth,
eighteen hundred and seventy nine, inclusive, and from October first, eighteen hundred and seventy nine, till December thirty first, eighteen hundred and seventy nine, inclusive.

Approved, August 7, 1882.

CHAP. 451.—An act for the relief of Julia A. Nutt, widow and executrix of Haller Nutt, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Quartermaster-General of the United States is hereby, authorized and directed to examine, and adjust the claims of Julia A. Nutt, widow and executrix of Haller Nutt, deceased, late of Natchez, in the State of Mississippi, growing out of the occupation and use by the United States Army during the late rebellion of the property of the said Haller Nutt during his lifetime, or of his estate after his decease, including live stock, goods, and moneys' taken and used by the United States or the armies thereof; and he may consider the evidence heretofore taken on said claim, so far as applicable, before the Commissioners of Claims, and such other legal evidence as may be adduced before him in behalf of the legal representatives of Haller Nutt deceased, or in behalf of the United States, and shall report the facts to Congress to be considered with other claims reported by the Quartermaster-General: Provided, That no part of said claims upon which said Commissioners of Claims have passed on the merits shall be considered by the Quartermaster-General.

Approved, August 7, 1882.

CHAP. 452.—An act for the relief of the heirs of Major D. C. Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the heirs and bondsmen of Major D. C. Smith, late an assistant paymaster in the United States Army, are hereby relieved from the payment of the sum of one hundred and sixty-six dollars and twenty-nine cents, and the interest thereon, as appears due upon settlement of his accounts.

Approved, August 7, 1882.

CHAP. 453.—An act granting a pension to Sarah J. Cameron.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Sarah J. Cameron, widow of Harvey A. Cameron, late a private in Company C, Twenty-fifth Missouri State Troops.

Approved, August 7, 1882.

CHAP. 454.—An act for the relief of certain laborers employed upon Government Works.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War of the United States is hereby authorized and directed to pay to the laborers who worked upon the government improvements upon the Fox River, in the State of Wisconsin, under or employed by Day, Call and Company (or subcontractors under them), late contractors with the government in the improvement of the Lawer Fox River, in the State of Wisconsin the amount due each of such laborers, respectively, for work, labor, and services by them done and performed, respectively, upon and about said improvements as aforesaid, out of and from any
moneys actually earned by said Day, Call and Company (or subcontractors under them) under their said contract with the government, or for work done and materials furnished by said Day, Call and Company (or subcontractors under them), and which have not been paid for by the government, and which may be withheld by the government, from the said Day, Call and Company on their said contract as a forfeiture or otherwise: Provided, however, That if the amount thereof is not sufficient to pay in full the amount due to such laborers, respectively, then to pay said laborers pro rata. Such payments may be made after giving notice four weeks successively in some newspaper published in the County of Ontagamie, Wisconsin, for such laborers to present and prove their claims: Provided further, That such payments be made in the State of Wisconsin, by and through some engineer office of the United States designated by the Secretary of War: And provided further, That no money shall be paid by virtue of the authority of this act except out of such sum or sums as in the opinion of the Secretary of War may be lawfully withheld from the assignee in bankruptcy of said Day, Call and Company as a forfeiture under the terms and conditions of their said contract

Approved, August 7, 1882.

CHAP. 455.—An act authorizing full pay to Lieutenant Frederick Schwatka, United States Army, while on leave to serve in command of the Franklin search expedition in the Arctic.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That First Lieutenant Frederick Schwatka, Third United States Cavalry, who was on leave of absence, by proper authority, from March fifth eighteen hundred and seventy-eight, to October first, eighteen hundred and eighty, in order to take command of the Franklin search expedition in the Arctic, shall be viewed as on duty during that period, and shall be entitled to full pay thereof and to mileage from Spotted Tail Agency, Dakota Territory (where stationed March fifth, eighteen hundred and seventy-eight), to New York City, and return to Vancouver Barracks, Washington Territory (where now stationed): Provided, That it shall appear that said Lieutenant Schwatka was not furnished with quarters or commutation thereof by the United States during the period mentioned, and was not furnished with Government transportation over any of the route for which he may draw mileage under the provisions of this act: And provided further, That the Secretary of War may require of the said Lieutenant Schwatka, United States Army, any Meteorological, Geographical, or other scientific reports of said Franklin search expedition in the Arctic that he may deem fit as valuable for record or deposit in government scientific institutions, or for other purposes. But such requirements shall not be construed to the withholding of these payments upon the Approval of this act. And the Paymaster-General of the Army is hereby authorized to make these payments out of any moneys on hand for pay of the Army, Commutation of quarters, and mileage.

Approved, August 7, 1882.

CHAP. 456.—An act increasing the pension of John F. Ellis.

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 increase the pension of John F. Ellis, late of Company H, eightieth Ohio Volunteers, to thirty-six dollars per month, from and after the passage of this act, certificate numbered one hundred and eight thousand, four hundred and, sixty-six.

Approved, August 7, 1882.
CHAP. 457.—An act granting an increase of pension to Joseph F. Wilson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Joseph F. Wilson, late a corporal of Company E, Eighth Regiment of Illinois Infantry Volunteers, and pay him a pension of fifty dollars per month, in lieu of that which he now receives; this act to take effect from and after its passage.

Approved, August 7, 1882.

CHAP. 458.—An act authorizing compensation to members of Company B Fourteenth Infantry, for private property destroyed by fire on the Nashville and Chattanooga Railroad.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and directed to cause to be ascertained the actual value of the private property belonging to the officers and men of Company B, Fourteenth Infantry, as well as the Company property belonging to said company and the camp and garrison equipage and stores belonging to the United States, that were destroyed by fire on the Nashville and Chattanooga Railroad on the fourteenth day of August eighteen hundred and sixty nine, and certify such values when so ascertained to the proper accounting officers of the Treasury, who shall thereupon proceed to state an account in favor of the persons to whom any money may be so ascertained to be due, and the Treasurer shall pay the same to them out of any money in the Treasury not otherwise appropriated: Provided, That the aggregate sum so paid by virtue of this act, for private property, shall not exceed the sum of five thousand seven hundred and twenty three dollars and twenty nine cents, whatever may be the certified value of said property:

Provided, that the accounting officers of the Treasury shall charge the amount so paid to said officers and soldiers to the said railroad company, and retain the same out of any money due or that may hereafter be due from the United States to said railroad company.

Approved, August 7, 1882.

CHAP. 459.—An act to authorize the settlement of the accounts of Acting Assistant Paymaster Edward K. Winship, 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 of the United States be, and they are hereby, directed, in settling the accounts of Edward K. Winship, acting assistant paymaster, United States Navy, to credit him with all stoppages charged against him, amounting to five thousand and ninety-eight dollars and fifteen cents.

Approved, August 7, 1882.

CHAP. 460.—An act for the relief of Helen M. Scholefield.

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 moneys in the Treasury appropriated or hereafter to be appropriated to the payment of the Army to Helen M. Scholefield, administratrix of the estate of C. M. Scholefield, deceased, late an additional paymaster in the Army, the sum of five hundred and forty-four dollars and thirty-
two cents, being the amount due to the said paymaster on the final settlement of his accounts, after deducting from the amount charged to him the sum of ten thousand dollars which stands to the debit of the said paymaster on the authority of an alleged voucher for that amount presented by Major J. Ledyard Hodge, late paymaster, and bearing date August tenth, eighteen hundred and sixty-four, the validity of which voucher the government has failed to establish in a suit brought and finally determined in the United States district court at Utica, New York, in April, eighteen hundred and seventy-six, for the settlement of the accounts of the said Major C. M. Scholefield, as such additional paymaster, with the government; and upon the payment of the said sum of five hundred and forty-four dollars and thirty-two cents, as herein provided, the accounting officers of the Treasury are authorized to balance the accounts of the said Major C. M. Scholefield, as paymaster, with the government.

Approved, August 7, 1882.

CHAP. 461.—An act for the relief of Major W. R. King.

* * *

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 are hereby authorized to pass to the official credit of Major W. R. King, disbursing officer for the Tennessee River improvement, the sum of three thousand nine hundred and seventy dollars, and eighteen cents, that being the unrecovered balance of five thousand two hundred and forty dollars and eighteen cents of public funds forcibly taken from A. G. Smith, receiver of materials, on Muscle Shoals Canal, in the State of Alabama, by William Ryan and two other armed robbers, on the eleventh day of March, eighteen hundred and eighty-one and for which sum the said W. R. King is accountable.

Approved, August 7, 1882.

CHAP. 462.—An act for the relief of the executors of John W. Forney.

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 the executors of John W. Forney the sum of twenty seven thousand six hundred and eighty four dollars and seventy cents, out of any money in the Treasury not otherwise appropriated, to reimburse the estate of the said John W. Forney for losses sustained by him while Secretary of the Senate in making good the deficit in the accounts of the financial clerk.

Approved, August 7, 1882.


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 out of any money in the Treasury not otherwise appropriated, to John G. Abercrombie, of Benton County, Arkansas, the sum of one hundred and ten dollars, amount collected of him by the Government of the United States as a failing bidder on mail-route numbered twenty-eight thousand five hundred and eighty four, in the State of Missouri.

Approved, August 7, 1882.

XXII—47
CHAP. 480.—An act to refer the claim of the captors of the ram Albermarle to the Court of Claims.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claims of the captors of the ram Albermarle, which was captured and destroyed October twenty-seventh, eighteen hundred and sixty-four, be, and the same hereby are, referred to the Court of Claims, with jurisdiction and authority to hear and determine the same, and all defenses thereto which are or may be open to the United States, and to render judgment thereon, with the right of appeal as in other cases; and if said court shall find that either or any of said captors has not or have not received his or their full and just share of the prize money awarded for the capture of said ram Albermarle, according to the proportions provided in the prize laws in force at the time of said capture, and that he or they are entitled to claim and recover the same, the said court shall render judgment in favor of such captor or captors, respectively, or his or their legal representatives, for such sum or sums as shall in addition to the amount already paid make the share of such captor or captors, respectively, equal to his or their respective share or shares of said prize money, according to the provisions of the prize laws in force at the time of said capture: Provided, That no suit shall be brought under the provisions of this act after one year from the date of its passage.

Sec. 2. That any judgment rendered by the Court of Claims under the provisions of the first section of this act shall be paid by the Secretary of the Treasury out of any money in the Treasury applicable to the payment of prize to captors; and if there shall not be money applicable for that purpose in the Treasury, or sufficient therefor, then the same, or any part thereof for which prize money in the Treasury is insufficient, shall be paid out of any money in the Treasury not otherwise appropriated.

Approved, August 8, 1882.

CHAP. 481.—An act for the relief of Mary E. Thomson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Mary E. Thomson, mother of Passed Assistant Paymaster Curtis H. Thomson. United-States Navy. deceased, be, and is hereby, authorized to accept, first, a portrait, in frame, of Her Royal Highness the Princess of Siam; second, a silver enameled cigar-case; third a match box and tray of Siamese work, the same being presented to said Curtis H. Thomson, in his lifetime, by the King of Siam, and now on deposit in the Smithsonian Institution.

Approved, August 8, 1882.

CHAP. 482.—An act for the relief of John G. 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 be, and they are hereby, authorized and directed, in adjusting the accounts of John G. Taylor, former collector of customs at the port of Annapolis, in the state of Maryland, to allow him a credit of one hundred and twenty-seven dollars and nine cents, being the amount paid by said Taylor, as collector of customs as aforesaid, to John R. Briscoe, as surveyor of customs at the port of Nottingham, Maryland, on account of Salary of said Briscoe, and disallowed to said Taylor by the Treasury Department.

Approved, August 8, 1882.
FORTY-SEVENTH CONGRESS. Sess. I. Ch. 483-484. 1882.

CHAP. 483.—An act for the relief of James F. Cullen.

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 is hereby, authorized and directed to adjudicate the pension claim of James F. Cullen, late a sergeant of Company A. Fifth Kentucky Volunteers, as though a formal application for pension had been filed by him in the Pension Office on the seventh day of March, eighteen hundred and eighty.

Approved, August 8, 1882.

CHAP. 484.—An act granting a pension to Eliza H. Ramsay.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Eliza H. Ramsay, widow of Brigadier-General George D. Ramsay, brevet major-general, United States Army, and to pay her a pension at the rate of fifty dollars a month.

Approved, August 8, 1882.
RESOLUTIONS.

[2.] Joint resolution for the relief of Isaac R. Hill.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and directed to pay out of any money in the Treasury not otherwise appropriated to Isaac R. Hill, the sum of one hundred and fifty dollars, for services as assistant Sergeant at Arms, to the House of Representatives during the month of December eighteen hundred eighty one.

Approved, December 21, 1881.


Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, authorized and directed to ascertain the facts of such past and expected importations of the revisions of the Bible, and if he shall be satisfied that they are substantially as above set forth, then to refund and repay, out of any moneys in the Treasury not otherwise appropriated, to the American Company of Revisers, of which Reverend Doctor Philip Schaff of New York is chairman, and Reverend Doctor Henry Day of New York is secretary, through and by said officers the amount of duties heretofore paid upon the said books so imported; and that he be, and further is, authorized and directed to remit the duties upon, and to admit to entry free of duty or custom, the books containing the revision of the Old Testament which may be hereafter imported from England by or on behalf of the American Company of Revisers, for their use and distribution as above set forth, Provided, That future importations of said revision of the Bible for the purpose set forth in this act, shall not exceed two thousand copies.

Approved, March 11, 1882.
March 22, 1882.

[13.] Joint resolution granting the use of articles, tents, and so forth, at the Soldiers' reunion to be held at Grand Island, Nebraska, in the month of August, eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized to send from some convenient fort or arsenal, to be used at the Soldiers' reunion at Grand Island, Nebraska, to be held in the month of August, eighteen hundred and eighty-two, such cannon, tents, muskets, and so forth as can be conveniently spared; said cannon, tents, muskets, and so forth, to be returned after holding of said reunion meeting in as like good condition as when received: Provided, That all transportation of said articles to and from the place of the reunion to the fort or arsenal shall be without expense to the Government: Provided further, That the Adjutant General of the State of Nebraska, or other proper accounting officer, shall receipt for said arms, ammunition, and camp equipage in the name of said State, and that such of them as shall not be returned shall be charged to said State against its quota.

Approved, March 22, 1882.

March 22, 1882.

[14.] Joint resolution granting the use of articles, tents, and so forth, at the encampment of the Grand Army of the Republic of the Department of Pennsylvania on the battle field of Gettysburg, in July eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized to send from some convenient fort or arsenal, to be used at the encampment of the Grand Army of the Republic of the Department of Pennsylvania upon the battle-field of Gettysburg, in the month of July, eighteen hundred and eighty-two, such cannon, tents, muskets, and so forth, as can be conveniently spared; said cannon, tents, muskets, and so forth, to be returned after the holding of said encampment in as like good condition as when received: Provided, That all transportation of said articles to and from the place of encampment to the fort or arsenal shall be without expense to the government; Provided further, That the adjutant-general of the State of Pennsylvania, or other proper accounting officer, shall receipt for said arms, ammunition, and camp equipage in the name of said State, and that such of them as shall not be returned shall be charged to said State against its quota.

Approved, March 22, 1882.

April 7, 1882.

[17.] Joint resolution authorizing the Secretary of War to supply artillery and camp equipage to the soldiers' and sailors' reunion at Topeka, Kansas.

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 supply the soldiers' and sailors' reunion at Topeka, Kansas, to be held in September, anno Domini eighteen hundred and eighty-two, four pieces of artillery and such tents as can be conveniently spared, taking a sufficient bond for the return thereof after the holding of the reunion in as good condition as when received, all cost of transportation and other expenses to be borne by said reunion.

Approved, April 7, 1882.
[18.] Joint resolution granting to the State of Indiana the use of tents on the occasion of an encampment of State troops to be held in said State during the year eighteen hundred and eighty-two.

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 furnish to the adjutant-general of the State of Indiana such number of tents as may be needed for an encampment of the State troops of Indiana to be held in said State during the year eighteen hundred and eighty-two: Provided, That the said tents can be furnished without detriment to the service, and that the same shall be returned in like good order as when received; and all expense of transporting the same back and forth shall be paid by said State of Indiana.

Approved, April 14, 1882.

[22.] Joint resolution granting the use of tents at the Soldiers' Reunion to be held at Belle Plaine, Iowa, in the month of September or October eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized to send from the arsenal at Rock Island, Illinois, to be used at the Soldiers' Reunion, at Belle Plaine, Iowa, to be held in the month of September or October, eighteen hundred and eighty-two, such tents as can be conveniently spared; said tents to be returned after holding of said re-union meeting in as like good condition as when received: Provided, That all transportation of said articles to and from the place of the Reunion to the arsenal, shall be without expense to the government: Provided, further, That the Adjutant-General of the State of Iowa, or other proper accounting officer, shall receipt for said camp equipage in the name of said State, and that such of them as shall not be returned shall be charged to said State against its quota.

Approved, May 1, 1882.

[26.] Joint resolution authorizing the Secretary of War to loan one hundred flags to the mayor and committee of citizens of Charlotte, North Carolina.

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 directed to loan one hundred flags to the mayor and committee of citizens of Charlotte, North Carolina, to be used in celebrating the One hundred and seventh anniversary of the Mecklenburg Declaration of Independence May twentieth, seventeen hundred and seventy-five, with such security for their prompt and safe return as he may deem necessary

Approved, May 17, 1882.

[31.] Joint resolution to authorize Lieutenant Henry R. Lemly, United States Army, to accept a position under the Government of the United States of Colombia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Lieutenant Henry R. Lemly, of the United States Army, be, and he is hereby, permitted to accept from the Government of the United States of Colombia a position of instructor at the military school at Bogota: Provided, however, That the permission hereby given shall be held to terminate on the first day of April, eighteen hundred and eighty-three.

Approved, June 5, 1882.
June 10, 1882.  

[35.] Joint resolution authorizing the Secretary of War to furnish tents for the use of the Grand Army of the Republic at the national encampment to be held in Baltimore on the twenty first and twenty second of June instant 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 War be, and is hereby, authorized to furnish tents for the use of the Grand Army of the Republic at the national encampment to be held in the city of Baltimore on the twenty first and twenty second of June instant, and of the Society of the Army of the Potomac at their annual meeting at Detroit, Michigan, on the fourteenth and fifteenth days of June instant: Provided, That it can be done without detriment to the public service.

Approved, June 10, 1882.

June 27, 1882.

[37.] Joint resolution authorizing the Secretary of War to turn over to the Governor of Minnesota, such tents, poles, and pins, as he may require for the use of the Militia and Volunteer organizations of the State at their summer and fall encampment.

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, directed to deliver to the Governor of Minnesota such tents, poles, and pins, as he may require, and as may be in the Quartermasters' Department, and can, in the opinion of the Secretary of War be spared for such purpose. The Quartermaster shall take a good and sufficient bond, to be approved by the Secretary of War, for the return of such property in good condition after such use of the same, and the parties using the same to pay all expenses of transportation.

Approved, June 27, 1882.

July 7, 1882.

[44.] Joint resolution authorizing the Secretary of War to supply artillery and camp equipage to the encampment of the Grand Army of the Republic at Bismarck Grove, in Douglas County, Kansas.

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 supply the encampment of the Grand Army of the Republic at Bismarck Grove, in Douglas County, Kansas, to be held in September, anno Domini eighteen hundred and eighty-two, four pieces of artillery and such tents as can be conveniently spared, taking a sufficient bond for the return thereof after the encampment in as good condition as when received, all cost of transportation and other expenses to be borne by said encampment.

Approved, July 7, 1882.

July 7, 1882.

[45.] Joint resolution amending a paragraph in the "Act for the allowance of certain claims reported by the accounting officers of the United States Treasury Department," approved May first, eighteen hundred and eighty-two, and to correct an error in the enrollment thereof.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the following paragraph in the act for the allowance of certain claims reported by the accounting officers of the United States Treasury Department, approved May first, eighteen hundred and eighty-two "to Fred Henninger, surviving partner of Henninger and Gillaspia, of Franklin County, eighty dollars," be amended to read as follows, viz: "To Fred Henninger, surviving partner of Henninger and Gillaspia, of Franklin County, forty-six dollars."

Approved, July 7, 1882.
[46.] Joint resolution authorizing the appointment of Humphrey H. Lemon upon the Capitol police force.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the board of Capitol police be authorized and directed to place upon the roll of the Capitol police, as an additional member thereof, Humphrey H. Lemon, formerly belonging to said force, who was maimed for life while in the discharge of his duties, and that when appointed under the authority of this resolution the said Humphrey H. Lemon be assigned to the duty now performed by him as a watchman in the dome of the Capitol.

Approved, July 7, 1882.

[53.] Joint resolution relating to the refunding of certain internal-revenue taxe illegally assessed against and collected from the Detroit House of Correction, in the State of Michigan.

Whereas an internal-revenue tax was assessed against and collected from the Detroit House of Correction, an institution belonging to the State of Michigan, during the years anno Domini eighteen hundred and sixty-three to eighteen hundred and sixty-eight, inclusive, amounting to about the sum of sixteen thousand five hundred and sixty dollars and twenty cents; and

Whereas said institution was during said time, and still is, exempt from such taxation; and

Whereas the Commissioner of Internal Revenue, subject to regulations prescribed by the Secretary of the Treasury, is authorized, on appeal made, to remit, refund, and pay back all taxes erroneously or illegally assessed and collected; and

Whereas application has heretofore been made for the refunding of said tax, and by inadvertence the said application was denied; and

Whereas, under the rules adopted and in force in the office of the Commissioner of Internal Revenue, the present Commissioner of Internal Revenue has decided that he cannot reopen and review said decision, inasmuch as it was made by his predecessor in office; Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Internal Revenue be, and he hereby is, authorized and directed to reopen and reconsider any determination or decision heretofore made by his predecessors in office rejecting the application of the Detroit House of Correction for the refunding of internal-revenue taxes heretofore assessed against and collected from said Detroit House of Correction, and if, in his opinion, said taxes should be refunded, to refund the same; and the money therefor hereby is appropriated out of any moneys in the Treasury not otherwise appropriated.

Approved, July 28, 1882.

[54.] Joint resolution allowing the widow of General Stephen A. Hurlbut, late minister to Peru, one year's salary.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be appropriated, out of any money in the Treasury not otherwise appropriated, to be paid to Mrs. Sophronia R. Hurlbut, the widow of General Stephen A. Hurlbut, late envoy extraordinary and minister plenipotentiary of the United States to Peru one year's salary as said minister from August first, eighteen hundred and eighty-one, in addition to all legal allowances, deducting the amount of salary received by said Hurlbut since that date; and also to pay the necessary expenses incurred in the removal of his remains from Peru to the State of Illinois for interment, to be paid under the direction of the Secretary of State.

Approved, July 28, 1882.
July 28, 1882.  [55.] Joint resolution allowing the widow of General Judson Kilpatrick, late minister to Chili, one year's salary.

_Louisa V. De Kilpatrick, pay-

ment to._

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be appropriated, out of any money in the Treasury not otherwise appropriated, to be paid to Mrs. Louisa V. De Kilpatrick, the widow of General Judson Kilpatrick, late envoy extraordinary and minister plenipotentiary of the United States to Chili one year's salary as said minister from June twenty-first, eighteen hundred and eighty-one, in addition to all legal allowances, deducting the amount of salary received by said Kilpatrick since that date.

Approved, July 28, 1882.

July 28, 1882.  [56.] Joint resolution authorizing the Secretary of War to loan twenty-five wall tents to the colony of Russian Hebrew Refugees at Cimarron, Foote County, Kan-

sas.

Russian Hebrew Refuges, Cimarron, Kansas.  Loan of tents, etc.

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 loan to the colony of Russian Hebrew Refugees at Cimarron, Foote County, Kansas, twenty-five wall tents for the use of said refugees. Said tents to be loaned to said colony under such arrangement as to use and return of same as the Secretary of War may deem it proper to make.

Approved, July 28, 1882.

August 1, 1882.  [60.] Joint resolution for the relief of Sarah J. S. Garnet, widow of Henry H. Garnet, late minister to Liberia.

Sarah J. S. Gar-

net, payment to.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be appropriated, out of any money in the Treasury not otherwise appropriated, to be paid to Sarah J. S. Garnet, widow of Dr. Henry H. Garnet, late minister of the United States to Liberia, one year's salary as said minister in addition to all legal allowances, deducting the amount of salary by said Henry H. Garnet, since the date of his appointment.

Approved, August 1, 1882.

August 3, 1882.  [67.] Joint resolution authorizing the Secretary of War to loan tents to the Wash-

ington Light Infantry Corps.

Washington Light Infantry Corps of the Dis-

trict of Columbia.  Loan of tents.  _Proviso._

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 loan to the Washington Light Infantry Corps of the District of Columbia, if they can be conveniently spared, seventy tents to be used by them for encampment purposes during the month of August eighteen hundred and eighty-two: _Provided, That ample security be given to the Secretary of War, to be judged of by him, that the said tents shall be returned in good condition immediately after their use as aforesaid._

Approved, August 3, 1882.

August 4, 1882.  [69.] Joint resolution authorizing Lieutenant-Commander Charles Dwight Sigsbee, United States Navy, to accept a decoration from the Emperor of Germany, and also authorizing Joseph R. Hawley to accept decorations from the Governments of the Netherlands, of Spain and Japan.

Charles Dwight Sigsbee, Joseph R. Hawley, permi-

Resided by the Senate and House of Representatives of the United States of America in Congress assembled, That Lieutenant Commander Charles Dwight Sigsbee, of the United States Navy, be and he is hereby, au-
thorized to accept a decoration of the Order of the Red Eagle which has been tendered him by the Emperor of Germany for meritorious service rendered to the German Navy in superintending the construction of a deep-sea sounding machine invented by himself.

Permission is also granted to Joseph R. Hawley to accept from the governments of the Netherlands, of Spain and Japan certain decorations tendered him as president of the United States Centennial Commission.

Approved, August 4, 1882.

[75.] Joint resolution granting the use of tents at a soldiers’ reunion to be held by the Soldiers’ Reunion Association of the State of Illinois in the year eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized to send from some convenient quartermaster’s depot to be used at said soldiers’ reunion to be held in the State of Illinois, in the year eighteen hundred and eighty-two, such tents as can be conveniently spared; said tents to be returned after holding of said reunion meeting in like good condition as when received: Provided, That all transportation of said articles to and from the place of the reunion to the depot shall be without expense to the government: Provided, further, That the adjutant-general of the State of Illinois, or other proper accounting officer, shall receive for said tents in the name of said State, and that such of them as shall not be returned shall be charged to said State against its quota of arms allowed by law.

Approved, August 7, 1882.

[76.] Joint resolution granting the use of tents, at soldiers’ reunions to be held in the State of Iowa in the year eighteen hundred and eighty-two.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and is hereby authorized to send from some convenient quartermaster’s depot to be used at Soldiers’ reunions to be held in the State of Iowa in the year eighteen hundred and eighty-two, such tents, as can be conveniently spared, said tents, to be returned after holding of said reunion in like good condition as when received; Provided, That all transportation of said articles to and from the place of the reunion to the depot shall be without expense to the Government: Provided further, That the adjutant-general of the State of Iowa, or other proper accounting officer, shall receive for said tents in the name of said State, and that such of them as shall not be returned shall be charged to said state against its quota of arms allowed by law.

Approved, August 7, 1882.
PRIVATE ACTS OF THE FORTY-SEVENTH 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, 1882, and was adjourned without day on Saturday, the third day of March, 1883.

CHESTER A. ARTHUR, President; DAVID DAVIS, President of the Senate pro tempore, who acted as such until Saturday, the third day of March, 1883, when, at twelve o'clock, noon, GEORGE F. EDMUNDS was elected President of the Senate pro tempore, in place of DAVID DAVIS, resigned. J. WARREN KEIFER, Speaker of the House of Representatives.

CHAP. 2.—An act for the relief of Daniel T. Wells.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all payments made by the paymasters of the Army to Daniel T. Wells as second lieutenant in the First Michigan Volunteer Cavalry for service as second lieutenant in said regiment from the sixteenth day of December, eighteen hundred and sixty-one, and as first lieutenant in the same regiment after the fifth day of July, eighteen hundred and sixty-two, are hereby legalized, and shall be in all respects as valid as if said Wells had been duly commissioned and mustered in said grades at the times mentioned; but no payment in excess of the proper pay and allowances of said grades shall be legalized by this act.

Approved, December 18, 1882.

CHAP. 3.—An act for the relief of William Wallace Screws.

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 William Wallace Screws of Montgomery, Alabama, the sum of three hundred and sixty-five dollars and twenty-five cents, out of any money in the Treasury not otherwise appropriated, for advertising in eighteen hundred and sixty-five, eighteen hundred and sixty-six, eighteen hundred and sixty-seven, and eighteen hundred and sixty-eight by direction of the officer of the United States Army commanding the forces of the United States then at Montgomery, Alabama.

Approved, December 18, 1882.


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 moneys in the Treasury of the United States not otherwise appropriated, the sum of one thousand two hundred dollars, to be paid by the Secretary of War to Charles A. Luke, now of the Territory of Arizona, in full compensation for property taken from him.
for the use of the government in the extension of the military reservation at Camp Mohave, in said Territory, under general orders numbered sixty-two, dated headquarters of the Army, August sixteenth, eighteen hundred and sixty-nine.

Approved, December nineteenth, 1882.

CHAP. 9.—An act granting a pension to George Foster

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of George Foster, late a private in Company C, Tenth United States Cavalry.

Approved, December 27, 1882.

CHAP. 10.—An act for the relief of Albert Grant

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Court of Claims be, and it is hereby, directed to reopen and readjudicate the case of Albert Grant and Darius Jackson (doing business as A. Grant and Company) upon the evidence heretofore submitted to the said court in said cause (fifth Court of Claims Reports, page eighty), and if said court in such readjudication shall find from such evidence that the court gave judgment for a different sum than the evidence sustains or the court intended, it shall correct such error and adjudge to the said Albert Grant such additional sum in said cause as the evidence shall justify, not to exceed fourteen thousand and sixteen dollars and twenty-nine cents; and the amount by readjudication in favor of the said Albert Grant shall be a part of the original judgment in the cause recorded in the fifth Court of Claims Reports page eighty.

Approved, January 5, 1883.

CHAP. 11.—An act to remove the political disabilities of James I. Waddell

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein), That all political disabilities imposed upon James I. Waddell by the Fourteenth Amendment to the Constitution of the United States, be, and the same are hereby, removed.

Approved, January 5, 1883.

CHAP. 18.—An act for the relief of John T. Hennaman, of Baltimore, Maryland

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed, out of any moneys in the Treasury not otherwise appropriated, not exceeding five thousand five hundred dollars, to pay to John T. Hennaman, of Baltimore, Maryland, such sum as the said Hennaman shall prove to the satisfaction of the Commissioner of Internal Revenue to have expended, in person or through Gail and Axe, for the purchase of revenue-stamps used to stamp and repack manufactured snuff upon which a tax had been previously paid, or which was tax free, under the revenue laws in force at the time.
of its manufacture and sale, but which was made liable to be stamped under the act of July twentieth, eighteen hundred and sixty-eight.

Approved, January ninth, 1883.

CHAP. 19.—An act for the relief of John I. Salter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is hereby authorized to revoke so much of War Department special order number two hundred and sixteen, of date June twenty-second, eighteen hundred and sixty-four, as relates to and directs the dismissal from the Army, with loss of all pay and allowances, of First Lieutenant John I. Salter, of Company K, Eighth Regiment Minnesota Volunteers, and to grant to him an honorable discharge as of that date, and that the records of said company be amended accordingly: Provided, That said Salter shall receive no pay or allowances after the date of said order of dismissal.

Approved, January ninth, 1883.

CHAP. 20.—An act for the relief of Major Jacob E. Burbank.

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, in the settlement of the accounts of Major Jacob E. Burbank, late paymaster United States Army, to allow him such credits for overpayments and for losses of funds and vouchers as they may deem just and reasonable, when recommended, under the authority of the Secretary of War, by the Paymaster-General: Provided, That said overpayments and losses shall not exceed two thousand dollars.

Approved, January 11, 1883.

CHAP. 21.—An act for the relief of James J. Faught, late of Company D. Eighth Missouri Cavalry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, directed to issue an honorable discharge to James J. Faught from Company D, Eighth Regiment of Missouri Cavalry, as of date November twenty-sixth, eighteen hundred and sixty-three, and to amend the military record of said Faught to show that he is not a deserter, and pay him all pay, bounty, and allowances that may be due him without reference to said charge of desertion.

Approved, January 11, 1883.

CHAP. 22.—An act granting a pension to John V. Bovell.

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, authorized and directed to place on the pension-roll, subject to provisions and limitations of the pension laws, the name of John V. Bovell, late captain Company C One hundred and fifty-fifth Regiment Illinois Infantry Volunteers.

Approved, January 11, 1883.
Jan. 17, 1883.

CHAP. 28.—An act for the relief of Robert Gorthy and Calvin Green.

_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 authorized and directed to convey, by proper deeds of conveyance, to Robert Gorthy, of Victor, Clinton County, in the State of Michigan, all the interest of the United States in the northwestern quarter of the northwest quarter and the east half of the northeast quarter of section seventeen, in township six, north of range one west, Michigan; and to Calvin Green, of the same place, all the interest of the United States in and to the southwesterly quarter of the northeast quarter of section seventeen in township six north, of range one west, Michigan: Provided, That the said Gorthy and Calvin Green pay all the costs of the proceedings in court on the bond of Benjamin Ballard, on which they were sureties._

Approved, January 17, 1883.

Jan. 17, 1883.

CHAP. 29.—An act for the relief of John R. Taggert.

_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 allow John R. Taggert to enter one hundred and sixty acres of public lands, or less, in a body, in any of the land-districts in the State of Minnesota, as a homestead, after a bona-fide residence of one year thereon, and subject to all the provisions of the homestead act except as to limit of time of residence thereon; and the provisions of said act in relation to time of residence are hereby suspended, but only so far as they affect this entry._

Approved, January 17, 1883.

Jan. 17, 1883.

CHAP. 30.—An act for the relief of P. P. Lonergan.

_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 investigate the claim of P. P. Lonergan, of Pike County, Missouri, for the sum of six hundred and forty-six dollars and forty-eight cents, being the amount of income tax alleged to have been unlawfully collected of him on his salary and compensation as sheriff and collector of the County of Pike, in the State of Missouri; and in case he shall be satisfied that such claim or any part thereof, was unlawfully collected, he shall refund the same to the said Lonergan, or his personal representatives, out of any money in the Treasury not otherwise appropriated._

Approved, January 17, 1883.

Jan. 17, 1883.

CHAP. 31.—An act for the relief of Robert Stodart Wyld.

_Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby directed to redeem United States coupon bonds numbers one hundred and four thousand nine hundred and twenty-eight, one hundred and four thousand nine hundred and twenty-nine, one hundred and four thousand nine hundred and thirty, and one hundred and four thousand nine hundred and thirty-one, for one thousand dollars each, act of March third, eighteen hundred and sixty-five, dated November first, eighteen hundred and sixty-five, with interest thereon from
May first, eighteen hundred and seventy-six, to June tenth, eighteen hundred and seventy-seven; and also coupon bond number one hundred and fifteen thousand two hundred and seventy, for one thousand dollars, of the same act and date, with interest thereon from May first, eighteen hundred and seventy-six, to June fifteenth, eighteen hundred and seventy-six, in favor of Robert Stodart Wyld, who claims to have been the owner thereof on the twenty-ninth day of September, eighteen hundred and seventy-six, at which time it is alleged they were stolen from him, and who further claims that they were afterwards destroyed by the thieves, upon the said Robert Stodart Wyld furnishing to the Treasury Department a sufficient bond of indemnity to the United States with good and sufficient sureties, subject to the approval of the Secretary of the Treasury, to secure the United States against loss or damage in consequence of the redemption of said bonds; Provided, That if any of said bonds or coupons have been presented for payment this act shall not authorize such payment.

J. WARREN KEIFER
Speaker of the House of Representatives

DAVID DAVIS
President of the Senate pro tempore

Received by the President January 5, 1883.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 35.—An act for the relief of the heirs of Peter Gallagher.

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 representatives or heirs of Peter Gallagher, deceased, out of any money in the Treasury not otherwise appropriated, the sum of six thousand one hundred and twenty-eight dollars and eighty-two cents, in full satisfaction for corn furnished the military authorities of the United States at Forts Stockton and Davis, in Texas, in the year eighteen hundred and seventy-five.

Approved, January 19, 1883.

CHAP. 37.—An act for the relief of the heirs-at-law of William R. Downing, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized to audit and adjust the accounts of William R. Downing, deceased, late a captain and assistant quartermaster of United States volunteers, and are hereby authorized and directed to credit said William R. Downing, deceased, late a captain and assistant quartermaster of United States volunteers, such amount, not exceeding ten thousand dollars, as may be shown he is justly entitled to in the settlement of his accounts as assistant quartermaster of the United States, although the proper vouchers of the items of credit are not produced, if evidence is furnished that the said items in equity and justice ought to be credited.

Approved, January 20, 1883.
CHAP. 38.—An act to remove the disabilities of Francis H. Smith senior of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the disabilities incurred by Francis H. Smith, senior, of Virginia, under and by virtue of the fourteenth amendment of the Constitution of the United States be, and are hereby removed.

Approved, January twenty fourth, 1883.

CHAP. 39.—An act for the relief of George W. Maher.

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 George W. Maher the sum of seven hundred dollars, in full for the demand of said Maher for extra services on the committee placed in charge of the reserve vault in the Treasury Department of the United States from March first, eighteen hundred and seventy-three, to July first, eighteen hundred and seventy-four.

Approved, January 26, 1883.

CHAP. 45.—An act for the relief of the heirs of Thomas Toby, 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, out of any money in the Treasury not otherwise appropriated, to the heirs of Thomas Toby, deceased, of the city of New Orleans, in the State of Louisiana, the sum of forty-five thousand dollars, in compliance with the joint resolution of the legislature of the State of Texas approved March thirtieth, eighteen hundred and eighty-one, making provision for the settlement of Thomas Toby's claim: Provided, That the said heirs shall file with the Secretary of the Treasury a duly-certified copy of the said joint resolution and a full and complete release unto the State of Texas and to the United States of and for all claims whatever of their ancestor against Texas and the United States.

Approved, February 14, 1883.

CHAP. 53.—An act for the relief of William S. Hansell and Sons.

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 one dollars and fifty-seven cents be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to repay to William S. Hansell and Sons, of Philadelphia, the amount of a certain judgment recovered against them by O. E. Woods, in the United States circuit court for the eastern district of Pennsylvania, affirmed on appeal to the Supreme Court of the United States, and the suit defended by the government; the said judgment being for a royalty agreed to be paid by the government on certain knapsacks furnished by said William S. Hansell and Sons, the terms of their accepted bid having been omitted from the written contract.

Approved, February 22, 1883.
CHAP. 54.—An act for the relief of E. P. Smith.

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 the settlement of the accounts of E. P. Smith, late an Indian agent, are hereby authorized to adjust and settle the same upon the principles of equity and justice, and to award him credit for disbursements which appear to have been honestly made in good faith, and have inured to the benefit of the Indians or the United States.

Approved, February 22, 1883.

CHAP. 62.—An act referring to the Court of Claims the claim of Gallus Kirchner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of Gallus Kirchner, of the State of Indiana, as specified in his memorial presented to the Senate at the Forty-sixth Congress, for stone supplied to the United States at Indianapolis, in said State, be, and the same is hereby, referred to the Court of Claims, to hear, try, and determine the same according to law and equity, as if the said claim were not barred by the statute of limitations, or any former judgment of said court in this case, and to render judgment for the fair and reasonable value of the stone used by the United States, if any: Provided, That no judgment shall be rendered for any such stone used in the construction of the Main Arsenal Building.

Approved, March first, 1883.

CHAP. 63.—An act for the allowance of certain claims reported by the accounting officers of the United States Treasury Department.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and required to pay, out of any money in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned therein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of the several claims examined and allowed by the proper accounting officers under the provisions of the act of July fourth, eighteen hundred and sixty four, since January ninth eighteen hundred and eighty two, namely:

TENNESSEE,

To Aaron Arnold, of Benton County, three hundred and fifty two dollars and fifty cents,
To John M. Allen, of Maury County, six hundred dollars,
To John S. Argo, of Henderson County, seventy five dollars,
To William S. Ayres, of Campbell County, thirty one dollars,
To Martha E. Andrews, of Williamson County, four hundred and fifty dollars,
To M. V. and J. B. Allman, executors of George T. Allman, deceased of Marshall County, one hundred and sixty three dollars,
To Nelson Adams, of Dickson County, sixty dollars,
To Thomas M. Shert, administrator of Thomas Akin, deceased of Maury County, one hundred and thirty dollars,
To M. A. Gober, administrator of Joseph T. Abernathy, deceased of Fayette County, three thousand seven hundred and fifty dollars,
To J. H. Roberson, administrator of Hugh Armstrong, deceased of Warren County, eighty four dollars,
Tennessee, continued.

To William B. Matthews, executor of William Andrews, deceased, of Gibson County, two hundred and forty one dollars and twenty five cents,
To Thomas. J. Allison, of Davidson County, six hundred and twenty five dollars,
To William. W. Adkisson, of Roane County, twelve dollars and seventy two cents,
To John. S. Arnold, of Coffee County, three hundred and fifty five dollars,
To Andrew. E. Aydelott, of Henderson County, two hundred and forty eight dollars.
To John Anderson, of Henry County, twenty five dollars,
To estate of William Ayers, deceased, of Wayne County, forty dollars,
To Calvin Acuff, of Grainger County, twenty dollars,
To J. J. Birdsong, administrator of J. C. Birdsong, deceased, of Madison County, three hundred and fifteen dollars,
To Alatha Burton, of Decatur County, four hundred dollars,
To Walton Brixey, of Coffee County, one hundred and thirty five dollars,
To Jeremiah Burchfield, of Claiborne County, one hundred and fifty dollars and fifty cents,
To Mary Bates, of Bradley County, eight hundred and thirty five dollars.
To Drury A. Bacon, of Roane County, one hundred and twenty three dollars.
To Wax Baird, colored, of Wilson County, ninety dollars,
To William N. Bicknell, of Monroe County, one hundred and thirty five dollars.
To Nancy Bradley, of Maury County, two hundred dollars,
To W. H. Banks, of Henry County, six hundred dollars,
To Daniel B. Bradfield, of Hamilton County, one hundred and seventy five dollars.
To William N. Brasfield, of Weakley County, one hundred and twenty five dollars,
To John Bittener, of Greene County, one hundred and forty dollars,
To A. A. Brooks, of Henderson County, one hundred and ten dollars,
To Mahulda Brown, of Marshall County, one hundred and twenty five dollars,
To George. L. Branscom, of Fayette County, eight hundred and ninety two dollars and fifty cents.
To H. L. Bible, administrator of Philip Bible, deceased, of Marion County, sixty eight dollars.
To Thomas Bell, of Carroll County, one hundred and fifty nine dollars.
To John. D. Blair, of Loudon County, four hundred and thirty three dollars.
To James B. Bowman, of London County, forty dollars.
To Thomas. G. Barton, of Gibson County, twenty two dollars and fifty cents.
To W. D. Mauldin, administrator, of D. C. Bieber, deceased, of Hardeman County, two hundred and sixty five dollars.
To J. B. Cypert, administrator of Richard Bevis, deceased, of Wayne County, one hundred and twenty five dollars.
To Thomas. J. Boyd, of Polk County, one hundred and seventy six dollars.
To Martha. N. C Bond, of Crockett County, one hundred and twenty eight dollars.
To P. Billiod, of Davidson County, eighty dollars.
To James R. Sloan, administrator of John Burchfield, deceased, of Monroe County, two hundred and nine dollars and fifty cents.
To P. L. Bryant, of Bradley County, fifty one dollars and fifty cents.
To William Jasper Boyd, of Bledsoe County, thirty four dollars and twenty five cents,
To Jesse L. Bryant, of Moore County, one hundred and forty five dollars
To Robert H. Butler, of Giles County, seventy four dollars and thirty cents,
To Joseph Beeler, of Union County, twenty four dollars,
To Reuben Bowers, administrator of Elizabeth Bowers, deceased, of Greene County, twenty eight dollars,
To Mary Buchanan, administratrix of Robert Buchanan, deceased, of Bedford County, six hundred and seventy four dollars
To R. C. Butt, of Sumner County, one hundred dollars,
To J. R. Lane, administrator of William A. Brown, deceased of Hamblen County, twelve dollars and sixty cents,
To Edwin Batte, of Bedford County, one hundred dollars,
To A. J. Bible, executor of Henry Bible deceased, of Greene County, one hundred and eighty five dollars.
To William O. Bragg, of Cannon County, one hundred and forty dollars,
To Elizeth Brock, of Bledsoe County, fifty dollars,
To Isaac Brashor, of Greene County, one hundred and forty dollars.
To A. G. Ball, of Giles County, four hundred and fifty dollars,
To Peter Beeler, of Union County, forty three dollars,
To Peter Beeler, Junior of Union County, eighteen dollars.
To David Bowman, of Washington County, eighty five dollars,
To Richard W. Burns, of Blount County, eighty nine dollars and forty cents,
To G. W. Burch, of Davidson County, one hundred dollars,
To William M. Brewer, of Cannon County, eighty three dollars,
To Adam B. Blake, of Knox County, forty dollars,
To Lewis W. Grimes, administrator of William Blackwood, deceased, of Maury County, one hundred and fifty dollars,
To Hardin Griggs and J. H. Burgess, administrators of Brice, L. Burgess, deceased, of Cannon County, one hundred and fifty dollars,
To W. R. Butler, administrator of William S. Butler, deceased of Rutherford County, two thousand dollars,
To Joseph Bates, of Union County eleven dollars,
To J. R. Lane, administrator, of William A. Brown, deceased of Hamblen County, two hundred and thirty dollars,
To Samuel H. Bennett, of Giles County, sixty six dollars and sixty six cents,
To Thomas L. Branson, of Union County, one hundred and ninety two dollars.
To James P. Baker, of Smith County, one hundred and twenty five dollars,
To John K. Buchanan, of Davidson County, one hundred and ninety dollars,
To Joseph W. Bangh, administrator de bonis non of Joseph W. Bangh, senior, deceased, of Williamson County, two hundred and eighty eight dollars,
To James B. Bowman, executor of George Bowman, deceased, of Loudon County, two hundred and fifty dollars,
To A. J. Blakemore, of Davidson County, one hundred and forty five dollars,
To James Bailey, of Giles County, one hundred and ninety six dollars and twenty cents,
To Robert Bryson, executor of Samuel B. Bryson, deceased, of Cannon County two hundred and thirty dollars,
To E. A. Bandy, of Wilson County, one hundred and twenty five dollars.
To James Bramlette, of Giles County, one hundred and fifty dollars,
Tennessee, continued.

To H. M. Bridgwater, of Smith County, one hundred and thirty dollars,
To Aaron M. Bryan, of Shelby County, one hundred and fifty dollars,
To James B. Brown, of Hamilton County, two hundred and fifty dollars,
To A. J. Davis, administrator of J. W. Bennett, deceased, of Williamson County one hundred and fifty dollars,
To W. R. Butler, administrator of William S. Butler, deceased, of Rutherford County, four thousand one hundred and forty seven dollars,
To James M. Brown, of Washington County, one hundred and twenty five dollars,
To Matt Beech, colored, of Williamson County, one hundred and ninety five dollars,
To Jackson Bridgman, colored, of Bledsoe County, seventy five dollars,
To W. A. Walker, administrator of Jacob Best, deceased, of Blount County, seven dollars and forty cents,
To T. J. Baker, of Hardeman County, two hundred dollars,
To Richard H. Balentine, of Wayne County, thirty dollars,
To Albert Bennett, of Wayne County, one hundred and twenty five dollars
To Andrew G. Collins, of Grainger County, seventeen dollars and fifty cents,
To Larkin Cardin, of Monroe County, seven hundred and fifteen dollars,
To John R. Cassell, of Union County, ninety six dollars and seventy two cents,
To William J. Clark, of Bedford County, one hundred and forty dollars,
To J. K. Chrisenberry, administrator of Joshua Chrisenberry, deceased, of Roane County eleven dollars and six cents,
To Joseph M. Cowley, of Davidson County, five hundred and thirty dollars,
To Thomas M. Campbell, of Giles County, four dollars,
To James Cunningham, of White County, seven hundred nineteen dollars and twenty five cents,
To Jacob Cutsahall of Greene County, one hundred and ten dollars,
To Mrs E. P. Cantrell, of McNairy County, six hundred dollars,
To William A. Crawford, of Carroll County, nine dollars.
To James Clark, of Sevier County, two hundred and seventy dollars,
To Christopher C. Curle, of Rutherford County, forty eight dollars,
To William B. Clark, Sevier County, sixty two dollars and fifty cents,
To James M. Cowan, of Sevier County, one hundred dollars.
To John Carter of Giles County, two hundred and five dollars.
To Mac Collins, of Bedford County, one hundred dollars.
To Abel Carpenter, of Blount County, forty three dollars and fifty cents,
To E. W. Cornwell, of Smith County, one hundred and twenty five dollars.
To Allen Chaffin, of Maury County, two hundred dollars,
To James R. Clark, of Grainger County, seventy five dollars.
To J. M. Covington, of Robertson County, thirty dollars,
To Mary Castelow, widow, of George W. Castelow, deceased, of Bradley County, fifty dollars,
To Susan Cates, administratrix of Anderson Cates, deceased, of Lake County, four hundred and seventy five dollars,
To Sarah W. Cheek, of Marion County, one hundred and four dollars and seventy five cents,
To James Cale, of Blount County, fifty dollars,
To Enoch Cunningham, of Davidson County, ten dollars,
To Mable Culiver, of Grainger County, six dollars,
To Harvey. H. C. Caruthers, of Blount County, one hundred dollars, Tennessee, con-
To Thomas Carothers, of McNairy County, seventy five dollars, tinued.
To R. C. Charter, of Hickman County, seventy eight dollars.
To Neadham Collins, of Grainger County, one hundred dollars,
To Mrs N. E. Chapman, administratrix of C. C. Chapman, deceased,
of Williamson County, two hundred and forty dollars,
To A. W. Crawford, of Fayette County, one hundred and twenty five dollars,
To Alfred Culiver, of Grainger County, twelve dollars and fifty cents,
To Benjamin. J. Cobb, colored, of McMinn County, one hundred and
twenty five dollars,
To James M. Cruze, of Knox County, three hundred and forty dol-
To Nancy Cottrell, of Knox County, one hundred and forty five dol-
ars and eighty cents,
To James R. Carpenter, of Claiborne County, one hundred and twenty
To Jesse, of Cannon County, twelve dollars,
s dollars,
To William. B. Cummings, of Van Buren County, eighty dollars,
To William. A. Cameron, of White County, twenty dollars,
To Samuel H. Conner, of Hamilton County, sixteen dollars and fifty
cents,
To John A. Crowder, of White County, one hundred and ten dollars,
To William. A. Carter, of Cannon County, seventy five dollars,
To Robert. T. Crews, of Lawrence County, one hundred and thirty
dollars,
To Robert J. Cypert, of Wayne County, four hundred and eighty five
dollars,
To Thomas. T. Carter of Greene County, one hundred and twenty
five dollars.
To Lewis Braxton, executor of Minor Clark, deceased of Roane
County, forty two dollars and fifty cents,
To Timothy R. W. Crane, of Lincoln County, one hundred and twenty
five dollars.
To Samuel Colbaugh, of Sullivan County, seventy five dollars,
To Stephen A. Carrell, of Lawrence County, twenty two dollars,
To George W. Harding, administrator of W. J. Carter, deceased, of
Davidson County; one thousand three hundred and five dollars,
To Thomas J. Coffman, administrator of Reuben Cook, deceased, of
Roane County, thirty three dollars and seventy five cents,
To William H. Carter, of Knox County, one hundred and seventy two
dollars.
To James M. Cameron, of White County, one hundred and twenty
five dollars.
To H. R. Cope, of Warren County, one hundred and forty dollars,
To William Craver, of Hamblen County, one hundred and twenty
five dollars,
To Eli Cheek, of Union County, forty six dollars and eighty cents,
To George. E. Cook, executor of Henry Cook, deceased, of Giles
County, two hundred and eighty dollars
To Mrs. Bettie Coleman (formerly Mitchell), of Rutherford County,
two hundred and fifty dollars,
To Henry. S. R. Clibourne, of Union County, one hundred and twenty
five dollars,
To John. J. Cowser, of Williamson County, one hundred and forty
dollars,
To John. C. Conner, administrator of Alexander M. Carter, deceased
of Giles County, one thousand and eighty two dollars and fifty cents,
To Thomas S. W. Clark, of Humphreys County, one hundred and
thirty five dollars.
To P. H. Clark, of Blount County, one hundred and sixty five dol-

Tennessee, continued.

To Larkin Crow, of Roane County, sixty six dollars,
To W. W. Castleman, of Davidson County, one hundred dollars,
To William Couch, of Greene County, one hundred and ten dollars,
To William Collins, of Williamson County, forty dollars,
To Allen Cotton, Junior, administrator of Allen Cotton, senior, deceased, of Davidson County, two hundred and seventy five dollars,
To the estate of Little or Lytle Choate, deceased, of Wayne County, six hundred and fifty dollars,
To James Cook, of Roane County, twenty nine dollars,
To Thomas Clark, of Blount County, seventy nine dollars,
To Francis Colman, of Sullivan County, one hundred and thirty five dollars.
To Stephen Cooke, of Cannon County, one hundred and thirty six dollars.
To Elijah Dillahunty, of Davidson County, two hundred and eighty five dollars and thirty cents,
To Elizabeth Dame, of Marion County, fifty nine dollars and twenty five cents,
To Catherine Davis, widow of Benjamin F. Davis, deceased of Claiborne County, thirty dollars and twenty five cents,
To Abel N. Duckworth, of Bedford County, one hundred and twenty dollars,
To John Dogan, of Knox County, one hundred and thirty six dollars,
To James M. Duke, of Maury County, four hundred and ninety one dollars, and sixty six cents,
To Joel Darnell, of Bedford County, one hundred dollars,
To James M. Davis, of Blount County, eighty dollars,
To Stephen Davis, of Blount County, twenty seven dollars,
To James Dawson, of Cocke County, eighty five dollars,
To Sarah Danielson, widow of Samuel Danielson, deceased, of Jefferson County, sixty seven dollars and fifty cents,
To Franklin Deakins, of Sequatchie County, fifty two dollars and fifty cents,
To Richard M. Davis, of Madison County, six hundred and sixty eight dollars.
To R. E. and W. W. Douglass, executors of Willie J. Douglass, deceased, of Sumner County, nine hundred and fifty dollars,
To William H Drinnen, administrator, of Samuel Douglass, deceased, of Sevier County, for widow and heirs; To Mary. H. Douglass, widow twenty seven dollars, to Thomas G. Douglass, thirty four dollars and twenty nine cents, to Edward M. Douglass thirty four dollars and twenty nine cents; to Jesse S. Douglass, thirty four dollars and twenty nine cents; to Andrew J. Douglass, thirty four dollars and twenty nine cents; to Samuel N. Douglass, thirty four dollars and twenty eight cents; to William C. Douglass, thirty four dollars and twenty eight cents; to Simon Boluri Douglass, thirty four dollars and twenty eight cents; in all two hundred and sixty seven dollars,
To Tilford Davis of Grainger County, eighty dollars,
To Martha Dilley, of Pocahontas County, West, Virginia, one hundred and fifteen dollars,
To Marshall Dennison, of Davidson County, two hundred and eighty dollars.
To A. S. Dewberry, of Blount County, thirty four dollars and twenty five cents,
To Mary. A. Dun, of Hardeman County, one hundred and twenty five dollars,
To Joseph. P. Davis, of De Kalb County, one hundred and twenty five dollars.
To Levi B. Dodson, of McMinn County, thirty dollars,
To A. O. Cole, administrator of S. R. Diens, deceased of Wayne County, one hundred and twenty three dollars,
To Bedford Dance, of Jefferson County, four hundred and sixty five dollars,
To Joel Johnson, administrator of Thomas Douglass, deceased, of Jefferson County, two hundred and eighty one dollars,
To Susannah Davis, of Monroe County, seventy five dollars,
To Charles Deasy, of Sumner County, fifty dollars,
To Stockley Donelson, of Davidson County, one thousand eight hundred and seventy seven dollars, and fifty cents.
To William K. Douglas, of Washington County, sixty dollars,
To James Dyer, senior, of Union County three hundred dollars.
To Jane H. Dugger, widow and heir at law of Benjamin Dugger, deceased, of Hamilton County, fifty dollars; to Jane H. Dugger, guardian of James L. Dugger and Cynthia M. Dugger, heirs at law, one hundred dollars; to William L. Dugger, fifty dollars; to Hester A. Troubaugh, formerly Dugger, fifty dollars; to Mary Isabella Nail, formerly Dugger, fifty dollars; to Sarah Jane Lord, formerly Dugger, fifty dollars; to Eliza L. Maddox, formerly Dugger fifty dollars; in all, four hundred dollars,
To James Earps, of Smith County, one hundred dollars.
To A. B. Ewtom, senior, of Sequatchie County, one hundred and twelve dollars.
To Alexander Eagleton, of Blount County three hundred and twenty three dollars,
To John O. Ewing, of Davidson County, three hundred and seventy six dollars and fifty cents,
To John T. Easley, of Grainger County, twenty three dollars,
To Bedford Endsley, of Marshall County, one hundred and twenty five dollars,
To W. B. Eskridge, of Davidson County, five hundred and fifty six dollars,
To Alex Eason, of Trousdale County, one hundred and forty four dollars,
To John Everett, of Blount County, fifty nine dollars,
To John M. Edington, of Knox County, one hundred and ten dollars,
To William Eastep, of Claiborne County, one hundred and twenty five dollars,
To Hugh M. Eakin, of Lincoln County, twenty dollars,
To John Evins, of Greene County, one hundred and fifty dollars,
To James H. Evans, of Giles County, one hundred and seventy dollars,
To Alexander Eagleton, executor of Robert Eagleton, deceased, of Blount County, one hundred and thirty dollars,
To J. A. Barnard, administrator of Jacob Ewing, deceased, of Roane County, six hundred and seventy dollars and sixty five cents,
To John W. Eakin, of Blount County, forty dollars,
To William K. Fugate, of Rhea County, twelve dollars,
To Ann. C. Felts, of Weakley County, one hundred and thirty five dollars.
To H. P. Fowlkes, of Williamson County, three hundred and fifty two dollars and fifty cents,
To Preston Ferguson, of Decatur County, three hundred and forty dollars,
To Mark Fortner, of McNairy County, one hundred and twenty dollars,
To M. C. Fitzpatrick, administrator of Samuel W. Fitzpatrick, deceased, of Marshall County, one thousand six hundred and ninety seven dollars,
To R. W. Bradley, administrator of Nancy Freeland, deceased, of Sumner County, one hundred and forty five dollars,
To John Fuller, of Blount County, thirty three dollars and sixty cents,
Tennessee, continued.

To Henry W. Foster, of Davidson County, one hundred and two dollars, and fifty cents,
To J. A. J. Foute, of Roane County, fourteen dollars and sixty four cents,
To Mary Ferriter, administratrix of John Ferriter, deceased, Knox County, eighty dollars,
To Nancy Ann Feezel, of Greene County, thirty one dollars and fifty cents,
To Henderson Fudge, of Hawkins County, one thousand one hundred and thirty six dollars and twenty five cents,
To Aquilla Farmer, of Bledsoe County, one hundred and twenty dollars,
To S. H. Ferguson, of Bledsoe County, three hundred and sixty one dollars and eighty seven cents
To Archibald Francis, administrator of William Francis, deceased, of Cocke County, eighty five dollars and fifty cents,
To William. E. Killgore, administrator of David. C. Floyd, deceased, of Marion County, eighty five dollars,
To H. B. Groom, of De Kalb County, one hundred and twenty five dollars,
To Edward Gannaway, administrator of John Gunn, deceased, of Davidson County, eighty seven dollars and fifty cents,
To J. H. Gregory, of Maury County, seven dollars and fifty-six cents
To James H. Gregory, of Maury County, one thousand four hundred and forty seven dollars and fifty cents,
To W. O. Gordon, of Maury County, one hundred and twenty five dollars.
To W. S. Griffith, administrator of Amos Griffith, deceased, of Marion County, one hundred and forty six dollars and twenty five cents,
To John. O. Hardiman, administrator of John H. Gray, deceased, of Shelby County, one thousand two hundred and thirty five dollars and forty cents.
To H. T. Gordon, administrator of G. W. Godwin, deceased, of Maury County, two hundred and sixty dollars.
To Thomas J. Dorsett, administrator of Jane H. Y. Greenfield, deceased of Maury County, one hundred and eighty two dollars and eighty five cents
To Robert C. Gilkey, of Carroll County, seventy three dollars
To James H. George, of Blount County, sixty seven dollars,
To Albert W. Grey, of Claiborne County, twenty one dollars,
To John M. Gass, of Greene County, two hundred and fifty dollars,
To John Greer, of Greene County, two hundred and fifty eight dollars and seventy five cents
To John Grimes, of Wayne County, one hundred and forty dollars,
To Anderson Gentry, of Dickson County, one hundred and forty dollars,
To Henry C. Green, of Wayne County, one hundred and twenty five dollars,
To Benjamin Grindstaff, of Blount County, one hundred and four dollars
To W. W. Gordon, of Giles County, one thousand and forty nine dollars and eighty cents.
To W. H. Greer, administrator of Wetherston S. Greer, deceased, of Bledsoe County, fifty six dollars and thirty four cents,
To Lewis W. Guthrie, of Hawkins County, one hundred and six dollars and fifty cents
To William H. Gibbs, Junior executor of William H. Gibbs, senior deceased of Anderson County, one hundred and two dollars.
To E. S. B. Gosey, administrator of John B. Gibson deceased of Williamson County, one hundred and twenty five dollars.
To Wyly B. Guinn, of Hardin County, one hundred and eighty four dollars and fifty cents.
To John Maley, executor of Samuel Green, deceased, of Tipton County, Tennessee, two hundred dollars.
To William S. Griffitts, of Blount County, one hundred dollars.
To Isaac Groves, of Sumner County, two hundred dollars.
To Nancy Gregory, of Sumner County, one hundred and fifty dollars.
To James Golden, of Hamblen County, ten dollars and sixty six cents.
To J. P. Giffin and D. A. Huffstetler, administrators of David Giffin, deceased, of Blount County, sixty five dollars.
To Patrick O. Gwin, of Hickman County, one hundred and twenty five dollars.
To John C. Giffin, administrator of John Giffin, deceased, of Knox County, thirty two dollars.
To John M. Goldston, of Wilson County, one hundred dollars.
To Thomas Y. Gallion, of Jefferson County, sixteen dollars.
To Malinda Gibbs, of Knox County, three hundred and forty nine dollars and forty cents.
To Mary Ginn, executrix of Jeptha B. Ginn, deceased, of Knox County, twenty six dollars.
To David Griffith, of DeKalb County, twenty dollars.
To William H. Gill, Junior, of Smith County, one hundred dollars.
To Mrs. L. H. Grimes, administratrix of L. H. Grimes, deceased, of Wayne County, six hundred and seventy five dollars.
To Jacob Graves, of Monroe County, one hundred and fifty dollars.
To Charles J. Gordon, of Giles County, five hundred and five dollars.
To G. W. Gillen, administrator of William B. Gillen, deceased, of White County, two hundred and fifty dollars.
To George Thomas Gillespie, of Rhea County, two thousand four hundred and ninety four dollars and sixty one cents.
To Andrew W. Gass, of Jefferson County, one hundred and fifty dollars.
To Henry T. Green, of White County, thirty dollars.
To Leander S. Hamer, administrator of Daniel B. Hamer, deceased, of Williamson County, one hundred and ten dollars.
To G. W. Harrell, of Decatur County, six hundred and ten dollars.
To James H. Hines, of Maury County, one hundred and forty dollars.
To Eliza A. Hoge, of Maury County, four hundred and fifty dollars.
To S. B. Boyd, administrator of Charles Harvey, deceased, of Bradley County, one hundred and ten dollars.
To J. M. Hardy, of Giles County, forty nine dollars.
To William Henry, of Blount County, nineteen dollars.
To B. F. Hudson, of Lincoln County, twenty one dollars and sixty cents.
To H. T. Gordon, administrator of J. C. Hinson, deceased, of Williamson County, one hundred and twenty five dollars.
To James H. Hannah, of Giles County, one hundred dollars.
To W. F. Hovis, of Lincoln County, two hundred and fifty dollars.
To C. M. Harman, of Decatur County, two hundred and thirty five dollars.
To A. C. Holmes, administrator of Rebecca Holmes, deceased, of Carroll County, one hundred and twenty dollars.
To William Harrison, Junior, and Atha Thomas, administrators of William Harrison, deceased, of Williamson County, seventy three dollars and forty seven cents.
To Stephen Halbert, of Knox County, sixty two dollars and fifty cents.
To James A. Hughling, of Wayne County, one hundred and twenty five dollars.
To Charles H. Hood, of Gibson County, forty three dollars.
To Henry Harris, of Maury County, ninety five dollars and fifty six cents.
To John C. Helms, of McMinn County, forty three dollars.
To George W. Huntsman, of Hawkins County, one hundred and sixty-five dollars.
To John G. Houston, of Decatur County, one hundred and ten dollars.
To A. S. Turrentine, administrator of Ann Harris, deceased of Bedford County, one hundred and fifty dollars.
To Joseph Horne of Davidson County, one hundred and twenty five dollars.
To John Harmon, of Knox County, two hundred and twenty five dollars.
To Maria Hoy; of Sumner County, one hundred and twenty five dollars.
To William T. Hipsher, of Grainger County, thirty two dollars.
To Daniel Helton, of Wayne County, one hundred and eleven dollars.
To A. S. Henley, of Roane County, eighty five dollars.
To James W. Hall, of Blount County, one hundred and ten dollars.
To James N. Harwell, of Giles County, three hundred and eighty one dollars.
To Bedford Hammer, of Warren County, eighteen dollars and seventy five cents.
To Z. Hodges, senior, Claiborne County, fifty seven dollars.
To William G. Humphreys, of Carter County, two hundred and seventy dollars.
To Allen Baker, administrator of P. A. Hodges, deceased, of Greene County, two thousand seven hundred dollars.
To James W. Hollingshead, of Monroe County, one hundred dollars.
To John F. Grisham, executor of Samuel M. Hunt, deceased, of Washington County, one hundred and thirty five dollars.
To Eliza Hall, of Bledsoe County, one hundred dollars.
To Fannie C. Hoodenpyle, administratrix of Philip M. Hoodenpyle, deceased, of Bledsoe County, two hundred dollars.
To R. F. Scruggs and N. P. Hight, administrators of Daniel Heiskell, deceased, of Monroe County, two hundred and fifty dollars.
To Nancy E. Hamilton, of Davidson County, one hundred and forty five dollars.
To Maborn Hancock, administrator of Hull H. Hancock, deceased, of Giles County, five hundred and twenty three dollars.
To A. H. Hill, administrator of William Hubbs, deceased, of Union County twenty five dollars.
To Henry Harding, colored, of Davidson County, one hundred and ten dollars.
To Julia A. Holmes, formerly Julia A. Roark of Sumner County, one hundred twenty five dollars.
To J. S. and E. S. Haltom, administrators of Nathan Haltom, deceased, of Madison County, one thousand five hundred and sixty dollars.
To William Holbert, of Giles County, one hundred and fifty dollars.
To William Hensley, of Hamilton County, one hundred and fifty dollars.
To George W. Henry, of Blount County, nine hundred and twenty two dollars and fifty cents.
To William H. Haynes, of Rutherford County, one hundred and twenty five dollars.
To M. L. Hartsell, of Washington County, fifty dollars.
To Elizabeth E. Hughes, of Lawrence County, two hundred and forty seven dollars and sixty cents.
To John Hall, of Bledsoe County, fifty dollars.
To Archibald Hitch, of Blount County, one hundred and seventeen dollars.
To N. A. Harris, of McNairy County, one hundred dollars,
To R. C. Parker, administrator of A. L. Hanna, deceased, of Sumner County, four hundred and ninety eight dollars and sixty cents,
To James Haggard, of Wayne County, seventy five dollars,
To James P. Hollis, of Wayne County, one hundred and thirty dollars.
To Simon Hoskins, of Rutherford County, one hundred and sixty six dollars,
To Fannie M. Hurt (formerly Guthrie), of Madison County, one thousand one hundred and sixty dollars.
To Samuel L. Hull, of Greene County, fifty six dollars.
To C. W. Holden, of Rutherford County, four hundred dollars.
To Mary Holiday, widow of John Holiday, deceased of Blount County fifty dollars.
To Nancy Harmon, of Wilson County, one hundred and twenty dollars.
To Thomas Haynes, of Union County, sixty dollars.
To John H. Galbreath, administrator of Mary. Ann. Harrison, deceased, of Davidson County, thirty seven dollars and fifty cents,
To Elisha B. Hunt, of Rutherford County, six hundred and sixteen dollars,
To Johnson W. Howard, of Monroe County, one hundred and fifty dollars,
To James Hurt, of Claiborne County, one hundred dollars.
To Christian Haynes, of Union County, sixty dollars.
To Samuel Henry, of Sevier County, twenty six dollars, and twenty five cents.
To Calvin Hickey, of Knox County, forty dollars,
To Mahlon Haworth, of Jefferson County, one hundred and forty dollars,
To S. C. Hinton, executor of Micheal Huffstetler, deceased, of Blount County, one hundred dollars and fifty cents,
To Lewis Howard, of Sevier County, one hundred and twenty five dollars,
To Isaac W. Horton, of Wayne County, one hundred and twenty five dollars,
To I. P. Haun, administrator of Isaac Haun, deceased, of Jefferson County, forty two dollars and fifty cents,
To William McNew, administrator of William Haynes, deceased, of Grainger County, seventeen dollars and ninety two cents,
To Henderson H. Hix, of Bradley County, one hundred dollars.
To John P. Hook, of Blount County, forty nine dollars and fifty cents,
To Elizabeth Hutton, of Blount County, four hundred and fifty seven dollars and fifty cents.
To Jordan Haines, of Knox County, eighty two dollars.
To William B. Hardy, of Giles County, three hundred dollars.
To Nancy Haun, of Jefferson County, one hundred and twenty five dollars,
To J. D. Smith, administrator of J. S. Hudson, deceased, of Gibson County, one hundred dollars.
To M. D. Allen, executor, of Rose Anna Hale, deceased, of Smith County, two hundred dollars,
To Margaret Haun, of Union County, one hundred and twenty dollars,
To John A. Hammers, of Grainger County, forty five dollars,
To William Hill, of Cannon County, one hundred dollars,
To Daniel A. House, of Hamilton County, fifty two dollars and forty cents,
To Jacob Hoover, of Cannon County, one hundred dollars.
To G. N. and J. M. Howard, administrators of Nehemiah Howard, deceased, of Giles County, four hundred and thirty five dollars.
To A. J. House, of Smith County, two hundred and fifty dollars.
To Starling Holloway, of Rhea County, one hundred and twenty dollars,
Tennessee, continued.

To J. F. Hays, of Jefferson County, one hundred and thirty five dollars,
To Henry M. Hackett, of Smith County, one hundred and twenty five dollars,
To T. J. Houser, of Macon County, one hundred and twenty five dollars,
To Margaret. A. Hamiel, of Blount County, seventy dollars.
To J C. Hinchey, of Henry County, one hundred dollars,
To Elizabeth Hensley, widow of P. W. Hensley, deceased, of Wayne County, thirty seven dollars and fifty cents,
To George S. Hartman, of Hamilton County, sixty five dollars.
To Andrew L. Hann, of Knox County, two hundred fourteen dollars and seventy five cents,
To Laetitia J. Harris, administratrix of B. D. Harris, deceased, of Davidson County, two hundred and ninety two dollars and seventy five cents,
To G. T. Russell, administrator of S. P. Henderson, deceased, of McMinn County, four hundred and thirty six dollars and fifty cents,
To Isaac B. Hull, administrator of John M. Hull, deceased, of Greene County, seventy five dollars.
To Mary Ann Heart, widow of Floyd Heart, deceased, of Jefferson County, eighteen dollars.
To R. W. Smith, executor of David F. Ham, deceased, of Hardeman County, one hundred and eighty dollars.
To William L. Harmon, administrator of Jeremiah K. Harmon, deceased, of Knox County, two hundred and nine dollars and twenty eight cents,
To Wesley. S. Inman, of Williamson County, one hundred and sixty dollars,
To Francis Irwin, of Union County, fifty one dollars and seventeen cents,
To James Q. Isley, of Greene County, one hundred and twenty seven dollars and thirty seven cents,
To Alexander Inman, of McMinn County, one hundred and seventy five dollars,
To R. B. Jones, of Henderson County, two hundred and forty dollars,
To Alexander T. Johnson, of Benton County, four hundred and fifty dollars,
To Allen Johnson, of Greene County, one hundred dollars.
To Stephen C. Jones, of Bradley County, one hundred and twenty dollars,
To W. A. Harmon, administrator of William Jones, deceased, of Greene County, one hundred and twenty five dollars.
To Philip Joice, of Giles County, three hundred dollars.
To Henry Jennings, of Grainger County, twelve dollars and fifty cents,
To R. H. Bradley, surviving administrator of Benjamin Johnson, deceased, of Sumner County, one hundred and forty dollars,
To William H. Johnson, of Hawkins County, one hundred and twenty five dollars.
To George W. Jones, of Roane County, thirty seven dollars and fifty cents,
To William B. Johnson, of Carroll County, two hundred and fifty dollars,
To Elizabeth Jenkins, of DeKalb County, ninety dollars,
To Hiram Johnson, of Madison County, one thousand one hundred and thirteen dollars,
To J J. Winton administrator of Nancy Johnson deceased, of Roane County, seven hundred and sixty two dollars.
To Elizabeth Johnson, executrix of John Johnson, deceased, of Wilson County, one hundred and forty five dollars,
To P. Y. Hill, administrator of Mackhurst Johnson deceased of Wilson County, one hundred and forty dollars.
To B. F. Walker, administrator of J. D. Johnson, deceased, of Bledsoe County, one hundred and seventy dollars,
To Susan J. Weatherly, administratrix of Mary A. Johnson, deceased, Madison County, three hundred and five dollars.
To estate of Nancy J. Joyce, deceased, of Davidson County, one hundred and fifty three dollars
To Huel Kindle, administrator of Lewis Kindle, deceased, of Decatur County, one hundred and twenty dollars.
To Philip C. Kinkead, of Hawkins County, one hundred and twenty five dollars.
To Jackson Keeney, of Anderson County, sixty nine dollars.
To Thomas Kilgore, of Jefferson County, twenty dollars,
To Sarena Ann Kyle, of Weakley County, three hundred and four dollars and sixty cents
To T. L. Kendrick, special administrator of Jane Kendrick, deceased, Madison County, nine hundred and seventy dollars,
To Mary Kittrell, of Monroe County, seventy five dollars.
To David. A. Kimbro, of Bedford County, one hundred dollars.
To C. T. Cates, administrator of Margaret Kidd, deceased, of Blount County, one hundred and twenty five dollars.
To Luvenia Kagley, of Blount County, thirteen dollars and sixty cents.
To Riley Jones, administrator of J. W. C. Keller, deceased, of Bedford County, one hundred and twenty dollars.
To William T. Keeling, of Giles County, one hundred and seventy dollars,
To Sophia. A. Kinzel, of Knox County, five hundred and ninety dollars,
To G. W. King, of Decatur County, seventy five dollars.
To James Keigh, of Sumner County, one hundred dollars.
To Luvenia Kagley, of Blount County, forty two dollars.
To John Kerr, of Loudon County, one hundred and twenty seven dollars and fifty cents.
To Jane Knight, of Bledsoe County, thirty three dollars and thirty three cents,
To A. A. Kollock, of Loudon County, sixty dollars.
To R. C. Kinningham, of Franklin County, two hundred dollars.
To John B. Kizer, administrator of William, F. Kizer, deceased, Henderson County, one hundred and twenty dollars.
To Samuel L Kirk, administrator of William Kirk, deceased, of Cannon County, one hundred and twenty five dollars.
To Phebe Kerr and G. C. C. Kerr, executors of Jesse Kerr, deceased, of Loudon County, fifty six dollars and fifty cents.
To General C. C. Kerr, of Loudon County, one hundred and forty two dollars and seventy eight cents
To Thomas N. Kelley, of Giles County, ninety dollars.
To William Kerr, of Blount County, two hundred and eighty dollars.
To estate of Catharine Lewis, of Hamilton County, forty dollars.
To H. J. Lockett, of Sumner County, one hundred and thirty one dollars and ninety cents,
To Abraham. F. Lillard, of Marshall County, sixteen dollars.
To Alexander Lutts, of Hardin County, one hundred and five dollars.
To Robert Smith, and James Long, administrators, of Henry Long, deceased, of Marion County, two hundred and twelve dollars and seventy five cents.
To Jane Lawson, widow of Andrew Lawson, deceased, of Marion County, eighty one dollars and fifty cents.
To John M. Layman, administrator of Elizabeth Lafollet, deceased, of Sevier County, eighty dollars,
Tennessee, con-
tinued.

To Richard Le Bow, of Blount County, one hundred and twenty five dollars.
To Luke Lee, of Wayne County, one hundred dollars.
To John Lewis, of McMinn County, two hundred and fifty dollars.
To Caroline Lewis, colored, of Davidson County, sixty dollars.
To Joel H. Looney, of Marion County, eighteen dollars.
To Jennie Barnes, formerly Lerew, administratrix of Joseph Lerew, deceased, of Kentucky, one hundred and twenty five dollars.
To James Laird, of Giles County, seventy five dollars.
To Robert S. Lefevers, of Cannon County, one hundred and twenty five dollars.
To D. W. Latimore, of Monroe County, one hundred and fifty dollars.
To A. B. Long, of Hamblen County, thirty three dollars and ninety three cents.
To Henderson Longmire, of Anderson County, ninety one dollars.
To J. H. Davis, administrator of Williams C. Lacks, deceased, of Wilson County, one hundred and fifty dollars.
To William Latham, of Giles County, ninety five dollars.
To John C. Logan, of Blount County, seven dollars and fifty cents.
To Martha Looney, of Knox County, thirty six dollars.
To Mary B. Lynch (formerly Kneeland), of Hawkins County, one hundred and twenty five dollars.
To Adam Lones, of Greene County, two hundred and thirty seven dollars.
To Elisha Lake, of Claiborne County, six dollars and seventy five cents.
To Samuel K. Livingston, of Hamblen County, fifteen dollars.
To Francis Lett, of Union County, twenty seven dollars.
To Mary Lacroix, administratrix of Jacob Lacroix, deceased, of Lawrence County, sixty seven dollars.
To Henderson Lady, of Greene County, four hundred and thirty six dollars.
To James M. Lane, of Blount County, one hundred and forty four dollars.
To Julia E. M. Lytle, Thomas J. B. Turner, and M. L. Fletcher, executors of Ephraim Lytle, deceased, of Rutherford County, four hundred and four dollars and eighty seven cents.
To William A. McClelland, administrator of Joseph G. McClelland, deceased, of Franklin County, two hundred and sixty six dollars and twenty five cents.
To W. H. McGinnis, of Sumner County, four hundred and thirty dollars.
To Martha McGlothlin, administratrix de bonis non of Joseph McGlothlin, deceased, of Sumner County, one hundred and forty dollars.
To Rachel Merritt, of Grainger County, seventy four dollars, and twenty cents.
To Robert N. Mann, of Franklin County, one hundred and five dollars.
To William T. Manson, of Knox County, one hundred and twenty five dollars.
To Elias Merritt, of Davidson County, one hundred and twenty dollars.
To Sallie Morton, of Giles County, one hundred and twenty five dollars.
To Giles Martin, colored, of Davidson County, two hundred and forty five dollars.
To N. W. Miller, administrator of Susan H. McCollum, deceased, of Roane County, fifty dollars.
To Ferdinand Miller, of Knox County, sixty dollars.
To J. B. McGlothlin, of Sumner County, thirty three dollars and seventy three cents.
To James Maddox, of Jefferson County, four hundred and sixty seven dollars.
To Gavin Miller, of Anderson County, thirty two dollars and seventy four cents.
To Henry. G. Meece, of Giles County, one hundred and twenty five dollars.
To Columbus L. and Monroe R. Magill, executors of Hugh Magill, deceased, of Hamilton County, three hundred and seventy five dollars.
To Miles H. Mays, of Maury County, one thousand seven hundred and fifty dollars.
To Mary Ann McAllister, of Greene County, fifteen dollars.
To John McKinney, of Davidson County, sixty dollars.
To William A. Maloney, senior, of Greene County, two hundred and eighty dollars.
To J. C. S. McDannel, of Knox County, one hundred and sixty nine dollars.
To John. F. Morrow, of Giles County, one hundred and forty five dollars.
To A. J. Merritt of Cannon County, seventy five dollars.
To Samuel D. McPherin, of Greene County, two hundred and seven dollars and fifty cents.
To Ben McReynolds, colored, of Bledsoe County, seventy five dollars.
To David McBee, of Madison County, one hundred and forty dollars.
To Sherrod G. McElroy, of Lincoln County, one thousand five hundred and twenty seven dollars.
To William Means, of Blount County, one hundred and sixty dollars.
To Archibald McCabe, of Rhea County, ninety six dollars.
To Mahala McDonald, colored, widow of Jacob McDonald, deceased, of Knox County, sixty dollars.
To Blake M. Moore, of Lawrence County, ninetysix dollars and seventy five cents.
To David Miles, of Knox County, eight dollars.
To Alvah McSpadden, of Jefferson County, eight hundred dollars.
To James. T. Morgan of McNairy County, forty eight dollars.
To William Myers, of Greene County, one hundred and two dollars and ninety cents.
To J. L. McCarney, administrator of Samuel McCarney, deceased, of Blount County, four hundred and eleven dollars and eighty cents.
To Clara Martin, administratrix of Ann Martin, deceased, of Sumner County, one hundred and thirty dollars.
To H. L. W. Mynatt, of Knox County, forty three dollars and seventy five cents.
To Mary Matney, of Roane County, sixty dollars.
To Tilghman H. Montgomery, of Rhea County, twelve dollars and fifty cents.
To Alcinda Miller, of Hamilton County, sixty two dollars and twenty five cents.
To Rufus P. McClain, executor of John. A. McClain, deceased, of Wilson County, three hundred and thirty two dollars and eighty cents.
To George McCravy, of Claiborne County, forty five dollars and fifty eight cents.
To James Maddin, of Davidson County, sixty dollars and twenty five cents.
To Jasper Mitchell, of Blount County, twenty eight dollars.
To J. H. Montgomery, of Blount County, two hundred and twenty five dollars.
To Mrs. E. P. Hutcherson, administratrix of Nancy May, deceased, of Madison County, one thousand and eighteen dollars and fifty cents.
To James J. McClendan, of Hardeman County, twenty dollars.
To Jesse Mills, administrator of Gabriel M. Morgan, deceased, of Jefferson County, forty dollars.
To A. J. Abernathy, administrator of William M. Martin, deceased, of Giles County, one hundred and fifty dollars.
To Jacob Myers, of Union County, forty five dollars and thirty cents,
To John P. McKnight, of Rutherford County, one hundred and twenty eight dollars,
To Mary E. McDonald, administratrix of Russell McDonald, deceased, of Bradley County, five hundred and thirty six dollars,
To Andrew B. and James A. McTeer, administrators of William McTeer, deceased, of Blount County, one hundred and twenty five dollars,
To James W. Myers, of Greene County, seventy five dollars.
To Absalom Miller, of Roane County, nine dollars and fifty cents,
To F. D. McClanahan, of Smith County, one hundred and twenty five dollars,
To Ophelia J. Maxwell, executrix of B. F. Maxwell, deceased, of Giles County, two hundred and sixty dollars.
To Harvey Ritchie, administrator of John Mason, deceased, of Claiborne County, one hundred and fifty six dollars and twenty five cents,
To Charles McLean, of Lawrence County, eighty six dollars.
To C. A. Merryman, of Smith County, one hundred and thirty five dollars.
To J. S. McClanahan, of Smith County, one hundred and twenty five dollars.
To James A. Mentlow, administrator of D. W. Mentlow, deceased, of Sumner County, one hundred and eighty two dollars.
To Thomas Maxwell, of Giles County, four hundred and ninety dollars.
To Patrick Moore, of Van Buren County, one hundred and thirty dollars.
To Joseph H. Mangum, of De Kalb County, one hundred and twenty five dollars.
To W. T. Sherrill, administrator of D. B. Moore, deceased, of Sumner County, one hundred and ten dollars.
To J. D. Miller, administrator of Andrew Miller, deceased, of Blount County, one hundred and fifty seven dollars.
To Harrison Madewell, of Vanburen County, eighty dollars.
To Isaac McMllan, of Decatur County, one hundred dollars.
To Jacob McMullin, of Wayne County, one hundred and fifty dollars.
To Richard Malone, of Union County, fifty six dollars.
To Spencer Maxey of Knox County, forty three dollars.
To estate of H. A. Montgomery, deceased, of Madison County, two hundred and forty one dollars and nineteen cents.
To James T. Beckum, administrator of John Nelson, deceased, of Maury County, one hundred and fifty dollars.
To David. S. Noe, of Grainger County, fifty dollars.
To George W. Newbern, of Hardeman County, two hundred and forty two dollars.
To B. J. Neal, of Sumner County, one hundred and twenty five dollars.
To Thomas L. Yancey, special administrator of Jordan Neblett, deceased, of Montgomery County, two hundred and ninety dollars.
To Thomas Neal, colored, of Wilson County, seventy five dollars,
To Samuel Nethery, of McNairy County, one hundred and twenty five dollars.
To F. J. Newborn, of Wayne County, one hundred and twenty five dollars.
To Henry Newman, of Sevier County, seventy one dollars, and fifty cents.
To Jonathan N. Newman, of Jefferson County, six dollars,
To George W. Newman, of Knox County, one hundred and ten dollars,
To C. W. Nance, of Davidson County, three hundred and sixty-six dollars.
To Albert Bookout, administrator of Frances Nelson, deceased, of Knox County, ninety-five dollars.
To John T. Newcomer, of Bedford County; one hundred and fifty dollars.
To Leacy Jane Nooner (formerly Leacy Jane Taylor), five hundred dollars.
To Elizabeth Nelson, administratrix of P. P. C. Nelson, deceased, of Washington County, one hundred and sixty-five dollars.
To Lawson H. Numeley, of Hickman County, six hundred and seven dollars and ninety-eight cents.
To S. B. Northrup, of Bledsoe County, three hundred and fifty dollars.
To Alexander O'Daniel, of Gibson County, thirty-nine dollars and fifteen cents.
To John Osburn, of Marshall County, one hundred and twenty-five dollars.
To Len. P. Owens, of Weakley County, three hundred and two dollars and thirty-three cents.
To Westley Oliver, of James County, one hundred and forty dollars.
To Jonathan Osburn, of Knox County, forty-eight dollars and seventy-five cents.
To P. J. O'Fallon, of Knox County, forty dollars.
To J. T. Shields, administrator of Henry S. Old, deceased, of Wayne County, thirty-nine dollars and eighty-five cents.
To F. H. Owens, of Davidson County, two hundred and eighty dollars.
To Sarah Owings, widow of Samuel Owings, deceased, of Roane County, forty-five dollars.
To E. B. Martin, administrator of William L. Oaks, deceased, of Union County, two hundred dollars.
To J. P. Perry, Warren County, one hundred and twenty-five dollars.
To Bethel G. Phelan, of Gibson County, one hundred and twenty-five dollars.
To Mary C. Stovall (formerly Pursely), administratrix of Halem L. Pursley, deceased, of Obion County, one hundred dollars.
To Ruben Polk, colored, of Davidson County, two hundred and ten dollars.
To James C. Pyland, of Marshall County, one hundred dollars.
To Benjamin R. Person, of Madison County, one thousand five hundred and forty-nine dollars and fifty cents.
To William H. Pearson, of Claiborne County, one hundred and thirty-one dollars and seventy-five cents.
To Samuel Parker, of Sumner County, eighty-five dollars.
To Rufus D. Piercy, of Weakley County, one hundred and thirty-five dollars.
To James Purser, of Warren County, one hundred dollars.
To G. B. Mitchell, administrator of Nathaniel Patterson, deceased, of Grainger County, one hundred and ten dollars and forty cents.
To L. H. Powell, of Marion County, two hundred and ten dollars.
To Henry Palmer, of Wilson County, one hundred dollars.
To Francis Patton, of Maury County, two hundred and fifty dollars.
To John T. Perry, of Hawkins County, two hundred and eighty dollars.
To Moses Potter, of Hamilton County, thirty dollars.
To Milton H. Page, of Williamson County, one hundred and seventy dollars.
To Pleasant H. Price, of Bledsoe County, one hundred and sixty dollars.
To James C. Potts, of Giles County, four hundred and thirty-five dollars.
Tennessee, continued.

To Jane Paskett (or Pasquette), of Davidson County, one hundred and ninety dollars and thirty eight cents,

To Eli Provine, of Wilson County, one hundred and twenty five dollars.

To John Perry, of Giles County, one hundred and forty five dollars.

To L. J. Pierce, administrator of Harriet P. Pierce, deceased, of Rutherford County, one thousand and eighty eight dollars.

To M. Dennison, administrator of George W. Peal, deceased, of Davidson County, fifty dollars.

To P. P. Peck, of Davidson County, one hundred and twenty five dollars.

To M. L. Peck, of Jefferson County, one hundred and twenty eight dollars.

To Levi Parkins, of Blount County, fifty two dollars.

To Robert P. Moss, administrator of Catharine Parrish, deceased, of Williamson County, four hundred dollars.

To Richard C. Parker, of Sumner County, two hundred and sixty dollars.

To T. L. Yancey, administrator of Richard Qualls, deceased, of Montgomery County, one hundred and forty five dollars.

To Joel. A. Ramsey, of Knox County, sixty five dollars.

To H. L. Wyatt, administrator de bonis non of Samuel Reed, deceased, of Gibson County, three hundred dollars.

To Thomas Russell, of Giles County, one hundred and fifty dollars.

To Malinda Russell (formerly Rose) administratrix of Jackson Rose, deceased, of Giles County, two hundred dollars.

To W. V. Rodes, administrator de bonis non of W. W. Reeves, deceased, of Smith County, six hundred dollars.

To Thomas M. Peck, administrator, of James P. Rogers, deceased, of Bedford County, one hundred dollars.

To John Ramsey, administrator of William Ramsey, deceased, of Grainger County, ninety six dollars and fifty cents.

To James Ruggles, of Knox County, fifty two dollars and fifty cents.

To Samuel Rhea, of Rhea County, twenty eight dollars and twenty cents.

To Franklin M. Roberts, of Knox County, sixty two dollars and thirty three cents.

To M. D. Duckworth, administrator de bonis non of Samuel Riley, deceased, of Marshall County, one hundred and twenty dollars.

To John Roney, of Sumner County, twenty six dollars and eighty nine cents.

To A. B. Raymer, administrator of Andrew Raymer, deceased, of Davidson County, fifty dollars.

To J. T. Nethery, administrators of Cicero Rhodes, deceased, of Hardeman County, one hundred and forty six dollars.

To James M. Richardson, of Hardeman County, six hundred and eighty seven dollars and fifty cents.

To William K. Rice, of Sumner County, two hundred and twenty one dollars and twenty five cents.

To C. C. Cary, administrator of Samuel F. Russell, deceased, of Jefferson County, one hundred dollars.

To John Robinson, of Rhea County, one hundred and twenty five dollars.

To H. W. Robb, administrator of William Robb, deceased, of Wilson County, one hundred and twenty five dollars.

To Louisa Reeves, of Davidson County, eighty five dollars.

To John Patton, administrator of Robert Reed, deceased, of Wilson County, twenty two dollars.

To Joseph Robertson, of Lawrence County, seven hundred and eighty dollars.

To Keziah S. Rader, widow of Peter R Rader, deceased, of Greene County, seventy one dollars and seventy cents,
To Alfred Roach, of Grainger County, nine dollars.
To Robert H. Rose of Lawrence County, nine hundred seventy three dollars.
To David C. Rudolph, of Humphreys County, one hundred and eighty dollars.
To Anderson Rucker, of Cannon County, two hundred and forty dollars.
To Thomas W. Reeves, of Rutherford County, eighty six dollars and sixty two cents,
To William J. Rawlston, of Hamilton County, one hundred seventy two dollars and fifty cents,
To Timothy Roark, of Claiborne County, one hundred and twenty five dollars.
To B. J. Kimbrough, administrator of J. H. Rockholt, deceased, of Shelby County, two hundred and eighty seven dollars and fifty cents,
To E. C. Reagor and R. C. Bearden, of Bedford County, one hundred dollars,
To Mary Robeson, of London County, forty dollars.
To J. P. Rutherford, of Knox County, thirty dollars.
To James F. Roach, of McNairy County, one hundred dollars.
To Robert Swann administrator of Jacob Reneau, deceased, of Jefferson County, seventy two dollars and two cents,
To Isaac S. and Charles W. Roberts, administrators of David Roberts, deceased, of Roane County, one hundred sixteen dollars and sixty five cents.
To Peyton Randolph, of Rutherford County, one thousand one hundred and ninety five dollars
To Isaac Read, of Decatur County, twenty dollars.
To Osborn Rives, of Wayne County, sixty four dollars,
To W. G. Reavis, administrator of Johnson Reavis, deceased, of Bedford County, one hundred and forty dollars,
To J. S. M. Everett, administrator of Isaac Russell, senior, deceased, of Blount County, three hundred and seven dollars,
To Richard Rector, of Roane County, twelve dollars,
To J. G. Ross, of Wilson County, one hundred, and thirty dollars,
To Wyley Rodgers, of Giles County, ninety dollars.
To James Wright, administrator of Samuel Robinson of Hawkins County, two hundred dollars.
To William L. Richesin, administrator of Jesse Richesin, deceased, of London County, fifty dollars,
To William Stewart, of Lincoln County, two hundred and eighty dollars.
To John S. Smith, of Sumner County, one hundred dollars.
To Madison Stout of Campbell County, sixty dollars.
To Robert M. Stone, of Grainger County, three hundred and twenty five dollars.
To Jesse Sims, of Maury County, twenty seven dollars.
To D. R. Pittner, administrator of Margaret Snoddy, deceased, of Sevier County, one hundred and twenty dollars.
To Joel Stallings, of Bedford County, three hundred dollars.
To Richard N. Street, of Lincoln County, two hundred and fifty dollars.
To R. T. Sheets and H. M. McSpadden, executors of Jacob Sheets, deceased, of Monroe County, one hundred and thirty three dollars and fifty cents.
To Sophrona, Jane, Staggs, of Wayne County, one hundred and sixty dollars.
To William Jones, administrator of S. W. Smithson, deceased, of Williamson County, three hundred dollars.
To Alfred Slover, of Hamilton County, three hundred and seventy two dollars.
To William R. Wyatt, administrator of Alexander Smith, deceased,
Tennessee, continued

of Lincoln County, nine hundred and fifty seven dollars and twenty
cents
To R. W. Scruggs, administrator of Maria Scruggs, deceased, of
Shelby County, seven hundred and thirty seven dollars.
To Abraham Stakely, of Monroe County, one hundred and twenty
dollars.
To Isaac N. Stanley, of Davidson County, one hundred and twenty
five dollars.
To Christian Sturm, of Knox County, thirty nine dollars and thirty
three cents.
To Mrs. R. A. Shelton, administratrix of Thomas Shelton, deceased,
of Wilson County, ninety four dollars.
To Wilhelm Schneider, of Greene County, two hundred and twenty
five dollars.
To R. W. Smith, of Davidson County, eighty seven dollars and fifty
cents,
To W. C. Sellers, of Maury County, one hundred and fifty dollars.
To John Stockard, of Maury County, four hundred and fifty eight
dollars.
To Mrs E. S. Singleton, of Bedford County, seven hundred dollars.
To James H. Sullivan, of White County, one hundred eighty five
dollars.
To Sarah Stegar, widow of Samuel Stegar, deceased, of Davidson
County, forty dollars.
To Alfred M. Skellern, of Bledsoe County, one hundred dollars.
To E. B. Stewart, administrator of M. A. Stewart, deceased, of Har-
deman County, fourteen dollars and fifty cents,
To W. C. Shaw, administrator of Thomas. T. Shaw, deceased, of
Davidson County, two hundred dollars.
To David Scaggs, colored, of Knox County, fifty dollars,
To Enoe Shockley, of Grainger County, thirty dollars.
To R. C. Short, administrator of Drury Short, deceased, of Sumner
County, eighty five dollars,
To William Scruggs, of Davidson County, five hundred dollars.
To Willie Fort, surviving administrator of John Sullivan, deceased,
of Shelby County, three hundred and sixty two dollars and fifty cents,
To Aaron Lewis, executor of Nicholas B. Swann (or Swam) deceased,
of Jefferson County, one hundred and fifty dollars.
To John Stepp, of Bledsoe County, seventy five dollars.
To Woodford A. Snapp, of Greene County, thirty dollars.
To Joshua D. Curl, administrator of Thomas Solomon, deceased, of
Grainger County, one hundred and twenty six dollars.
To James P. Smith, of Giles County, one hundred and fifty nine dol-
lars and fifty three cents,
To Thomas. F. Moseley, administrator of Peter Simmons, deceased, of
Franklin County, one thousand five hundred and three dollars and
twenty cents,
To John M. Shannon, of Jefferson County, eighty three dollars and
thirty three cents,
To W. H. Saveley, executor of William Saveley, deceased, of Sumner
County, three hundred and fifty dollars and seventy five cents,
To Calvin Sullivan, of Cannon County, one hundred and thirty five
dollars,
To J. A. Skillern, administrator of James Skillern, deceased, of Bled-
soe County, one hundred dollars.
To William Stooksbury, of Anderson County, sixty four dollars and
fifty cents,
To Alfred Saffle, of London County, two hundred and twenty dollars.
To Moses Sprinkles, of Maury County, one hundred and twenty five
dollars.
To Orlando Skillern, of Bledsoe County, one hundred dollars.
To John F. Sherrill, of Madison County, six hundred and twelve dollars, and fifty cents.
To Catherine Settle, of Hamilton County, one hundred and twelve dollars.
To William A Stover, of Greene County, one hundred and eighty dollars.
To A. M. Shipe, of Knox County, one hundred and twenty dollars.
To Preston H. Skaggs, of Knox County, sixty two dollars.
To Thomas Smith, of Washington County, twenty six dollars and twenty five cents.
To Thomas Smith, of Knox County, one hundred and twenty five dollars.
To Calvin Solomon, of Cocke County, two hundred and twenty five dollars.
To Thomas Stephens, of Knox County, forty five dollars.
To William Smith, of Lawrence County, two hundred and seventy dollars.
To Samuel Scott and S. P. Ingraham, executors of Robert Scott, deceased, of Hardeman County, two hundred and sixty one dollars and twenty six cents.
To Edward Scruggs, of Williamson County, six hundred dollars.
To Lewis C. Sharon, of Gallia County Ohio one hundred and thirty dollars.
To Margaret J. Saulesbury, of Greene County, one hundred and twenty five dollars.
To J. M. Alexander, administrator of Ellis Suttle, deceased, of Rutherford County, two hundred and sixty eight dollars and forty five cents.
To Riley Stansbury, of Union County, thirty three dollars.
To Aaron Stacey, of Cannon County, forty five dollars.
To Edmon Sparkman, of Van Buren County, eighty dollars.
To James B. Simmons of Hardeman County, two hundred and forty dollars.
To Nancy Jane Smith of Hamilton County, forty five dollars.
To estate of N. A. Smith, deceased, of Giles County, seven hundred and seventy five dollars.
To Henry L. Stagg, of Wayne County, one hundred and forty five dollars.
To J. S. Smith, administrator of W. H. Smith, deceased, of Rutherford County, three hundred and thirty five dollars.
To George C. Moore, guardian of Josiah R. Smith, insane of Smith County, forty six dollars and eighty cents.
To Martin W. Tipton, of Blount County, eighty five dollars.
To William Thomason, of White County, seventy five dollars.
To James Thompson, of Blount County, one hundred and twenty five dollars.
To John Gamble administrator of James Thompson, deceased, of Blount County, three hundred and eighty seven dollars and sixty cents.
To Robert Thompson, of Rutherford County, three hundred and seventy dollars and eighty nine cents.
To Charles N. Thompson, of Lincoln County, one hundred dollars.
To Lush Thomas, colored, of Maury County, two hundred and fifty dollars.
To J. P. Hill, administrator of William Thurman, deceased, of Jefferson County, two hundred and twenty five dollars.
To J. P. Talley, administrator of Robert Talley, deceased, of Hamilton County, thirty three dollars.
To George W. Tripp, of Lawrence County, two hundred and fifty dollars.
To R. C. Thompson, administrator of Joseph P. Thompson, deceased, of Fayette County, five hundred dollars.
To J. H. Thompson, of Gibson County, one hundred and forty dollars.
Tennessee, continued.

To John R. Turner, of De Kalb County, one hundred and five dollars.
To J. R. Taylor, administrator of Charlotte Taylor, deceased, of Lincoln County, three hundred and seventy five dollars,
To John E. Tulloss, of Williamson County, one thousand one hundred, and sixty two dollars and seventy seven cents,
To L. B. Turner, of Weakley County, thirty two dollars.
To Jasper Tanner, of Marion County, twenty one dollars,
To Thomas Shea, administrator of J. J. Tedford, deceased, of Hardeman County, two hundred and fifty seven dollars and fifty cents,
To James Torbett, of Bradley County, two hundred and fifty dollars.
To Samuel Tollifor (or Toliver), of Meigs County, forty dollars.
To Celia Jane Taylor, formerly Celia Jane Liles, widow of John Liles, of Roane County, one hundred dollars,
To John Gamble, administrator of James Thompson, deceased, of Blount County, one hundred and twenty dollars and sixty cents,
To Jesse B. Tatum, of Davidson County, two hundred and fifty dollars.
To William C. Turner, of Roane County, fifty four dollars.
To William H. Tarpley, of Fayette County, four hundred and twenty five dollars.
To Loudon Turner, of Robertson County, eighty six dollars.
To J. W Dauderdale, administrator of Wesley Turley, deceased, of Lincoln County, three hundred and seventy five dollars, and five cents,
To Robert A. Toon, of Davidson County, three hundred ninety four dollars.
To Hannah Trobaugh, of Jefferson County, six dollars.
To James Turner, of McMinn County, one hundred and fifty dollars.
To Charles F. Taylor, of Hamblen County, fifty dollars.
To William Turner, of Union County, ten dollars.
To Charles M. Thompson of Wayne County, three hundred and ten dollars.
To Asa Todd, of Cannon County, one hundred and sixteen dollars.
To Daniel Taylor, of Blount County, twenty two dollars,
To E. W. Tedford, administrator of Sarah J. Tedford, deceased, of Blount County, one hundred and ten dollars,
To Ransom R. Tarver, of Union County, seventy three dollars.
To A. R. Thomas, administrator of Mary J. (or Mary A. Thomas) deceased, of Madison County, five hundred and sixty dollars,
To George W. Twidwell, of Smith County one hundred and fifty dollars.
To Pleasant Thurman, of Rutherford County, sixty one dollars.
To Jeremiah Thompson, of Dickenson County, forty nine dollars.
To Moses Tuck, of Blount County, one hundred and thirty five dollars.
To Stephen Tally, of Marshall County, seven hundred and twenty five dollars.
To C. C. Vanderpool, of Smith County, one hundred and twenty dollars.
To Sarah Vaught, of Blount County, eighteen dollars.
To Charles Vaughn, of Davidson County, one hundred and sixty dollars.
To William W. Vincent, of Hardeman County, one hundred and twenty five dollars.
To Martha Vandergriff, of Hamilton County, forty five dollars.
To Isaac Varnell, of Bradley County, one hundred dollars.
To John H. Vandiver, of Lewis County, four hundred and ten dollars.
To T. A. Vernon, administrator of Pleasant Vernon, deceased, of Bledsoe County, ninety nine dollars and seventy five cents.
To George W. Walker, of Wayne County, one hundred dollars.
To Vance Walker, of Blount County, two hundred and fifty six dollars.
To J. J. and J. M. Wade, executors of George Wade, deceased, of Sevier County, ninety-two dollars and forty cents.
To Thomas Walker, of Gibson County, sixty-two dollars.
To West Walker, of Knox County, seven hundred and forty dollars and twenty-five cents.
To Spencer D. Williams, of Bedford County, one hundred dollars.
To James H. Willhite, of White County, one hundred and ten dollars.
To Isaac Whitworth, of Davidson County, two hundred and twenty-one dollars and fifty-five cents.
To William H. Wright, of Blount County, nine hundred and ninety-five dollars.
To Abner Lawler, administrator of Mary M. Whyte, deceased, of Henderson County, three hundred and seventy-seven dollars.
To J. W. Williams, administrator of William Williams, deceased, of Monroe County, one hundred and fifty dollars.
To James H. Wilson, of Williamson County, six hundred and eighty-six dollars.
To Emily Willoughby, of Hardeman County, eighty-four dollars.
To Francis E. Whitener of Madison County nine dollars.
To Mark Rutherford, administrator of A. H. White, deceased, of Knox County, one hundred and ninety-seven dollars and fifty cents.
To Jonathan Wooten, of Coffee County, nine hundred and seventy-seven dollars and fifty cents.
To Heuston Wyrick, of Union County, forty dollars and twenty-five cents.
To Ephraim Winstead, of White County, one hundred and ten dollars.
To E. Jarvis, administrator of Josiah Williams, deceased, of White County, one hundred and twenty-five dollars.
To Lewis Warren, of Sumner County, twenty-five dollars.
To J. T. White, of Hardin County, thirty-five dollars.
To Thomas West, senior, of Grainger County, fourteen dollars and thirty cents.
To J. M. Wagstaff, of Giles County, one hundred and twenty-five dollars.
To Joshua Wilson, of Smith County, one hundred dollars.
To H. V. C. Wynne, administrator of Henry Wynne, deceased, of Dyer County, one hundred and twenty dollars.
To Lace Wester (or Westen), alias Johnson, of Roane County, seventy dollars.
To Henry Webb, of Blount County, two hundred and nine dollars.
To M. A. Graham, administratrix of William C. Wallace, deceased, of Hamilton County, two hundred and four dollars and fifty cents.
To William C. Wilson, of McNairy County, five hundred and forty-three dollars.
To Benjamin White, of Monroe County, seventy-five dollars.
To John C. Ward, of Hickman County, one hundred and fifty dollars.
To A. M. Alexander, administrator of Mary Wright, deceased, of Rutherford County, two hundred and forty-two dollars and twenty cents.
To Joseph Woodward, of Davidson County, one hundred dollars.
To Edward B. Wilson, of Lawrence County, one hundred and fifty dollars.
To J. H. Watts, of Rutherford County, one hundred and twenty-five dollars.
To K. J. B. L. Winn, of Shelby County, one thousand one hundred and ninety dollars.
To Teressa M. Watkins, of Hamilton County, two hundred and forty dollars.
To J. M. Meachem, administrator of Albert Wright, deceased, of Hickman County, ninety dollars.
To Robert B. Weems, of Greene County, two hundred dollars.
To Anderson Watts, of Hawkins County, one hundred dollars.
To William Woollard, of Hickman County, one hundred and fifty dollars.
To Elisha Williams, of Fayette County, one hundred and seventy dollars.
To J. A. Wright, administrator de bonis non of Elijah A. Wright, deceased, of Smith County, one hundred and eighty dollars.
To James M. Wilkerson, of Smith County, one hundred and twenty-five dollars.
To Henry Watson, of Giles County, two hundred and fifty dollars.
To John Willoughby, of Knox County, thirty-four dollars.
To Humphrey Williams, of Roane County, seven dollars and sixty cents.
To John F. Walker, of Giles County, seventy-five dollars.
To George Williamson, of Madison County, two hundred and fifty dollars.
To Gold Wilson, of Blount County, forty-two dollars and sixty cents.
To John D. White, of White County, seventy-five dollars.
To Nancy Williams, of Marion County, seventy-eight dollars.
To William M. and John D. Wrinkle, executors of John Wrinkle, deceased, of Knox County, six hundred and forty-five dollars.
To John B. Johns, administrator of M. B. Wade, deceased of Rutherford County, one thousand one hundred and fifty-two dollars.
To William J. Ward, one thousand one hundred dollars; to guardian of Willie Blackwell, one thousand one hundred dollars (heirs at law of J. P. Ward, deceased, of Shelby County); in all, two thousand two hundred dollars.
To E. L. Whitworth and John H. Orr, administrators of B. F. Whitworth, deceased, of Bedford County, one thousand nine hundred and seventy-seven dollars and fifty cents.
To Thomas Wooden, of De Kalb County, one hundred dollars.
To Samuel T. Woods, of Blount County, thirty-two dollars.
To Eliza Web, of Roane County, twenty-five dollars.
To John G. M. Woods, of Warren County, one hundred and twenty-five dollars.
To Joel E. Wilson, of Tipton County, eight hundred and sixty dollars.
To Edward H. Ware, of Maury County, four hundred and fifty dollars.
To W. C. Whitthorne, executor of W. J. Whitthorne, deceased, of Bedford County, four hundred and ninety-seven dollars and fifty cents.
To William Barton, administrator of John H. Wood, deceased, of Cannon County, two thousand four hundred and thirty-eight dollars and twenty-five cents.
To Martha Washam, widow of Robert Washam, deceased, of Union County, seventy dollars.
To Samuel Walker, of Jefferson County, one hundred and twenty-five dollars.
To Elizabeth Williams, widow of William Williams, deceased, of Union County, seventy-five dollars.
To Thomas W. Winn, of Tipton County, two thousand one hundred and sixty-five dollars.
To W. Y. Bennett, executor of William P. Yarbrough, deceased, of Williamson County, one hundred and twenty-five dollars.
To Martha Young, administratrix of James W. Young, deceased, of Gibson County, one hundred and fifteen dollars.
To John P. Yelton, of Putnam County, three hundred dollars.
To J. K. Young, of Humphreys County, fifty dollars.
To Mary J. Young, administratrix of William P. Young, deceased, of Fayette County, two hundred and forty dollars.
To Judie E. Yarbrough (or Yarbro), administratrix of William Yarbrough (Yarbro), deceased, of Decatur County, eight hundred dollars.
To Robert Young, of Hawkins County, ten dollars.
To James Zachary, of Knox County, sixty-seven dollars and fifty cents.

INDIANA.

To Nancy J. Carr (formerly Allen), widow of Hezekiah Allen, deceased, of Harrison County, fifty dollars.
To Alexander Arnold, of Washington County, one hundred and five dollars.
To Lawson Alexander, of Jennings County, seventy-five dollars.
To William Berry, of Scott County, one hundred and twenty-five dollars.
To Catharine Berry, widow of John Berry, deceased, of Scott County, seventy-five dollars.
To Jonas B. Berkey, of Washington County, seventy-five dollars.
To Madison R. Blankenbaker, administrator of Samuel Blankenbaker, deceased, of Washington County, one hundred and twenty dollars.
To James Braniff, of Scott County, one hundred and twenty-five dollars.
To William H. Beaublossom, of Harrison County, ninety dollars.
To Mary A. Smith, administratrix of John S. Burge (or Burdg), deceased, of Jennings County, eighty dollars.
To John C. Harris, administrator of Christian Bridgewater, deceased, of Scott County, one hundred and twenty-five dollars.
To John A. Bowman, of Washington County, one hundred and twenty dollars.
To Joseph Buchert, of Dearborn County, twelve dollars and five cents.
To Riel Boldrey, administrator of Samuel Boldrey, deceased, of Ripley County, one hundred and twenty-five dollars.
To Thomas Blankenbaker (or Blenkembeker), administrator of Jesse Blankenbaker (or Blenkembeker), deceased, of Harrison County, one hundred and thirty-five dollars.
To Jacob Blume, of Harrison County, two hundred and fifty dollars.
To Hiram P. Clark, of Jennings County, one hundred dollars.
To Ezekiel L. Cochran, of Scott County, two hundred dollars.
To John H. Butler, executor of Isaac Chase, deceased, of Washington County, sixty dollars.
To Sanford Carter, of Washington County, one hundred and thirty-five dollars.
To Absalom R. Case, of Franklin County, fifty dollars.
To Marion (or F. M.) Cox, of Jennings County, one hundred and thirty-five dollars.
To Thornton Callaway, of Washington County, ninety dollars.
To John Cravens, administrator of Vachael Cravens, deceased, of Washington County, one hundred and twenty-five dollars.
To Levi Cox, of Jefferson County, one hundred and thirty-five dollars.
To Latham Y. Crawford, of Scott County, seventy-five dollars.
To Ginsley W. Carson, of Jennings County, seventy-five dollars.
To James M. Crum, of Clark County, one hundred dollars.
To Robert Cotner, of Harrison County, one hundred and twenty-five dollars.
To Abraham Clines, of Scott County, one hundred and fifteen dollars.
To Michael S. Cummings, of Ripley County, one hundred and thirty-five dollars.
To William M. Crisp, of Harrison County, one hundred and twenty-five dollars.
To Durham Crow, of Washington County, one hundred dollars.
To Jacob Crezelaus, of Crawford County, two hundred and fifty dollars.
To Alexander Connelly, of Ripley County, one hundred and twenty-five dollars.
To William H. Chasteen, of Jefferson County, one hundred and twenty-five dollars.
To Travis S. Carter, of Washington County, one hundred dollars.
To Henry J. Stonecipher, administrator of Richard Cook, deceased, of Harrison County, one hundred and thirty-five dollars.
To Philip W. Corya, of Jefferson County, one hundred dollars.
To William A.-Clark and Jeremiah Watkins, of Dearborn County, eighty dollars.
To C. H. Denny, of Washington County, ninety dollars.
To Susan E. Davis, administratrix of Fountain Davis, deceased, of Harrison County, one hundred and twenty-five dollars.
To Thomas C. Davis, of Harrison County, one hundred dollars.
To Lorenz Danreuther, of Harrison County, one hundred and eighty-five dollars.
To Zachariah Deputy, of Jennings County, one hundred dollars.
To Sarah E. Dyer, administratrix of William B. Dyer, deceased, of Harrison County, one hundred and twenty-five dollars.
To Ellison Dixon, of Jennings County, sixty-two dollars.
To Philip Diehl, of Washington County, one hundred dollars.
To George W. Davis, of Harrison County, two hundred and forty dollars.
To Jesse Elwood, of Harrison County, fifty-five dollars.
To James Emily, of Harrison County, one hundred and twenty-five dollars.
To Joseph Ellis, of Harrison County, one hundred and twenty-five dollars.
To John H. Emily, of Harrison County, seventy-five dollars.
To Elizabeth Flack, of Washington County, one hundred and twenty dollars.
To Pierre Fermier, of Dearborn County, one hundred dollars.
To Joseph K. Faulkconer, of Jackson County, two hundred and thirty-seven dollars and fifty-eight cents.
To Davis W. Fuller, of Ripley County, eighty dollars.
To Rebecca Fox, of Dearborn County, one hundred and thirty-five dollars.
To Joseph Fleshman, of Harrison County, one hundred dollars.
To David Z. Francisco, of Boone County, eighty dollars.
To Joseph Gerdone, of Harrison County, two hundred and forty-five dollars.
To James Clegg, administrator of George Gardner, deceased, of Washington County, ninety dollars.
To James Godfrey, of Washington County, one hundred and thirty dollars.
To John H. Russe, administrator of Jacob Gysie, deceased, of Dearborn County, ninety dollars.
To Orange T. Gookins, of Ripley County, one hundred and twenty-five dollars.
To William Hazzard, administrator of James Gardner, deceased, of Scott County, one hundred dollars.
To George Horner, of Scott County, one hundred and thirty dollars.
To James Hartley, of Washington County, one hundred and twenty dollars.
To Peter Hanger, of Ripley County, one hundred and twenty-five dollars.
To Samuel H. Hiestand, of Washington County, seventy-five dollars.
To Benjamin N. Huston, of Washington County, one hundred and twenty five dollars.
To Rudolph Hoffstadt, of Jefferson County, ninety dollars.
To Madison Hubbard, of Scott County, one hundred and thirty-five dollars.
To Dennis P. Hurst, of Harrison County, twenty dollars.
To James A. Harbison, of Harrison County, one hundred and thirty-five dollars.
To Charles L. Hildebrand, of Harrison County, one hundred and fifty dollars.
To John C. Hay, of Scott County, one hundred and fifteen dollars.
To Daniel M. Hill, of Jennings County, two hundred and twenty-four dollars.
To Felix B. Huston, of Clark County, eighty dollars.
To Sarah L. Hunter, administratrix of David T. Hunter, deceased, of Ripley County, sixty dollars.
To David Jackson, administrator of Noah Jackson, deceased, of Washington County, two hundred and fifty dollars.
To Thomas C. Jones, of Jennings County, one hundred and seventy-five dollars.
To Squire M. Justis, of Ripley County, one hundred and thirty dollars.
To Elizabeth Johnson, of Ripley County, twenty dollars.
To J. Nikolas Kost, of Harrison County, one hundred dollars.
To Margaret A. Lloyd, widow of John A. Lloyd, deceased, of Jefferson County, one hundred dollars.
To William Leming, of Washington County, one hundred and thirty dollars.
To Anderson Law, of Jefferson County, eighty dollars.
To Aaron Lloyd, of Jefferson County, one hundred dollars.
To Daniel Lewis, of Jennings County, thirty dollars.
To George W. Low, of Washington County, one hundred and thirty-five dollars.
To Ulrich Leuch, of Harrison County, one hundred and ninety-five dollars.
To Robert Leavitt, of Jennings County, three hundred and seventy-five dollars.
To James Leonard, of Ripley County, one hundred and forty dollars.
To Amos Laswell, of Ripley County, one hundred and twenty-five dollars.
To Thomas Moxley, of Ripley County, fifteen dollars.
To Warren L. Malcolm, of Jennings County, one hundred dollars.
To Joseph Markwell, of Harrison County, one hundred and ten dollars.
To John B. Kyte, administrator of David May, deceased, of Washington County, one hundred and twenty-five dollars.
To Elijah M. Mount, of Washington County, one hundred dollars.
To Winfield S. Applegate, administrator of John Morgan, deceased, of Washington County, one hundred and ten dollars.
To Jackson McKnight, of Washington County, one hundred and thirty-five dollars.
To John S. McClain, of Scott County, one hundred and thirty-five dollars.
To Parson McIntire, administrator of Richard McIntire, deceased, of Harrison County, one hundred and twenty dollars.
To Brackett O. Miller, of Jefferson County, one hundred and twenty-five dollars.
To John D. Meyer, of Ripley County, one hundred and twenty-five dollars.
To Joseph L. Marsh, of Harrison County, one hundred and twenty-five dollars.
To William J. Miles, of Harrison County, one hundred dollars.
To Samuel Nichols, of Washington County, one hundred and twenty-five dollars.
To Mary E. Nicholson, widow of Robert M. Nicholson, deceased, of
Jefferson County, seventy-five dollars.
To James V. Noyes, of Ripley County, thirty-five dollars.
To Elizabeth Ott, administratrix of Stewart Ott, deceased, of Harri-
son County, ninety-seven dollars.
To Nancy Pratt, of Ripley County, one hundred dollars.
To Telitha J. Pennington, widow of Archibald C. Pennington, de-
ceased, of Washington County, one hundred dollars
To Erasmus R. Peeler, of Scott County, one hundred and thirty-
dollars.
To Emery J. Porter, of Clark County, sixty dollars.
To Thomas Purcell, of Ripley County, forty-five dollars.
To Newton Phillips, of Scott County, one hundred dollars.
To Frederick Pillmann, of Dearborn County, one hundred and thirty-
five dollars.
To John Palmer, of Dearborn County, one hundred and thirty-
dollars.
To William A. Peters, of Harrison County, seventy-five dollars.
To George K. Quartney, administrator of Isaac Pitman, deceased, of
Harrison County, two hundred and thirty-five dollars.
To Elizabeth Prather, administratrix of George R. Prather, deceased,
of Washington County, one hundred and twenty dollars.
To Elijah Round, of Ripley County, one hundred and thirty dollars.
To Samuel Robbins, of Scott County, one hundred and ten dollars.
To James J. Rutherford, of Washington County, seventy dollars.
To William H. Rodman, of Washington County, one hundred and
twenty dollars.
To Henry Richard, of Harrison County, one hundred and fifty dollars.
To Henry C. Richey, of Scott County, sixty-five dollars.
To John Richey, third, of Scott County, one hundred and thirty-five
dollars.
To Frederick Rippedan, administrator of William Rippedan, de-
ceased, of Harrison County, one hundred and twenty-five dollars.
To John C. Ray, of Scott County, seventy dollars.
To Richard Richey, of Scott County, one hundred and twenty-five
dollars.
To David A. Robinson, of Scott County, one hundred dollars.
To Azariah Ranning, administrator of Walker B. Rodman, deceased,
of Washington County, two hundred and fifty dollars.
To Charles H. Rodman, of Washington County, three hundred dol-
ars.
To John L. Shook, of Ripley County, two hundred and five dollars.
To Elmore Saltmarsh, of Ripley County, one hundred and twenty-
five dollars.
To James Stephenson, of Ripley County, one hundred and twenty-
five dollars.
To David Shepherd, of Washington County, one hundred and twenty-
five dollars.
To Christopher Smart, of Jefferson County, one hundred and ten dol-
ars.
To James F. Shepherd, administrator of Mary Shepherd, deceased,
of Jennings County, sixty dollars.
To George Schwarz, of Jefferson County, twelve dollars and eighty-
one cents.
To William Swift, of Jennings County, ninety dollars.
To James R. Somervile, of Scott County, one hundred and twenty
dollars.
To Edward L. Steadman, administrator of Thomas Steadman, de-
ceased, of Jennings County, one hundred and twenty-five dollars.
To Alma E. L. Smith, of Harrison County, one hundred dollars.
To Barney Shearer, of Clark County, one hundred and twenty-five
dollars.
To John Simler, of Harrison County, one hundred and twenty-five dollars.
To Hiram Smith, administrator of William M. Smith, deceased, of Harrison County, one hundred and twenty-five dollars.
To Charles Stevens, of Harrison County, one hundred and twenty-five dollars.
To Leander Smith, of Ripley County, one hundred and thirty-five dollars.
To Anthony Steinmetz, of Ripley County, fifty-five dollars and fifty cents.
To Milo Troutman, of Jefferson County, one hundred dollars.
To Jesse Tate, of Jennings County, one hundred and ten dollars.
To David Turner, of Washington County, one hundred and ten dollars.
To William M. Tilford, of Washington County, one hundred and thirty-five dollars.
To Levi J. Thompson of Washington County, one hundred dollars.
To Henry C. Tindall, of Harrison County, one hundred and twenty-five dollars.
To Jonathan Trowbridge, administrator of Joseph Trowbridge, deceased, of Harrison County, fifty-six dollars and twenty-five cents.
To Minerva Tate, executrix of James Tate, deceased, of Jennings County, one hundred and twenty-five dollars.
To John M. Vallilee, of Jefferson County, ninety dollars.
To Isaac C. Williams, administrator of Robert Williams, deceased, of Jefferson County, one hundred and twenty-five dollars.
To Samuel T. Watters, administrator of James Watters, deceased, of Harrison County, one hundred dollars.
To John Wright, of Harrison County, one hundred dollars.
To Stephen T. Jenkins, administrator of Felix G. Watkins, deceased, of Washington County, one hundred and thirty-five dollars.
To Jacob Wiss, of Ripley County, one hundred and thirty-five dollars.
To James Watt, of Clark County, one hundred dollars.
To Mary Ann Wynne, executrix of John Wynne, deceased, of Jennings County, two hundred and forty dollars.
To Sebastian Weber, of Jennings County, seventy dollars and seventy-five cents.

OHIO.

To William J. Ashton, of Clermont County, one hundred and thirty-five dollars.
To Gilbert D. Munson, administrator of Moses Ayers, deceased, of Muskingum County, seventy-five dollars.
To Rufus J. Backus, of Jackson County, fifty dollars.
To Peter Bunn, of Jackson County, one hundred and ten dollars.
To John T. Brady, executor of John Brady, deceased of Brown County, one hundred dollars.
To Thomas Spooner, administrator of George Brown, deceased of Hamilton County, one hundred dollars.
To Bare and Rauch, of Meigs County, three hundred and sixty dollars.
To Ambrose Broadwell, of Hamilton County, one hundred and twenty dollars.
To James Barlow, of Jackson County, one hundred dollars.
To Conrad Bentz, of Meigs County, seventy-five dollars.
To Jacob Barnes, of Belmont County, thirty-six dollars and fifty cents.
To John Brown, of Guernsey County, one hundred and twenty dollars.
To Robert Coleman, of Adams County, one hundred dollars.
Ohio, continued. To Samuel M. Pollock, administrator of Abraham Corn, deceased, of Hamilton County, ninety-two dollars.
To Pierson Conklin, of Hamilton County, two hundred dollars.
To John H. Chandler, administrator of George Chandler, deceased, of Harrison County, two hundred and thirty-five dollars.
To John C. Glover, administrator of John Curless, deceased, of Brown County, one hundred and thirty dollars.
To William S. Carr, of Meigs County, two hundred and forty-five dollars.
To Samuel Craig and Thomas Foy, of Guernsey County, one hundred dollars.
To A. S. Combs, of Jackson County, one hundred and fifteen dollars.
To Uriah Damsel, of Belmont County, thirty-nine dollars.
To Hugh H. Dugan, of Perry County, one hundred dollars.
To John Davis, of Harrison County, one hundred and thirty-five dollars.
To Polly Dehass, widow of William Dehass, deceased, of Highland County, seventy-five dollars.
To Monroe C. Dunn, of Belmont County, seventy-five dollars.
To Isaac J. Evans, of Jackson County, forty dollars.
To Gabriel Evans, of Jackson County, one hundred and twenty dollars.
To estate of Ezra Ellyson, deceased, of Jefferson County, one hundred and thirty-five dollars.
To David Frazier, of Guernsey County, seventy-nine dollars and twenty cents.
To Lewis W. Furbay, administrator of Thomas Furbay, deceased, of Harrison County, twenty-two dollars.
To E. B. Greene and Company, of Jackson County, sixty dollars.
To H. W. Grubb, surviving partner of the firm of Smith and Grubb, of Morgan County, two hundred and twenty-five dollars.
To John S. Griffiths, of Jackson County, five hundred and nine dollars and ten cents.
To Miles Greenwood, of Hamilton County, three hundred dollars.
To Samuel L. Hull, of Jackson County, eighty-five dollars.
To William W. Hoel, of Hamilton County, twenty-two dollars.
To Mary A. Hale, widow of George W. Hale, deceased, of Jackson County, seventy-eight dollars and twelve cents.
To William Hogan, of Hamilton County, seventy dollars.
To Gideon Harvey, of Jackson County, one hundred dollars.
To Thomas Hopkins of Harrison County, one hundred and forty-one dollars.
To Moses Heath, of Hamilton County, one hundred dollars.
To George Hoover of Pike County, thirty dollars.
To Eli Johnston, of Meigs County, one hundred and twenty dollars.
To Joseph Aten, administrator of Philip S. Johnson, deceased, of Jackson County, one hundred and thirty-five dollars.
To Benjamin Jenifer, of Hamilton County, seventy dollars and sixty-four cents.
To Amos Jones, of Adams County, one hundred dollars.
To James C. Jones, of Scioto County, one hundred dollars.
To Lewis Kethler, of Brown County, seventy dollars.
To William Kelley, of Jefferson County, one hundred dollars.
To B. Kahn and Company, of Jackson County, three hundred dollars.
To John Laughlin, of Guernsey County, one hundred and five dollars.
To Michael Leaf, executor of Henry Leaf, deceased, of Hamilton County, one hundred and thirty-five dollars.
To Lacock and Cope, of Columbiana County, seventy-two dollars.
To John McNown, of Brown County, one hundred and thirty-five dollars.
To J. B. McClanahan, of Adams County, one hundred dollars.
To D. H. Moore, of Meigs County, ten dollars.
To Lorenzo D. Malott, of Clermont County, seventy-five dollars.
To James Moore, of Pike County, thirty dollars.
To John McNutt, of Clermont County, one hundred dollars.
To Eliza A. Mount, administratrix of J. H. Mount, deceased, of Clermont County, seventy-five dollars.
To S. E. McCormick, widow of James A. McCormick, deceased, of Adams County, seventy-five dollars.
To William Matson, of Hamilton County, one hundred and thirty-five dollars.
To Thomas Mitchell, of Adams County, seventy dollars.
To Thomas McKee, of Harrison County, one hundred and twenty dollars.
To W. C. Ong, administrator of Samuel N. Ong, deceased, of Jefferson County, one hundred and eighteen dollars.
To John Oliver, of Adams County, one hundred and twenty dollars.
To William Overly, of Jackson County, eighty dollars.
To Isaac P. Parker, of Clermont County, one hundred dollars.
To Edward C. Patchell, administrator of James M. Patchell, deceased, of Clermont County, eighty dollars.
To John A. Rothier, administrator of Henry Patmore, deceased, of Hamilton County, one hundred and ninety dollars.
To Nathaniel Porter, of Jefferson County, ninety-five dollars.
To Beber and Ulrick, surviving partners of firm of Beber, Kutz and Ulrick, of Fairfield County, nineteen dollars and fifty cents.
To James Roach, of Carroll County, one hundred dollars.
To Alfred N. Robinson, of Clermont County, one hundred and thirty-five dollars.
To James Starr, of Pike County, eighty dollars.
To Jane Stewart, executrix of William Stewart, deceased, of Guernsey County, forty-five dollars.
To Thomas Sturgeon and Jacob Ulrick, surviving partners of Sturgeon, Kutz and Company, of Fairfield County, one hundred and twenty dollars.
To A. J. Schreiber, of Harrison County, one hundred and twenty-five dollars.
To Philip Teets, of Adams County, seventy-five dollars.
To Benjamin B. Crosser and James McClelan, executors of Thomas P. Thompson, deceased, of Columbiana County, one hundred and thirty-five dollars.
To Jackson H. Umpleby, executor of Thomas Umpleby, deceased, of Jackson County, two hundred dollars.
To Oskey Van Hise, of Hamilton County, one hundred and thirty-five dollars.
To Stephen N. Vaughn, of Jackson County, ninety dollars.
To Thomas H. Wood, of Brown County, twenty dollars.
To Joseph Williams, of Vinton County, eighty-five dollars.
To C. W. James, of Hocking County, five hundred and forty-five dollars, as assignee of the following-named claimants: Elias Craig, of Athens County, one hundred and eighty dollars; John Atkinson, of Athens County, one hundred and twenty-five dollars; William Whitcraft, of Hocking County, eighty-five dollars; Ervin Edwards, of Hocking County, seventy-five dollars; and Thomas Harris, of Hocking County, eighty dollars.

MARYLAND.

To Stephen Adams, of Frederick County, forty four dollars.
To George L. Brewer, Elias Brewer, and John Fiery, executors of George Brewer, deceased, of Washington County, one hundred and sixty-eight dollars and fifty cents.
To Joseph W. Bowers, of Washington County, one hundred and seventy-five dollars.

To Sarah N. Brown, administratrix, and George W. Duvall, administrator of John W. Brown, deceased, of Prince George's County, seven hundred and fifty-nine dollars and fifty cents.

To E. Tracy Bishop and John H. Bishop, administrators of Elijah Bishop, deceased, of Washington County, one hundred and thirty-five dollars.

To James N. Cover, of Washington County, seventy-five dollars.

To Eliza A. Coin (or Coyn), widow of Timothy Coin (or Coyn), deceased, of Washington County, thirty six dollars.

To John W. Dorsey, administrator of Mary P. Dorsey, deceased, of Howard County, two hundred and sixty-five dollars.

To Mrs M. O. Dall, of Washington County, one thousand five hundred and sixty dollars and seventy-five cents.

To Christopher De Swan, of Harford County, one hundred and thirty-five dollars.

To William R. Dorsey, of Frederick County, seven hundred and fifty-nine dollars.

To Joanna Edelin, executrix of Benedict Edelin, deceased, of Prince George's County, fifty dollars.

To John T. Fletchall, of Montgomery County, sixty seven dollars and fifty cents.

To Henry Grosh, of Washington County, seventeen dollars and forty-three cents.

To Robert A. Goodwin, of Alleghany County, seventy-five dollars.

To William H. Grimes, of Washington County, one thousand two hundred and forty-eight dollars and thirty-two cents.

To Andrew J. Hamond, of Washington County, one hundred and twenty-nine dollars.

To Alfred C. Huffer, administrator of John Huffer, deceased of Washington County, thirty dollars.

To Lewis C. Cookerly, administrator of John Herring, deceased of Frederick County, thirty dollars.

To Elisha J. Hall, of Montgomery County, six hundred and ninety-seven dollars and twenty-five cents.

To Doctor F. Howard, of Montgomery County, two hundred and ten dollars.

To Josiah Hill, of Washington County, three dollars.

To Joshua Jones, of Saint Mary's County, fifteen dollars.

To Mrs Sarah Jones, of Montgomery County, one hundred and twenty dollars.

To Joseph J. Kane, of Frederick County, four hundred and sixty-five dollars.

To Jacob Lyon (or Line), of Washington County, one hundred and ninety-nine dollars and twenty cents.

To Walter B. and John L. McAtee, executors of William B. McAtee, deceased, of Washington County, two hundred and sixty-five dollars.

To Lafayette Miller, of Washington County, four hundred and twelve dollars.

To John Matthews, of Alleghany County, forty-five dollars.

To Peter D. Posey, of Montgomery County, two thousand seven hundred and ninety-two dollars and seventy-seven cents.

To Emeline Phebus, administratrix of Peter Phebus, deceased, of Frederick County, one hundred and fifteen dollars.

To Nelson C. Reed, of Alleghany County, fifty-seven dollars and five cents.

To George J. Rhoads, of Frederick County, two hundred and forty-five dollars.

To Charles S. Simmons, of Frederick County, thirty-seven dollars.

To John B. Stine, of Washington County, forty-eight dollars and nine cents.
To Joseph Stine, of Washington County, forty-three dollars and twenty cents.
To Nancy Stephens, of Frederick County, one hundred and forty-six dollars and fifty cents.
To David Seibert, of Washington County, one hundred and eighty-eight dollars and ninety-five cents.
To Martha B. Shafer, of Washington County, eight hundred and sixty-eight dollars and forty cents.
To Charles Salmon, of Frederick County, three hundred and thirty-six dollars.
To Robert Trimble, of Washington County, twelve dollars and twenty-five cents.
To Ann Rebecca Washington, widow of Eli Washington, deceased, of Washington County, fifteen dollars and eighty-five cents.
To J. H. R. Wolfe, executor of Eli Wolfe, deceased, of Montgomery County, forty dollars.
To John H. Willard, of Frederick County, one hundred and thirty-five dollars.
To Leander Wachter, of Frederick County, one hundred and fifty dollars.
To Solomon T. Wilson, Sarah Wilson, and Mary M. Winterbottom, executors of John T. Wilson, deceased, of Dorchester County, ninety-five dollars and seventy-five cents.

**MISSOURI.**

To John Brundege, of Dallas County, one hundred and fifty dollars.
To William Baker, of Bollinger County, sixty dollars.
To E. W. Bishop, of Phelps County, one thousand five hundred dollars.
To John Bone, of Knox County, one hundred and thirty-nine dollars and twenty-five cents.
To Nancy C. Christian, widow of Robert H. Christian, deceased, of McDonald County, eighty-nine dollars.
To Augustus Hoeting, administrator of William Cossey, deceased, of Laclede County, two hundred and seventy-two dollars.
To James H. and John M. Dunivin, of Phelps County, sixty-one dollars and sixty cents.
To James H. Dunivin, administrator of Rachel Dunivin, deceased, of Phelps County, twenty-seven dollars.
To Mary Ann Earnest, widow of Thomas T. Earnest, deceased, of Polk County, sixty-eight dollars.
To John F. Garland, of Benton County, fifty-five dollars.
To John Gragg, of Clay County, one hundred and sixty dollars.
To Chesley Gates, of Johnson County, forty-three dollars and fifty cents.
To Valentine Garner, of Webster County, ninety dollars.
To Joseph Hunt, of Greene County, two hundred and seventy-two dollars.
To John Inmon, of Stone County, sixty dollars.
To William H. Jackson, of Johnson County, seventy dollars.
To William Jenkins, of Benton County, seventy-one dollars and seventy-three cents.
To William James, of Phelps County, two hundred and fifty-one dollars and eighty cents.
To William Jenkins, survivor of William Jenkins and Company, of Benton County seventeen dollars and four cents.
To Ansemer D. Kidwell, of Lewis County, two hundred and ninety-nine dollars and sixty cents.
To Herman H. Klingenberg, of Lafayette County, one hundred and ten dollars.
To James A. Lander, of Moniteau County, seventeen dollars and fifty cents.
To B. F. McCallister, of Moniteau County, four hundred and seventy-five dollars.
To James Maiden, of Jackson County, four hundred and fifty dollars.
To David Moore, of Lewis County, nine hundred and twenty-six dollars and twenty-five cents.
To Joseph P. Mason, administrator of Huldah Mason, deceased, of Lawrence County, eighteen dollars.
To Benjamin R. and James H. Matthews, administrators of William M. Matthews, deceased, of Lawrence County, two hundred and twenty dollars.
To David Chandler, administrator of William L. Pearson, deceased, of Greene County, two hundred and seventy-five dollars.
To Francis M. Petty, of Moniteau County, one hundred and fifty dollars.
To Aaron A. Quick, of Stoddard County, sixty-four dollars.
To Edward G. Ragsdale, of Texas County, two hundred and fifteen dollars.
To Henry Rhodes, of Madison County, seven dollars and twenty-five cents.
To Franz Ran, of Cooper County, one hundred and thirty-five dollars.
To A. L. Shortridge and J. B. Malone, executors of George A. Shortridge, deceased, of Macon County, one hundred and forty dollars.
To Bridget Smith, of Jackson County, three hundred and sixty dollars.
To James Swearenghin, of Douglas County, twenty-five dollars.
To John Springborn, of Franklin County, two hundred and forty-five dollars.
To Joseph H. Talley, of Oregon County, three hundred and sixty-two dollars and fifty cents.
To Preston W. Tucker, of Benton County, two dollars and fifty cents.
To William Vier, of Jasper County, ninety-five dollars.
To Philip B. Parker, administrator of Anderson Warren, deceased, of Benton County, ninety-two dollars.
To James H. Williams, of Benton County, forty-two dollars and fifty cents.
To John Watts, of Webster County, thirty-three dollars and seventy-five cents.
To Elizabeth S. Woods, widow and executrix of James Woods, deceased, of Monroe County, fourteen dollars and forty cents.
To Christopher C. Wright, of Wayne County, seventy-two dollars and fifty cents.
To John B. Wheeler, of Cass County, eighty dollars.
To Charles Wagoner, of Buchanan County, ten dollars and eighty cents.
To Francis E. Whitener, of Madison County, nine dollars.

WEST VIRGINIA

To William Barger, of Grant County, ninety-four dollars and twenty-five cents.
To John M. Brown, of Greenbrier County, one hundred and twenty-five dollars.
To board of education, Harper’s Ferry school district, of Jefferson County, four hundred and four dollars and seventy-two cents.
To David Beery, of Hampshire County, two hundred and seventy dollars.
To Ann J. Burnett, of Jefferson County, one thousand one hundred and twenty-six dollars and thirty-three cents.
To James Capehart, executor of James Capehart, deceased, of Mason County, seventy-five dollars.

To Hickman Chenoweth, of Randolph County, forty eight dollars and fifty cents.

To Archibald H. Rader and William M. Coffman, administrators of Samuel Coffman, deceased, of Greenbrier County, five hundred and twenty-seven dollars and fifty cents.

To David J. Cook, of Wyoming County, one hundred and thirty dollars.

To John L. Charles, of Mason County, two thousand two hundred and eighty-two dollars.

To Sampson Conrad, of Braxton County, one hundred and twenty-four dollars.

To Benjamin Clemens, of Doddridge County, five dollars.

To George Duffield, of Braxton County, twenty six dollars and ninety-eight cents.

To George Danner, of Kanawha County, two hundred and sixty dollars.

To John Fuss, of Berkeley County, fifty two dollars and fifty cents.

To Richard B. Gregory, of Berkeley County, three hundred dollars.

To Ann Hensley, of Putnam County, one hundred dollars.

To Arnold Wilmoth, executor of Henry Harris, deceased, of Randolph County, sixty three dollars.

To Bezaleel Inman, of Mason County, one hundred dollars.

To Joseph Jarrett and Alexander F. Mathews, administrators of James Jarrett, senior, deceased, of Greenbrier County, six hundred and twenty seven dollars and fifty cents.

To Martha Jane Jones, executrix of Lewellen W. Jones, deceased, of Fayette County, one hundred and twenty dollars.

To Betsey A. Keller, widow of George N. Keller, deceased, of Hardy County, one hundred dollars.

To Mrs Ann Kennedy, of Jefferson County, seven hundred dollars.

To George W. Kirby, of Kanawha County, one hundred and forty dollars.

To Lucinda Leonard, of Randolph County, one hundred and twenty-five dollars.

To John W. Lamon, of Berkeley County, fifty-two dollars and fifty cents.

To William John Long, executor of David Long, deceased, of Hampshire County, one hundred dollars.

To John D. S. Littlepage, of Greenbrier County, one hundred and forty-five dollars.

To George F. Miller, junior, administrator of B. F. McCune, deceased, of Cabell County, fifteen dollars.

To Hendley Milstead, of Jefferson County, seventy one dollars and fifty cents.

To John W. Miller, of Mason County, one hundred and twenty dollars.

To Bartley Pack, of Raleigh County, one hundred and fifteen dollars.

To James Parker, of Hampshire County, sixty-five dollars.

To Spicer Patrick, of Kanawha County, two hundred and eight dollars and seventy cents.

To Samuel Roush, of Mason County, two hundred and forty dollars.

To Benjamin H. Smith, of Kanawha County, fifty six dollars and twenty-five cents.

To James H. Snodgrass, of Lincoln County, one hundred dollars.

To Levi Seiver, administrator of Philip Seiver, deceased, of Grant County, ninety dollars.

To Caroline E. Shobe, of Grant County, two hundred and sixty-four dollars.

To Jacob W. Stalnaker, of Randolph County, one hundred and five dollars.
To Philip Eagle, junior, executor of Lydia F. Strider, deceased, of Jefferson County, two hundred and thirty-nine dollars and twenty-four cents.
To John Shreve, of Randolph County, one hundred and forty-four dollars.
To David S. Smothers, administrator of Benjamin S. Smathers, deceased, of Kanawha County, eight hundred and eighty-seven dollars and thirty-two cents.
To Robert V. Shirley, of Jefferson County, one thousand seven hundred dollars.
To Anthony Teats, of Upshur County, fifty-two dollars and six cents.
To J. G. Trippet, of Cabell County, three hundred and ten dollars.
To John H. Thompson, of Raleigh County, ninety dollars.
To Matthew Thompson, of Cabell County, nine dollars.
To Robert B. Thurston, of Kanawha County, five hundred and eight dollars.
To James M. Vanmater or Vanmeter, of Berkeley County, forty-seven dollars and fifty cents.
To Isaac W. Wilmoth, of Randolph County, one hundred and ninety-three dollars and twenty-five cents.
To William H. Webb, of Putnam County, one thousand five hundred dollars.
To James A. Watson, of Jefferson County, six hundred and twenty-five dollars.
To James S. Whiting and Susan Whiting, his wife, of Hardy County, one thousand four hundred and seventy-three dollars and sixty-two cents.
To Grantham Way, of Jefferson County, two hundred and seven dollars.
To Daniel C. Wilmoth, of Randolph County, three hundred dollars.
To James S. Whiting, of Hardy County, seventy-five dollars.
To Rebecca Watson, of Jefferson County, five hundred and sixty-one dollars and twenty-five cents.
To Nancy Zickafoose, executrix of Jesse Zickafoose, deceased, of Greenbrier County, two hundred and fifteen dollars.

PENNSYLVANIA.

To Charles W. Burns, of Fulton County, thirty-three dollars and sixty cents.
To Joseph Barker, of Adams County, one hundred and twenty-two dollars and seventy-three cents.
To James Kendall, of Fulton County, three hundred and forty-seven dollars and fifty cents.
To Anna Krise and David C. Krise, executors of Abraham Krise, deceased, of Adams County, twenty dollars.
To Peter D. Swisher, of Adams County, eighty-four dollars.
To Peter Thorn, of Adams County, forty-one dollars and fifty cents.
To T. G. Wolf, of Cumberland County, eighty dollars.

KANSAS.

To Henry Alcorn, of Bourbon County, one hundred dollars.
To Benjamin W. Gray, of Bourbon County, one hundred and four dollars.
To James Harp, of Linn County, eight dollars and fifty cents.
To Edward Priestley, administrator of William Priestley, deceased, of Linn County, nine dollars.
To Nelson E. Weaver, of Lyon County, fifty-six dollars.

KENTUCKY.

To William Adkins, of Knox County, one hundred dollars.
To B. F. Amos, of Hart County, seventy-five dollars.
To John S. Arnold, of Hardin County, sixty five dollars.
To Charles A. Atwood, of Larue County, one hundred and forty dollars.

To Archibald Austin, of Knox County, sixteen dollars.
To Robert Alsop, of Magoffin County, forty dollars.
To Nathan Anderson, of Barren County, six dollars.
To William A. Adams, of Logan County, one hundred and thirty five dollars.
To Thomas Adams, of Rockcastle County, thirty-seven dollars and eighty cents.
To Samuel J. Adams, of Magoffin County, one hundred dollars.
To Mary Abell, of Marion County, three hundred and five dollars.
To Samuel Beams, of Whitley County, one dollar and forty two cents.
To Joshua Bartlett, of Monroe County, eighty dollars.
To Mary Busath, of Jefferson County, thirty six dollars.
To John Bradley, of Grayson County, fifty dollars.
To James W. Bryant, of Cumberland County, two hundred dollars.
To W. L. Brown, Cameron Brown, and A. B. Knight, administrators of John C. Brown, deceased, of Shelby County, eight hundred and sixty-one dollars and eighty-seven cents.
To Robert Butler, of Simpson County, fifty dollars and forty cents.
To John E. Barker, of Simpson County, one hundred and twenty-five dollars.
To James Bradenburg, of Owsley County, twenty dollars.
To Thomas Boyter, of Barren County, thirty-seven dollars and fifty cents.
To William C. Basket, of Shelby County, one hundred and fifty dollars.
To James H, and William Beall, executors of James M. Beall, deceased, of Logan County, one thousand three hundred and eighteen dollars.
To estate of Susan Brittain, of Knox County, one hundred dollars.
To Francis A. Bell, of Logan County, one hundred and thirty five dollars.
To Mahala Clark, administratrix of Davis Clark, deceased, of Bullitt County, two hundred and fifty dollars.
To O. D. Clark, of Fulton County, one hundred and forty dollars.
To J. F. Combs, administrator of John Chaddic, deceased, of Bullitt County, one hundred and thirty dollars.
To William H. Campbell, of Warren County, one hundred dollars.
To Michael A. Camp, administrator of Samuel Crawford, deceased, of Boyle County, four hundred and sixty-five dollars and sixty cents.
To W. P. Chelf, administrator de bonis non of William J. Chelf, deceased, of Adair County, one hundred and twenty dollars.
To A. M. Brown, administrator of P. H. Campbell, deceased, of Owen County, thirty seven dollars and seventy cents.
To George R. Cowden, administrator of James M. Cowden, deceased, of Allen County, two hundred and ten dollars.
To Baley Cowan, of Union County, three hundred dollars.
To H. H. Conway, of Logan County, one hundred and fifty dollars.
To David Cannaday, of Webster County, fifty dollars.
To James F. Dickinson, of Barren County, one hundred and twenty-one dollars and fifty cents.
To Walter D. Dunbar, of Graves County, two hundred and seventy five dollars.
To King S. Davis, administrator of Mary Davis, deceased, of Whitley County, thirty-one dollars and eighty cents.
To Thomas Devasher, of Barren County, one hundred and twenty-five dollars.
To J. C. David, administrator of Burilla C. David, deceased, of Union County, one thousand five hundred and forty-five dollars.

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To George Drew, of Shelby County, one hundred dollars.
To James H. Durbin, of Lee County, one hundred dollars.
To James Damron, of Pike County, twenty one dollars.
To A. G. Ezell, of Calloway County, sixty-five dollars and fifty cents.
To William T. Eager, of Owsley County, seventy-five dollars.
To Michael Ettlinger, of Hart County, one hundred dollars.
To Jabez L. Earley, of Hardin County, one hundred dollars.
To J. G. Lemen, administrator of Samuel Eldridge, deceased, of Metcalfe County, forty-seven dollars and fifty cents.
To Preston Fortney, of Knox County, forty dollars.
To Sophia Irvin Miller, Mary J. Fitzpatrick, and James Fitzpatrick, heirs at law, of John Fitzpatrick, deceased, of Pulaski County, two hundred and eighty-seven dollars.
To John Grief, of McCracken County, seventy-five dollars.
To W. W. Gill and S. P. Allenworth, administrators of Coleman, Gill, deceased, of Todd County, one hundred and eighty-seven dollars sixty cents.
To Benjamin F. Gordon, of Logan County, one hundred and fifty dollars.
To E. C. Hainline, of Montgomery County, three hundred and forty dollars.
To A. E. Nicoll, administrator of J. E. Harney, deceased, of Warren County, thirty nine dollars.
To Thomas J. Helm, of Hart County, thirty five dollars.
To Thomas Hunt, of Simpson County, sixty-five dollars.
To Turner M. Horne, of Hickman County, ninety-two dollars.
To Rachel S. Harlan, administratrix of James Harlan, deceased of Boyle County, six hundred and twelve dollars and forty cents.
To John W. Hall, of Simpson County, five hundred and eighty-four dollars and four cents.
To S. J. J. Lee, administrator of William Huston, deceased, of Hart County, fifty dollars.
To Maurice Higgins, of Warren County, five hundred and forty dollars.
To Robert E. Hall, of Simpson County, five hundred and ninety-eight dollars.
To Isaac Hawn, of Knox County, forty-three dollars and twenty-five cents.
To Preston Hendrickson, of Knox County, twenty-three dollars and forty seven cents.
To J. A. Hagan, of Nelson County, nine hundred and seventy-one dollars and seventy cents.
To E. B. Hampton, of Simpson County, four hundred and seventy-five dollars.
To J. H. Hummer, of Logan County, three hundred dollars.
To Davis Harbison, of Shelby County, one hundred and fifty dollars.
To Abijah Hogan, of Simpson County, one hundred and fifty dollars.
To A. E. Nicoll, administrator of J. E. Harney, deceased, of Warren County, three hundred and eight dollars and ninety cents.
To Benjamin J. Iargan, of Larnie County, one hundred and twenty-seven dollars and fifty cents.
To Hamilton B. Hampton, of Owsley County, one hundred and twenty dollars.
To Gabriel Hoskins, of Hardin County, one hundred and twenty-five dollars.
To Willobey Inman of Whitley County, six dollars.
To John S Johnson, of Pulaski County, one hundred and twenty-five dollars.
To Madison Jones, of Whitley County, five dollars and forty-four cents.
To William Johnson, of Edmonson County, forty dollars.
To J L Joplin, executor of Josiah Joplin, deceased of Rockcastle County, four hundred and nine dollars.

To estate of J T. Jordan, deceased of Barren County, two hundred and seventy-five dollars.

To Dennis King, of Lee County, forty dollars.

To Nathan Lawson, of Whitley County, fifty-four dollars and eighty cents.

To Charles Lindsey, of Edmonson County one hundred dollars.

To C W. Lester, administrator of J S Laaghlin deceased, of Whitley County, one hundred and thirty-four dollars and seventy-three cents.

To Loretto Literary and Benevolent Institution, Francis Wayts, moderator, of Marion County, five hundred and thirty-three dollars and sixty-two cents.

To George Link, of Simpson County, thirty-five dollars and eighty-three cents.

To James H Lewis, of Warren County, thirty-seven dollars.

To Richard Lee, of Marion County, one hundred and thirty-six dollars and fifty cents.

To Alfred H Lamb, of Allen County, seventeen dollars and fifty cents.

To the estate of N. L. Lucas, deceased, of Warren County, five hundred and five dollars.

To C. A. Epes, administrator de bonis non of David W Maxey, deceased, of Hart County, one hundred dollars.

To George T Middleton, of Barren County, three hundred dollars.

To James A. Maddox, of Hart County, three hundred and sixteen dollars and twenty-five cents.

To Joseph E. Meguiar, of Simpson County, two hundred and eighty dollars.

To William W. Milliken, of Simpson County, one hundred and twenty-five dollars.

To Caswell C Carter, administrator of A. B. McElwain, deceased, of Simpson County, one hundred and fifty dollars.

To James J. Harford, administrator of James M. McGrew, deceased, of Henry County, one hundred and thirty dollars.

To Robert Moore, of Simpson County, twenty-four dollars.

To Pleasant J. Malone, of Barren County one hundred and twelve dollars and fifty cents.

To John Marx Miller, of Campbell County, fifty dollars.

To Alamander Martin, of Floyd County, two hundred and twenty-five dollars.

To William Mays, of Knox County, one hundred and twelve dollars.

To R. F. Milliken, of Simpson County, two hundred and fifty dollars.

To David McElroy, of Nelson County, one hundred dollars.

To Wiley Combs, administrator of James Morris, deceased, of Owsley County, two hundred and twenty dollars.

To John Meguiar, of Simpson County, one hundred dollars.

To Thomas Murrell, senior, of Owsley County one hundred and ten dollars.

To Elizabeth J Morgan, of Shelby County, one hundred and twenty dollars.

To George W. Mathews, of Anderson County, one hundred dollars.

To J. W. McFarlin, administrator of Matthew McFarlin, deceased, of Logan County, one hundred and twenty-five dollars.

To John H Murray of Warren County, three hundred and sixty-five dollars.

To Haden C. Mitchell, of Allen County, seventy dollars.

To C. B. Faris and John McHargue, administrators of William McHargue, deceased, of Laurel County, three hundred and sixty-two dollars and twenty-four cents.

To O. P. Nelson, of Laurel County, three dollars.

To John J Neeley, of Cumberland County, one hundred and five dollars.
To H. C. Nance, or (Hannibal C Nantz) of Owsley County, ninety dollars.

To William S Overbey, of Trigg County one hundred and twenty-five dollars.

To Jesse H. Offutt, of Logan County, one hundred and forty dollars.

To Felix G. Offutt, of Simpson County, one hundred and twenty-five dollars.

To Mary E. Odell, administratrix of Joseph Odell, deceased, of Jefferson County, one hundred dollars.

To John S. Pearson, of Fayette County, one hundred and twenty dollars.

To Perry Peal, of Trigg County, twelve dollars.

To Ephraim Pittmon, of Clinton County, one hundred and ten dollars.

To Reason Pittmon, of Clinton County, one hundred and eight dollars and thirty-seven cents.

To Jonah Park, of Estill County, one hundred and two dollars and eighty-nine cents.

To James L. Pennington, of Boyle County, sixty dollars.

To Charles H. Petty, of Allen County, one hundred and forty dollars.

To Elihu Payne, of Knox County, twenty dollars.

To J. W. Patrick, administrator of Holloway Power, deceased, of Magoffin County, forty-eight dollars.

To James Pollock, of Todd County, one hundred and forty-five dollars.

To J B Roberts, of Todd County, one hundred and fifty dollars.

To Green Russell, colored, of Logan County, one hundred and fifty dollars.

To Thomas Riordan, of Hart County, seventy dollars.

To Solomon Roberts, of Lincoln County, three hundred and eighty-two dollars.

To Mary A. Randolph, administratrix of Thomas Randolph, deceased, of Simpson County, seven hundred and sixty-two dollars.

To Martin V Rice, husband of Nancy Rice of Magoffin County, forty-five dollars.

To Joseph L, Reavis, of Warren County, one hundred and fifty dollars.

To estate of Sarah Rogers, deceased, of Barren County, three hundred and sixty-nine dollars and twenty eight cents.

To J L. Plummer, administrator of Tucker Rice, deceased, of Simpson County, twenty-four dollars.

To Nathaniel J. Smith, of Knox County, one hundred dollars.

To Thomas J. Smith, of Todd County, one hundred and forty dollars.

To Henry Sutherland, administrator of William Sutherland, deceased, of Nelson County, six hundred and thirty-one dollars and five cents.

To George W. Skipworth, of Cumberland County, three hundred and seventy dollars and eighty cents.

To Rufus Steffey, of Hart County, four dollars and eighty cents.

To J. F. Snyder, administrator of William M. Snyder, deceased, of Whitley County, one hundred dollars.

To Jesse Shepherd and M E. White, curators of James Shepherd, deceased, of Whitley County, seventy dollars.

To John Spratt, of Caldwell County, eighty dollars.

To Joseph S, Slimp, of Wolf County, one hundred and sixty dollars.

To James H. McReynolds, administrator of R. W Scarborough deceased, of Calloway County one hundred and fifteen dollars and fifty cents.

To Samuel Sears, of Allen County, four hundred and seventy-five dollars.

To William Steel, of Owsley County, one hundred dollars.

To J E. Summers, of Trigg County, three hundred and twelve dollars and fifty cents.
To E D Solomon, of Simpson County, one hundred and fifty dollars.
To William A. Sanders, of Logan County one hundred and fifty dol-
To E. C. Thompson, of Monroe County, twenty-one dollars.
To William B. Turner, administrator, de bonis non of Betty Ann
Turner, deceased, of Simpson County, one hundred and fifty dollars.
To Franklin Trosper, of Knox County, one hundred and twenty-five
dollars.
To G. W. Welsh, senior administrator of Parmelia Tompkins, de-
ceased, of Boyle County, one hundred and eighty dollars.
To Henry Trunnell, of Bullitt County, five hundred and fifty dollars.
To Ira J. Bogan, administrator of Mary E Tarrents, deceased, of Simp-
son County, five hundred and sixty-three dollars.
To J. J. Tipton, administrator of Jonathan T Tipton, deceased, of
Estill County, ninety-six dollars and ninety-five cents.
To James W. Wickware, administrator of Gabriel F Taylor, deceased,
of Simpson County, two hundred and sixty-eight dollars and seventy-
five cents.
To Sally Ann Thomas (now Butler,) administratrix of Henry C,
Thomas, deceased, of Estill County, three hundred and sixty dollars.
To Stewart Vaughn, of Hickman County, seventy-five dollars.
To T. H. Wilcox, of Calloway County, one hundred dollars.
To Lank P Williams, of Barren County two hundred and ten dol-
To Nancy Wilson, of Calloway County, seventy-six dollars and twenty-
five cents.
To Finis E. Woodward, of Hardin County, five hundred dollars.
To Isaac S Williams, of Simpson County one hundred dollars
To A. P. Whitesides, of Todd County, one hundred and ten dollars
To Abner Wiseman, of Estill County, twenty-five dollars
To John W, Withrow, of Spencer County, ninety-two dollars and
seventy-five cents.
To H. P. Curd, administrator of E. R. Williams, deceased, of Barren
County, two hundred and thirty-six dollars.
To James W Wickware, of Simpson County, seven hundred and thirty-
one dollars and fifty cents.
To M. A. Alexander, administrator of Uriah Whitney, deceased, of
Allen County four hundred and thirty-eight dollars and ninety-six cents.

MISCELLANEOUS.

To A. E. L. Keese, of Washington, District of Columbia forty-eight
dollars.
To Alfred Ray and John W Ray, administrators of Enos Ray, de-
ceased, of Washington, District of Columbia three hundred and fifty-
ine dollars and seventy-nine cents.
To John McClellan, of Minnehaha County, Dakota eight dollars.
To Elizabeth Ransmeier, administratrix of Michael Ransmeier, de-
ceased, of Union County Illinois twenty-five dollars.
To Simon Brown, administrator of Hannah Cramer, deceased, of Creek
Nation Indian Territory, two hundred and fifty dollars.
To Jackson R, Gourd, of Cherokee Nation Indian Territory, eighty
dollars.
To the estate of Jeter L, Thompson, deceased of Cherokee Nation In-
dian Territory, three thousand two hundred and forty-five dollars.
The amount appropriated by this bill is two hundred and ninety-eight
thousand four hundred and ninety dollars and ninety six cents.
Approved, March first, 1883.
CHAP. 65.—An act authorizing the trustees of the Isherwood estate to amend a certain plan of subdivision of said estate recorded in the land-records of the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the trustees of the Isherwood estate are hereby authorized to withdraw or annul so much of the plat or subdivision of said estate which has been approved and placed on file in the office of the surveyor of the District of Columbia as relates to squares thereon numbered seven and thirteen, and the street between said squares, and are permitted to resubdivide the said squares, and lines of street running through and between the same, and to place the new subdivision of the squares above named on file in the office of the surveyor of the District of Columbia; and upon filing said new subdivision the present street between said squares seven and thirteen is hereby vacated; Provided, That if the vested rights of any person or persons who have purchased land in said Isherwood estate from the trustees or their beneficiaries shall be injuriously affected by the change as herein provided, the said trustees shall be liable in damages therefor; And provided further, That any action for damages hereunder shall be brought within one year from the date of the passage of this act.

Approved, March 2, 1883.

CHAP. 66.—An act for the relief of Daniel Breed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the deed of conveyance executed by the trustees of public schools for the county of Washington, District of Columbia, to Daniel Breed, on the sixth day of February, eighteen hundred and seventy-three, of lots numbered forty-two and forty-three, as numbered on plat-book numbered one, and folio sixty-two of records of land surveys of said county, and recorded in liber numbered seven hundred and two, folio four hundred and seven, one of the land records for Washington County, District of Columbia, be, and the same is hereby, approved and the sale affirmed; and the Commissioners of the District of Columbia are hereby authorized to make and execute any other deed of assurance in law for the more sure and effectual conveyance of the said premises, in conformity to the terms of the said deed.

Approved, March 2, 1883.

CHAP. 67.—An act granting a pension to Wellington V. Heusted.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Wellington V. Heusted, late a sergeant of Company I, Third Michigan Cavalry, and captain of Company B, Twenty-ninth United States Colored Troops.

Approved, March 2, 1883.

CHAP. 68.—An act granting a pension to Mrs Maria Worthington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the
pension-roll, subject to the provisions of the pension laws, the name of Mrs. Maria Worthington, widow of Nicholas B. Worthington, of Mason County, Kentucky. 

Approved, March 2, 1883.

CHAP. 69.—An act for the relief of Ralph P. Ford.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Ralph P. Ford, late of Companies K and B, Third Regiment Missouri State Militia. 

Approved, March 2, 1883.

CHAP. 70.—An act granting a pension to Thomas Alcock.

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 Thomas Alcock, a private in Company F, Third Artillery, during the Florida war, upon the invalid-pension roll at the rate of eight dollars per month, from the passage of this act. 

Approved, March 2, 1883.

CHAP. 71.—An act granting a pension to D. D. Edwards.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of D. D. Edwards, late a private in Company G of the Seventh Regiment of Ohio Volunteer Cavalry. 

Approved, March 2, 1883.

CHAP. 72.—An act granting a pension to James B. White.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of James B. White, late a private in Company B, Sixty-second Regiment of Ohio Volunteers, on the invalid pension-roll, subject to the provisions and limitations of the pension-laws of the United States. 

Approved, March 2, 1883.

CHAP. 73.—An act granting a pension to Mary A. Conken.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the
pension-roll subject to the provisions and limitations of the pension-laws, the name of Mary A. Conken, widow of James T. Conken deceased, late a private in Company H. Eighth Regiment of Tennessee Volunteer Cavalry.

Approved, March 2, 1883.

Mar. 2, 1883.

CHAP. 74.—An act granting a pension to Esther M. Carey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Esther M. Carey, mother of William B. Carey, deceased, late a private in Company H. Twelfth Regiment Ohio Volunteers, war of eighteen hundred and sixty-one.

Approved, March 2, 1883.

Mar. 2, 1883.

CHAP. 75.—An act for the relief of William M. Meredith.

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 date the application of William M. Meredith, late a captain in the Seventieth Indiana Volunteers, for a pension as filed with the Commissioner of Pensions on the fifth day of June, eighteen hundred and eighty, and that in the adjudication of his said claim for a pension his declaration be treated as filed on said date.

Approved, March 2, 1883.

Mar. 2, 1883.

CHAP. 76.—An act granting relief to the heirs of Kunigunda A. Miller deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to pay to John Albert, Mary Carr, (formerly Albert), Michael Albert, and Carrie Miller, heirs-at-law of Kunigunda A. Miller, deceased, and brothers and sisters of Leonard Albert, late a private in Company F, Twenty-sixth Regiment Indiana Volunteers, the arrears of pension due and heretofore authorized to be paid the said Kunigunda A. Miller, now deceased, under pension-certificate numbered one hundred and twenty-nine thousand four hundred and sixty-one

Approved, March 2, 1883.

Mar. 2, 1883.

CHAP. 77.—An act restoring the name of Mary J. Stover to the pension-roll.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to restore to the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary J. Stover, as widow of the late Colonel Daniel Stover, of the Fourth Tennessee Infantry Volunteers, and that she be paid a pension of thirty dollars per month from the date of the passage of this act.

Approved, March 2, 1883.
CHAP. 78.—An act granting a pension to Anthony B. Graves.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Anthony B. Graves, late a private in Company E, One hundred and thirtieth Regiment New York Volunteers.

Approved, March 2, 1883.

CHAP. 79.—An act for the relief of Julia A. Stimers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Julia A. Stimers, widow of Alban C. Stimers, late a chief engineer in the United States Navy.

Approved, March 2, 1883.

CHAP. 80.—An act granting a pension to Elizabeth Weinstein.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Elizabeth Weinstein, the foster mother of Peter Weinstein, deceased, late a private in Company G, Forty-fourth Regiment New York Volunteers, said pension to begin from and after the passage of this act.

Approved, March 2, 1883.

CHAP. 81.—An act restoring the name of James M. Akin to the pension-roll.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to restore to the pension-roll, subject to the provisions and limitations of the pension laws, the name of James M. Akin, late first lieutenant of Company I, Fifty-sixth Regiment of Illinois Volunteer Infantry.

Approved, March 2, 1883.

CHAP. 82.—An act providing for the pay of Rear-Admiral Roger N. Stembel.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Rear-Admiral Roger N. Stembel, United States Navy, be paid, out of any unexpended moneys in the Treasury, the pay and compensation of a rear-admiral on the retired-list from and after June fifth, eighteen hundred and seventy-four, that being the date of his promotion to the retired-list as a rear-admiral.

Approved, March 2, 1883.
CHAP. 83.—An act to rerate the pension of Frank S. Sowers.

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 rerate the pension of Frank S. Sowers, formerly a first lieutenant in the Third Regiment of Ohio Cavalry Volunteers; the said rerating to be made according to the discretion of the Secretary of the Interior.

Approved, March 2, 1883.

CHAP. 84.—An act granting a pension to Harriet N. Abbott.

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 authorized and directed to put upon the pension-roll the name of Harriet N. Abbott, of Moultonville, Carrol County, New Hampshire, widow of Jacob Abbott, late a private in Company K, Ninth Regiment New Hampshire Volunteers, subject to the provisions and limitations of the pension laws.

Approved, March 2, 1883.

CHAP. 85.—An act granting a pension to Mrs. Orpha Meacham.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Orpha Meacham, widow of the late Colonel Alfred B. Meacham, and to pay her from and after the passage of this act, during her widowhood, the sum of fifty dollars a month.

Approved, March 2, 1883.

CHAP. 86.—An act to increase the pension of Robert Henne.

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 increase the pension of Robert Henne; late first lieutenant of Company I, Twelfth Missouri Volunteer Infantry, who lost a leg at Pea Ridge, leaving only three inches of a stump, and who previous to enlistment lost his left arm, and is now totally helpless and dependent, from twenty-five to forty dollars per month, to take effect from and after the passage of this act.

Approved, March 2, 1883.

CHAP. 87.—An act granting a pension to George C. Rust.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of George O. Rust, of Weakley County, Tennessee, be, and the same is hereby, placed on the pension-roll of the soldiers of the war of eighteen hundred and twelve, at the rate allowed by law to the private soldiers of said war.

Approved, March 2, 1883.
FORTY-SEVENTH CONGRESS. Sess. II. Ch. 88, 89, 103-105. 1883.

CHAP. 88.—An act granting a pension to Kate Quilligan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, the name of Kate Quilligan, daughter of Patrick Quilligan, late of Company B, Fourth United States Cavalry, and to pay her a pension, through her legally constituted guardian, at the rate of eight dollars per month, during the insanity of said Kate Quilligan

Approved, March 2, 1883.

CHAP. 89.—An act granting a pension to the widow of the late Major General G. K. Warren

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, at the rate of fifty dollars per month, the name of Emily F. Warren, widow of the late Major-General G. K. Warren, United States Army.

Approved, March 2, 1883.

CHAP. 103.—An act for the relief of David Mordecai and J Randolph Mordecai, composing the commercial firm of Mordecai and Company, of Baltimore, Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to pay David Mordecai and J. Randolph Mordecai, composing the commercial firm of Mordecai and Company, of Baltimore, Maryland, the sum of eight hundred and twenty-two dollars, out of any money in the Treasury not otherwise appropriated; which said sum was illegally collected from vessels owned by them by the collector of customs at Charleston, South Carolina.

Approved, March 3, 1883.

CHAP. 104.—An act granting a pension to Edgar B. Lamphier.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll subject to the provisions and limitations of the pension-laws, the name of Edgar B. Lamphier, late a private in the Twenty-sixth Regiment New York Light Artillery Volunteers.

Approved, March 3, 1883.

CHAP. 105.—An act granting a pension to Daniel M. Morley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Daniel M Morley, late a private in Company E. Twenty-ninth Regiment Ohio Volunteers.

Approved, March 3, 1883.

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Mar. 2, 1883.
Kate Quilligan. Pension.

Mar. 2, 1883.
Emily F. Warren. Pension.

Mar. 3, 1883.
Mordecai and Company. Relief of.

Mar. 3, 1883.
Edgar B. Lamphier. Pension.

Mar. 3, 1883.
Daniel M. Morley. Pension.
FORTY-SEVENTH CONGRESS. Sess. II. Ch. 106. 1883.

Mar. 3, 1883.

CHAP. 106.—An act for the relief of certain owners of the Steamer Jackson,

Whereas, the United States, on the eighteenth day of June, eighteen hundred and sixty five, chartered the steamboat Jackson to run on the Chattahoochee River in the service of the United States, and while so employed it was wholly destroyed by fire caused by unavoidable accident; and

Whereas the Secretary of the Treasury, on the application of Aaron Barnett and Daniel Fry for payment to them, as alleged owners of said steamboat, of the value of the same, adjudged and decided "that the Steamer Jackson was lost by unavoidable accident while in the military service of the United States by contract, and that the owners thereof were entitled to the payment of the value thereof under acts of March third, eighteen hundred and forty nine, and March third, eighteen hundred and sixty three"; and

Whereas the value of said Steamer was duly ascertained by the Treasury Department to be thirty six thousand one hundred and twenty five dollars, which was paid to the said Barnett and Fry, on the execution of the bond of said Barnett as principal and Louis G. Schiffer and Gabriel H. Schiffer as sureties, in the sum of twenty six thousand dollars, payable to the United States, and "conditioned that if the above bounden obligors their heirs, executors, administrators, or any of them, shall and do well and truly pay or cause to be paid unto any person or persons who shall establish a valid claim to any of the five fourteenth of the steamer Jackson the full amounts as paid by the United States to the said Barnett and Fry, or shall pay or cause to be paid unto the United States, or their assigns, the full amounts paid by the United States on account of said five fourteenth of the said steamer Jackson, with the legal costs and interest on such sum, without any defalcation or delay, then the said bond to be void," and so forth; and

Whereas John R. Ely, John B. Lockey, A. R. Godwin, S. and J. Irwin, Thomas M. White, surviving partner of T. and J. M. White, and Ellison and Hughes, partners or joint owners, claim that they are the owners of said five fourteenth of said steamer Jackson, in different number of shares, and entitled to their pro rata share of said thirty six thousand one hundred and twenty five dollars, amounting to twelve thousand nine hundred and one dollars and seventy eight cents, and have demanded payment of the same from the United States; and

Whereas Barnett and Fry deny the ownership of said claimants of said five fourteenth, and also claim that they (Barnett and Fry) have made payments and advances of large sums of money for and on account of repairs and materials for repairs of said steamer Jackson, which they are entitled to have deducted from any sum for which they may be liable on said bond, or on account of said payment to them of the said twelve thousand nine hundred and one dollars and seventy eight cents; Therefore for the purpose of having the real owners of said five fourteenth of said steamer Jackson legally ascertained, and to enable the said Barnett and Fry, in the event that said claimants, or any of them, shall establish their right to said five fourteenth or any part thereof, to show by legal proof what, if any, advances or payments they, or either of them, have made for and on account of any repairs of the said steamer, and legally chargeable against all the owners thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That John R. Ely, John B. Lockey, A. R. Godwin, S. and J. Irwin, partners or joint owners, and Thomas M. White, surviving partner of T and J. M. White, and Ellison and Hughes partners or joint owners, be, and they are hereby authorized within six months and not thereafter, after the passage of this act to bring suit in their joint names in the Court of Claims against the United States, and that said Court of Claims shall have jurisdiction of said suit to hear and determine the same for the purposes aforesaid, and to try all issues joined between the parties thereto in relation to the owner-
ship of the five fourteenths of the said steamer Jackson, and determine the right of the said plaintiffs, or any of them, thereto, and to the said twelve thousand nine hundred and one dollars and seventy eight cents, the value thereof, and also to try and determine all issues in relation to any payments or advances made by Barnett and Fry, or either of them, for and on account of any debt legally created against said steamer Jackson, for repairs, material, clerk hire, or work and labor, for which the said steamer was liable in law or equity; and should the said plaintiffs, or any of them, establish their right to said five fourteenths, or the said value thereof, or any portion of the same, and should it be shown by legal proof that said Barnett and Fry, or either of them, have made payments or advances for repairs, materials, clerk hire, or work and labor, for which said steamer was chargeable in law or equity, the said Court shall render judgment against the United States and in favor of each of said claimants for so much of said twelve thousand nine hundred and one dollars and seventy eight cents as the proof may show each to be entitled, less the amount the proof may show the said Barnett and Fry, or either of them, have paid or advanced for and on account of said steamer as aforesaid; and the said Court shall cause notice in writing to be served in person upon said Aaron Barnett and Daniel Fry, in which shall be stated the commencement of said suit by said plaintiffs, and the cause thereof, and requiring them to appear at said court and establish, if they can, by legal proof, their ownership of said five fourteenths of said steamer Jackson, and also what payments or advances they, or either of them, have made, for and on account of repairs, material, or work and labor, for which said steamer was liable.

Approved, March 3, 1883.

CHAP. 107.—An act granting a pension to Miss Amanda Stokes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll at the rate of fifteen dollars per month, subject to the provisions and limitations of the pension laws, the name of Miss Amanda Stokes, of Lebanon, Warren County, Ohio, to take effect from and after passage of this act.

Approved, March 3, 1883.

CHAP. 108.—An act granting a pension to Margery Nightengale.

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 Margery Nightengale, widow of Michael Nightengale, late of Company D, Fifty-first Regiment New York Volunteer Infantry, upon the pension-roll, at the rate of eight dollars per month, and pay her said pension from and after the passage of this act.

Approved, March 3, 1883.

CHAP. 109.—An act granting a pension to Mrs Susan Bayard.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Susan Bayard, widow of Anthony W. Bayard, a soldier of the war of eighteen hundred and twelve.

Approved, March 3, 1883.
CHAP. 110. — An act granting a pension to Mrs Helen M. Thayer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs Helen M. Thayer, widow of Charles H. Thayer, late a private in Company C, Tenth Regiment Maine Volunteers.

Approved, March 3, 1883.

CHAP. 111. — An act for the relief of the representatives of Sterling T. Austin deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claims of the successors in interest and legal representatives of Sterling T. Austin, deceased, late of the parish of Carroll, in the State of Louisiana, for cotton taken by the military and civil authorities of the United States, or by either of them, during the years eighteen hundred and sixty-three, eighteen hundred and sixty-four, and eighteen hundred and sixty-five, in the States of Louisiana and Texas, be, and the same are hereby, referred to the Court of Claims, with full jurisdiction and power in the said court to adjust and settle such claims, and to render a judgment in said cause for the net amount realized by the United States from the sale of such cotton as shall appear from the evidence to have been so taken by said authorities; and in such action the said representatives shall be entitled to recover as aforesaid, any statute of limitation to the contrary notwithstanding: Provided, however, That it be shown to the satisfaction of the court that neither Sterling T. Austin, senior, nor any of his surviving representatives gave any aid or comfort to the late rebellion, but were throughout the war loyal to the Government of the United States.

Approved, March 3, 1883.

CHAP. 112. — An act for the relief of Charles H. Tompkins, 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 accounting officers of the Treasury be, and they are hereby, authorized and directed to settle the accounts of Charles H. Tompkins, a lieutenant-colonel and deputy quartermaster-general in the Army, for reimbursement of the moneys actually expended by him in providing himself with quarters and fuel while awaiting orders at San Francisco during a part of the year eighteen hundred and seventy-four; and the necessary amount to pay any balance found due to the said Charles H. Tompkins is hereby appropriated out of any moneys in the Treasury not otherwise appropriated: Provided, That the said Tompkins, in the settlement of such accounts, shall not be credited with the amount of any actual expenditure in any one month, or part thereof, greater than was then and there expended by the United States in providing quarters and fuel for officers of like grade.

Approved, March 3, 1883.


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, out of any money that may
hereafter be appropriated for the use and benefit of the Cheyenne and Arapahoe Indians, to Powers and Newman the sum of nine hundred dollars, and to D. and B. Powers the sum of eleven thousand three hundred dollars, which sums shall be in full satisfaction of claims against said Indians for property destroyed. Approved, March 3, 1883.


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 Joseph C. Irwin, of Kansas City, Missouri, eight thousand three hundred and seventy-eight dollars and forty-six cents, in payment and full satisfaction of all claims under contract, and for eighty cavalry horses, delivered by the said Joseph C. Irwin to Major J. M. Moore, quartermaster at Fort Leavenworth, Kansas, February second, eighteen hundred and seventy-two, upon the contract of Andrew J. Williams, and for which payment, in whole or in part, has never been made. Approved, March 3, 1883.

CHAP. 144.—An act for the relief of Marzel Altmann. Mar. 3, 1883.

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 allow Marzel Altmann to enter one hundred and sixty acres of public lands, or less, in a body, in any of the land-distriicts in the State of Minnesota, as a homestead, after a bona-fide residence of six months thereon, and subject to all the provisions of the homestead act except as to limit of time of residence thereon; and the provisions of said act in relation to time of residence are hereby suspended, but only so far, however, as they affect this entry. Approved, March 3, 1883.


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, the sum of two thousand dollars each to J. J. Coffey and Rebecca S. Lewis, mother of Burge Rawle Lewis, being in full compensation for salary while the said J. J. Coffey and Burge Rawle Lewis were kept out of their positions as clerks in the consulate-general at Shanghai China, upon their return after testifying in the Seward investigation before the Committee on Expenditures in the State Department, in eighteen hundred and seventy-eight and eighteen hundred and seventy-nine. Approved, March 3, 1883.


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 the Treasury of the United States, out of any moneys not otherwise appropriated, the sum of three hundred and thirteen dollars and fifty cents to D. and B. Powers, payment in full, etc.
the German National Bank of Louisville, Kentucky, being the amount of United States five-twenty coupons inclosed in a registered letter and destroyed while in custody of the postal authorities: Provided, however, That a satisfactory bond of indemnity shall be filed with the Secretary of the Treasury before said payment shall be made.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 147.—An act for the relief of Ernest F. Unland.

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 Ernest F. Unland, of Pekin, Illinois, out of any money in the Treasury not otherwise appropriated, the sum of seven hundred and ninety-six dollars and seventy-one cents, the same being the amount paid by said Unland, in error, on the eighteenth day of October, anno Domini eighteen hundred and eighty, into the United States Treasury, to effect a compromise of a judgment of forfeiture and costs held by the United States against the distillery and premises of the City Distilling Company of Pekin, said judgment and costs having already been quashed by executive pardon of August twenty-fourth, anno Domini eighteen hundred and eighty, granted to the owners of said distillery.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 148.—An act granting a pension to Mrs. Elizabeth A. Hendrickson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Mrs. Elizabeth A. Hendrickson, widow of Thomas Hendrickson, late a retired colonel in the United States Army, and to pay her at the rate of twenty-five dollars per month from and after the passage of this act as other pensions are paid.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 149.—An act for the relief of Kirk W. Noyes.

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 Kirk W. Noyes, of Paw Paw, Van Buren County, Michigan, out of any moneys in the Treasury not otherwise appropriated, the pay and allowances due said Kirk W. Noyes, for services rendered the United States as first lieutenant of Company D, First Michigan Sharpshooters, from January first, eighteen hundred and sixty-five, to May first, eighteen hundred and sixty-five, deducting therefrom such compensation as he may have received during that period as first sergeant of said company.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 150.—An act for the relief of Clinton D. Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Clinton D. Smith, late of Company C, Eighty
fourth Regiment Indiana Volunteers, and grant him a pension at the rate of thirty dollars per month, in lieu of the pension of eighteen dollars per month now allowed him, said increased pension to begin on the date of the approval of this act.

Approved, March 3, 1883.

CHAP. 151.—An act for the relief of William H. Donohoe.

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 William H. Donohoe, late a private in detachment of the Signal Corps, out of any money in the Treasury not otherwise appropriated, the sum of three hundred dollars, for the balance of veteran bounty due him.

Approved, March 3, 1883.

CHAP. 152.—An act for the relief of David S. Booth doctor of medicine.

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 David S. Booth, of Sparta, Randolph County, State of Illinois, the sum of one thousand seven hundred and eighty one dollars, and eighty nine cents, out of any money in the Treasury not otherwise appropriated, which shall be in full payment of all claims that the said David S. Booth may have against the Government of the United States for bounty due him as assistant surgeon on board of the ram Queen of the West, on account of the capture and destruction of the rebel vessels A. W. Baker, Moro, Berwick Bay and City of Vicksburg.

Approved, March 3, 1883.

CHAP. 153.—An act for the relief of Stephen P. Yeomans and Andrew Leech

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 Stephen P. Yeomans, late register of the United States land-office at Sioux City, Iowa, out of any money in the Treasury not otherwise appropriated, the sum of seven thousand five hundred dollars, in full for all extraordinary services or expenses rendered or incurred by him during his term of office as such register.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Andrew Leech, late receiver of the United States land office at Sioux City, Iowa, out of any money in the Treasury not otherwise appropriated, the sum of four thousand and fifty dollars, in full as indemnity for all extraordinary expenses incurred by him during his term of office as such receiver.

Approved, March 3, 1883.

CHAP. 154.—An act granting a pension to John Glenn.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws,
the name of John Glenn, late a member of the Indiana State Militia, who was wounded and disabled in the Morgan raid in July, eighteen hundred and sixty-three, to take effect from and after the passage of this act.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 155.—An act granting a pension to Clara Wible.

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 Clara Wible, widow of John M. Wible, deceased on the pension roll, subject to the provisions and limitations of the pension laws.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 156.—An act for the relief of William D. Martin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed, out of any money in the Treasury not otherwise appropriated, to pay to William D. Martin, of Bedford county, Virginia, the sum of forty-seven dollars and twenty-five cents, being the amount of tax assessed, and penalty imposed for non-payment thereof, which was collected from and paid by said Martin to the collector for the fifth district of Virginia, the said tax being imposed upon forty-seven gallons of brandy which were swept away and destroyed by a flood in the James River in November, eighteen hundred and seventy-seven, and without fault or improper negligence of said Martin.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 157.—An act to pay Charles W. Button the costs of advertising property levied on by the collector of United States internal revenue in the fifth district of the State 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 Treasury be, and he is hereby, authorized to pay to Charles W. Button, editor and proprietor of the Lynchburg Virginian, the sum of eighty dollars and ninety-three cents, the balance due him on account for advertising the sale of property levied on by E. Boyd Pendleton, late collector of the United States internal revenue for the fifth district of Virginia.

Approved, March 3, 1883.

Mar. 3, 1883.

CHAP. 158.—An act for the relief of Joseph Wescott and Son.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of three thousand four hundred and sixty-eight dollars be, and the same hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying Joseph Wescott and Son, of Portland, in the State of Maine, the said sum, as a balance due to them for cut granite furnished by them, under contract and otherwise, for the construction of two stairways in the east wing of the State, War, and Navy Depart-
ments building in Washington, and to reimburse them for cut granite omitted by mistake from their estimates for said contract, and for other granite ordered by the government independently of said contract.

Sec. 2. That the Secretary of the Treasury is hereby authorized and directed to pay the said sum of money to the said Joseph Wescott and Son upon the execution and delivery to him of proper receipts therefor.

Approved, March 3, 1883.

CHAP. 159.—An act for the relief of Robert L. McConnaughhey.

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 be, and he is hereby, directed to pay to Robert L. McConnaughhey of North Carolina, out of any moneys in the Treasury not otherwise appropriated, the sum of two hundred dollars, for carrying the mails in the year eighteen hundred and sixty six on route numbered fifty one hundred and fifty one, in the State of North Carolina.

Approved, March 3, 1883.

CHAP. 160.—An act for the relief of Charles Kortzenborn.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to Charles Kortzenborn, out of any money in the Treasury not otherwise appropriated the sum of one hundred and twenty five dollars, for the redemption of certain internal revenue stamps for a special tax which the said Kortzenborn, purchased in the year eighteen hundred and seventy five and never used: Provided, That as a condition to such payment, and at the time the same shall be made, said stamps shall be delivered to the Treasury Department to be canceled.

Approved, March 3, 1883.

CHAP. 161.—An act for the relief of E. S. Montell, executrix of the estate of James E. Montell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to E. S. Montell, executrix of the estate of James E. Montell, deceased, of Baltimore, Maryland, the sum of eight hundred and fifty-nine dollars and twenty cents, or so much thereof as the said E. S. Montell, executrix, shall prove, to the satisfaction of the Commissioner of Internal Revenue, that the said James E. Montell expended in the purchase of revenue stamps to stamp seventy-two cases of smoking tobacco purchased by him from S. Rosenfeld & Company, of Baltimore, Maryland, upon which a tax had been previously paid under the revenue laws in force at the time of its manufacture and sale, but which was made liable to be stamped under the act of July twentieth, eighteen hundred and sixty-eight, thus requiring a double tax on the same tobacco; said payment to be made out of any money in the United States Treasury not otherwise appropriated.

Approved, March 3, 1883.
CHAP. 162.—An act for the relief of Mrs. Louisa F. Stone

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 Mrs. Louisa F. Stone, widow of the late Dr. Thomas J. Stone, the sum of one hundred and seventy dollars, the same being for professional services rendered by her late husband to the United States troops stationed at Leonardtown, Maryland, during the months of October and November, eighteen hundred and sixty three.

Approved, March 3, 1883.

CHAP. 163.—An act for the relief of C. H. 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 Treasury, under the regulations of the Treasury Department, be, and he is hereby, authorized and directed to pay to C. H. Miller the sum of three hundred and eighty dollars, being the amount of three Oregon war bonds, numbered eight hundred and sixty, eight hundred and sixty one, and eight hundred and sixty two, for one hundred dollars each, and the accrued interest, purchased by him of Patrick Miller, of Portland, Oregon, in eighteen hundred and seventy, as to which there has been an alleged defective assignment.

Approved, March 3, 1883.
RESOLUTIONS.

[2.] Joint resolution authorizing the payment of a portion of the Virginius indemnity fund to the mother of General W. A. C. Ryan.  
Dec. 16, 1882.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State be, and he is hereby, authorized and directed to pay to Mrs. Eliza Dunne, the mother of General W. A. C. Ryan, the pro rata of the indemnity fund paid by the Government of Spain on account of the murder of the officers and crew of the steamer Virginius, at Santiago de Cuba, November fourth, eighteen hundred and seventy-three. 

Approved, December 16, 1882.

[18.] Joint resolution to authorize Major William Ludlow, United States Army, to accept a civil position.  
Feb. 28, 1883.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Major William Ludlow, Corps of Engineers, United States Army, be, and he is, hereby, permitted to accept a civil position in the service of the city of Philadelphia, without a forfeiture of his military commission. Provided however, That the permission hereby given shall be held to terminate on the first day of April, eighteen hundred and eighty-five, and that the said Ludlow shall not receive, from the United States, any pay or allowance whatsoever, during the period of his absence from the military service, under the provisions of this resolution. 

Approved, February 28, 1883.
TREATIES AND CONVENTIONS

CONCLUDED BY THE

UNITED STATES OF AMERICA

WITH

FOREIGN NATIONS.
TREATIES, CONVENTIONS, AND AGREEMENTS.

Convention between the United States of America and Japan, providing for the reimbursement of shipwreck expenses. Concluded May 17, 1880; ratification advised by the Senate March 23, 1881; ratified by the President April 7, 1881; ratified by the Emperor of Japan June 5, 1880; ratification exchanged June 16, 1881; proclaimed October 3, 1881.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention between the United States of America and the Empire of Japan, providing for the reimbursement of certain specified expenses which may be incurred by either country in consequence of the shipwreck on its coast of the vessels of the other, was concluded and signed by their respective Plenipotentiaries at the city of Tokio, Japan, on the seventeenth day of May in the year of our Lord one thousand eight hundred and eighty, the English text of which Convention is, word for word as follows:

The United States of America and the Empire of Japan being desirous of concluding an agreement providing for the reimbursement of certain specified expenses which may be incurred by either country in consequence of the shipwreck on its coast of the vessels of the other, have resolved to conclude a special convention for this purpose, and have named as their Plenipotentiaries:

The President of the United States of America, John A. Bingham, their Envoy Extraordinary and Minister Plenipotentiary to His Imperial Majesty, and His Majesty the Emperor of Japan, Inouye Kaoru Shoshibi, Minister for Foreign Affairs and decorated with the 1st class of the order of the Rising Sun, who after reciprocal communication of their full powers found in good and due form, have agreed as follows:

All expenses incurred by the Government of the United States for the rescue, clothing, maintenance and travelling of needily shipwrecked Japanese subjects, for the recovery of the bodies of the drowned, for the medical treatment of the sick and injured, unable to pay for such treatment, and for the burial of the dead, shall be repaid to the Government of the United States by that of Japan. And a similar course of procedure to the above shall be observed by the Government of the United States in the case of assistance being given by that of Japan to shipwrecked citizens of the United States.

But neither the Government of the United States nor that of Japan shall be responsible for the repayment of the expenses incurred in the recovery or preservation of a wrecked vessel or the property on board. All such expenses shall be a charge upon the property saved, and shall be repaid by the parties interested therein upon receiving delivery of the same.

No charge shall be made by the Government of the United States nor by that of Japan for the expenses of the Government officers, police or local functionaries who shall proceed to the wreck, for the travelling expenses of officers escorting the shipwrecked men, nor for the expenses incurred in recovering the shipwrecked hands, nor for the expenses of the Jenkins, of the National Cemetery.

May 17, 1880.

Proclamation.

Scope.

Contracting parties.

Reimbursement of expenditures in cases of shipwreck.

Wrecked vessel and property to be charged with expense of recovery.

Exceptions.

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of official correspondence. Such expenses shall be borne by the Government of the country to which such officers, police and local functionaries belong.

Ratification, &c. This convention shall be ratified by the respective Governments in due form of law, and the ratifications shall be exchanged at Washington as soon as may be. It shall take effect in the respective countries thirty days after the Exchange of said ratifications.

In witness whereof the respective Plenipotentiaries have hereunto affixed their signatures and seals.

Done, in duplicate in the English and Japanese languages at the city of Tokio, Japan, this 17th day of May in the year 1880, (17th day of the 5th month of the 13th year Meiji).

Signatures.

JOHN A. BINGHAM. [SEAL.]
INOUYE KAORU. [SEAL.]

And whereas the said Convention has been duly ratified and the respective ratifications of the same were exchanged in the city of Washington on the 16th day of June, 1881:

Proclamation.

Now, therefore, be it known that I, Chester A. Arthur, 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 third day of October, in the year of our Lord one thousand eight hundred and eighty-one and of the Independence of the United States the one hundred and sixth.

[SEAL.]

By the President:

JAMES G. BLAINE,

Secretary of State.
Convention between the United States of America, Germany, Austria, Belgium, Denmark, Spain, France, Great Britain, Italy, Morocco, the Netherlands, Portugal, and Sweden and Norway, for the establishment of the right of protection in Morocco. Concluded July 3, 1880; ratification advised by the Senate May 5, 1881; ratified by the President May 10, 1881; proclaimed December 21, 1881.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Convention for the establishment on fixed and uniform bases of the exercise of the right of protection in Morocco and for the settlement of certain questions connected therewith, between the United States and His Majesty the Emperor of Germany and King of Prussia, His Majesty the Emperor of Austria and King of Hungary, His Majesty the King of the Belgians, His Majesty the King of Denmark, His Majesty the King of Spain, His Excellency the President of the French Republic, Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, His Majesty the King of Italy, His Majesty the Sultan of Morocco, His Majesty the King of the Netherlands, His Majesty the King of Portugal and the Algarves, and His Majesty the King of Sweden and Norway, was signed by their plenipotentiaries at Madrid, on the third day of July, in the year one thousand eight hundred and eighty, the French text of which Convention is word for word as follows:

[Translation.]

His Excellency the President of the United States of America; His Majesty the Emperor of Germany, King of Prussia; His Majesty the Emperor of Austria, King of Hungary; His Majesty the King of the Belgians; His Majesty the King of Denmark; His Majesty the King of Spain; His Excellency the President of the French Republic; Her Majesty the Queen of the United Kingdom of Great Britain and Ireland; His Majesty the King of Italy; His Majesty the Sultan of Morocco; His Majesty the King of the Netherlands; His Majesty the King of Portugal and the Algarves; His Majesty the King of Sweden and Norway;

Having recognized the necessity of establishing, on fixed and uniform bases, the exercise of the right of protection in Morocco, and of settling certain questions connected therewith, have appointed as their plenipotentiaries at the conference assembled for that purpose at Madrid, to wit:

Son Excellence le Président des États-Unis d'Amérique; Sa Majesté l'Empereur d'Allemagne, Roi de Prusse; Sa Majesté l'Empereur d'Autriche, Roi de Hongrie; Sa Majesté le Roi des Belges; Sa Majesté le Roi de Danemark; Sa Majesté le Roi d'Espagne; Son Excellence le Président de la République Française; Sa Majesté la Reine du Royaume Uni de la Grande Bretagne et d'Irlande; Sa Majesté le Roi d'Italie; Sa Majesté le Sultan du Maroc; Sa Majesté le Roi des Pays-Bas; Sa Majesté le Roi de Portugal et des Algarves; Sa Majesté le Roi de Suède et de Norvège;

Ayant reconnu la nécessité d'établir sur des bases fixes et uniformes l'exercice du droit de protection au Maroc, et de régler certaines questions qui s'y rattachent, ont nommé pour leurs Plénipotentiaires à la Conférence qui s'est réunie à cet effet à Madrid, savoir:

Preamble.
His Excellency the President of the United States of America, General Lucius Fairchild, Envoy Extraordinary and Minister Plenipotentiary of the United States near His Catholic Majesty;

His Majesty the Emperor of Germany, King of Prussia, Count Eberhardt de Solms-Sonnewalde, Knight Commander of the first class of his Order of the Red Eagle with oak leaves, Knight of the Iron Cross, etc., etc., his Envoy Extraordinary and Minister Plenipotentiary near His Catholic Majesty;

His Majesty the Emperor of Austria, King of Hungary, Count Emanuel Ludolf, his Privy Councilor in actual service, Grand Cross of the Imperial Order of Leopold, Knight of the first class of the Order of the Iron Crown, etc., etc., his Envoy Extraordinary and Minister Plenipotentiary near His Catholic Majesty;

His Majesty the King of the Belgians, Mr. Edward Ansbach, Officer of his Order of Leopold, etc., etc., his Envoy Extraordinary and Minister Plenipotentiary near His Catholic Majesty;

His Majesty the King of Spain, Don Antonio Cánovas del Castillo, Knight of the distinguished Order of the Golden Fleece, etc., etc., President of his Council of Ministers;

His Excellency the President of the French Republic, Vice-Admiral Jaurès, Senator, Knight Commander of the Legion of Honor, etc., etc., Ambassador of the French Republic near His Catholic Majesty;

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Honorable Lionel Sackville Sackville West, her Envoy Extraordinary and Minister Plenipotentiary near His Catholic Majesty who is likewise authorized to represent His Majesty the King of Denmark;

His Majesty the King of Italy, Count Joseph Greppi, Grand Officer of the Order of Saint Maurice and Saint Lazarus, of that of the Crown of Italy, etc., etc., his Envoy Extraordinary and Minister Plenipotentiary near His Catholic Majesty;

Son Excellence le Président des États-Unis d'Amérique, Monsieur le Général Lucius Fairchild, Envoyé Extraordinaire et Ministre Plénipotentiaire des États-Unis près Sa Majesté Catholique;

Sa Majesté l'Empereur d'Allemagne, Roi de Prusse, Monsieur le Comte Eberhardt de Solms-Sonnewalde, Commandeur de première classe de son Ordre de l'Aigle Rouge avec feuilles de chêne, Chevalier de la Croix de Fer, etc., etc., son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté Catholique;

Sa Majesté l'Empereur d'Autriche, Roi de Hongrie, Monsieur le Comte Emanuel Ludolf, son Conseiller intime et actuel, Grand-Croix de l'Ordre impérial de Léopold, Chevalier de première classe de l'Ordre de la Couronne de Fer, etc., etc., son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté Catholique;

Sa Majesté le Roi des Belges, Monsieur Edouard Ansbach, Officier de son Ordre de Léopold, etc., etc., son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté Catholique;

Sa Majesté le Roi d'Espagne, Don Antonio Cánovas del Castillo, Chevalier de l'Ordre insigne de la Toison d'Or, etc., etc., Président de son Conseil des Ministres;

Son Excellence le Président de la République Française, Monsieur le Vice-amiral Jaurès, Sénateur, Commandeur de la Légion d'Honneur, etc., etc., Ambassadeur de la République Française près Sa Majesté Catholique;

Sa Majesté la Reine du Royaume Uni de la Grande Bretagne et d'Irlande, l'Honorable Lionel Sackville Sackville West; son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté Catholique; lequel est également autorisé à représenter Sa Majesté le Roi de Danemark;

Sa Majesté le Roi d'Italie, Monsieur le Comte Joseph Greppi, Grand-Officier de l'Ordre des S. S. Maurice et Lazare, de celui de la Couronne d'Italie, etc., etc., son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté Catholique;
His Majesty the Sultan of Morocco, the Taleb Sid Mohammed Vargas, his Minister of Foreign Affairs and Ambassador Extraordinary;

His Majesty the King of the Netherlands, Jonkheer Maurice de Heldewier, Commander of the Royal Order of the Lion of the Netherlands, Knight of the Order of the Oaken Crown of Luxemburg, etc., etc., his Minister Resident near His Catholic Majesty;

His Majesty the King of Portugal and the Algarves, Count de Casal Ribeiro, Peer of the Realm, Grand Cross of the Order of Christ, etc., etc., his Envoy Extraordinary and Minister Plenipotentiary near His Catholic Majesty;

His Majesty the King of Sweden and Norway, Mr. Henry Akerman, Knight Commander of the first class of the Order of Wasa, etc., etc., his Minister Resident near His Catholic Majesty;

Who, in virtue of their full powers, recognized as being in good and due form, have agreed upon the following articles:

ARTICLE 1.

The conditions under which protection may be conceded are those established in the British and Spanish treaties with the Government of Morocco, and in the convention made between that Government, France and other powers in 1863, with the modifications introduced by the present convention.

ARTICLE 2.

Foreign Representatives at the head of a Legation may select their interpreters and employees from among the subjects of Morocco or others.

These protected persons shall be subject to no duty, impost or tax whatever, other than those stipulated in articles 12 and 13.

ARTICLE 3.

Consuls, Vice-consuls or Consular Agents having charge of a post, and residing within the territory of the Sultan of Morocco, shall be

Sa Majesté le Sultan du Maroc, le Taleb Sid Mohammed Vargas, son Ministre des Affaires Étrangères et Ambassadeur Extraordinaire;

Sa Majesté le Roi des Pays-Bas, Monsieur le Jonkheer Maurice de Heldewier, Commandeur de l’Ordre Royal du Lion Néerlandais, Chevalier de l’Ordre de la Couronne de Chêne de Luxembourg, etc., etc., son Ministre Résident près Sa Majesté Catholique;

Sa Majesté le Roi de Portugal et des Algarves, Monsieur le Comte de Casal Ribeiro, Pair du Royaume, Grande-Croix de l’Ordre du Christ, etc., etc., son Envoyé Extraordinaire et Ministre Plénipotentiaire près Sa Majesté Catholique;

Sa Majesté le Roi de Suède et de Norvège, Monsieur Henri Akerman, Commandeur de première classe de l’Ordre de Wasa, etc., etc., son Ministre Résident près Sa Majesté Catholique;

Lesquels, en vertu de leurs pleins pouvoirs, reconnus en bonne et due forme, ont arrêté les dispositions suivantes:

ARTICLE PREMIER.

Les conditions dans lesquelles la protection peut être accordée sont celles qui sont stipulées dans les Traités britannique et espagnol avec le Gouvernement Marocain et dans la Convention survenue entre ce Gouvernement, la France et d’autres Puissances en 1863, sauf les modifications qui y sont apportées par la présente Convention.

ARTICLE 2.

Les Représentants étrangers Chefs de Mission, pourront choisir leurs interprètes et employés parmi les sujets marocains ou autres.

Ces protégés ne seront soumis à aucun droit, impôt ou taxe quelconque, en dehors de ce qui est stipulé aux articles 12 et 13.

ARTICLE 3.

Les Consuls, Vice-Consuls ou Agents consulaires Chefs de poste qui résident dans les États du Sultan du Maroc, ne pourront choisir Consuls, &c., allowed to select and employ native assistants, &c.
allowed to select but one interpreter, one soldier and two servants from among the subjects of the Sultan, unless they may require a native secretary.

These protected persons shall, in like manner, be subject to no duty, impost or tax whatever, other than those stipulated in articles 12 and 13.

**Article 4.**

If a Representative shall appoint a subject of the Sultan to the office of Consular Agent in a town on the coast, such agent shall be respected and honored, as shall the members of his family occupying the same dwelling with him, and they, like him shall be subject to no duty, impost or tax whatever, other than those stipulated in articles 12 and 13; but he shall not have the right to protect any subjects of the Sultan other than the members of his own family.

He may, however, for the exercise of his functions, have a protected soldier.

Officers in acting charge of Vice Consulates being subjects of the Sultan, shall, during the exercise of their functions, enjoy the same rights as Consular Agents who are subjects of the Sultan.

**Article 5.**

The Government of Morocco recognizes the right of Ministers, Chargés d’Affaires and other Representatives, which is granted to them by treaties, to select the persons whom they employ, either in their own service or that of their governments, unless such persons shall be sheiks or other employees of the Government of Morocco, such as soldiers of the line or of the cavalry, in addition to the Maghazis in command of their guard. In like manner they shall not be permitted to employ any subject of Morocco who is under prosecution.

It is understood that civil suits commenced before protection, shall be terminated before the courts which have instituted such proceedings. The execution of the sentence shall suffer no hindrance. Nevertheless, the local authorities qu’un interprète, un soldat et deux domestiques parmi les sujets du Sultan, à moins qu’ils n’aient besoin d’un secrétaire indigène.

Ces protégés ne seront soumis non plus à aucun droit, impôt ou taxe quelconque, en dehors de ce qui est stipulé aux articles 12 et 13.

**Article 4.**

Si un Représentant nomme un sujet du Sultan à un poste d’Agent consulaire dans une ville de la côte, cet Agent sera respecté et honoré, ainsi que sa famille habitant sous le même toit, laquelle, comme lui-même, ne sera soumise à aucun droit, impôt ou taxe quelconque en dehors de ce qui est stipulé aux articles 12 et 13; mais il n’aura pas le droit de protéger d’autres sujets du Sultan en dehors de sa famille.

Il pourra, toutefois, pour l’exercice de ses fonctions, avoir un soldat protégé.

Les Gérants des Vice-consulats, sujets du Sultan, jauront, pendant l’exercice de leur fonctions, des mêmes droits que les Agents consulaires sujets du Sultan.

**Article 5.**

Le Gouvernement Marocain reconnaît aux Ministres, Chargés d’Affaires et autre Représentants le droit, qui leur est accordé par les Traités, de choisir les personnes qu’ils emploient, soit à leur service personnel, soit à celui de leurs Gouvernements, à moins, toutefois, que ce ne soient des Cheiks ou autres employés du Gouvernement marocain, tels que les soldats de ligne ou de cavalerie, en dehors des Maghazis préposés à leur garde. De même, ils ne pourront employer aucun sujet marocain sous le coup de poursuites.

Il reste entendu que les procès civils engagés avant la protection se termineront devant les Tribunaux qui en auront entamé la procédure.

L’exécution de la sentence ne rencontrera pas d’empêchement.
of Morocco shall take care to communicate, without delay, the sentence pronounced, to the Legation, Consulate or Consular Agency upon which the protected person is dependent.

As to those persons formerly protected, who may have a suit which was commenced before protection was withdrawn from them, their case shall be tried by the court before which it was brought.

The right of protection shall not be exercised towards persons under prosecution for an offense or crime, before they have been tried by the authorities of the country, or before their sentence, if any has been pronounced, has been executed.

Article 6.

Protection shall extend to the family of the person protected. His dwelling shall be respected.

It is understood that the family is to consist only of the wife, the children, and the minor relatives dwelling under the same roof.

Protection shall not be hereditary. A single exception, which was established by the convention of 1863, but which is not to create a precedent, shall be maintained in favor of the Benchimol family.

Nevertheless, if the Sultan of Morocco shall grant another exception, each of the contracting powers shall be entitled to claim a similar concession.

Article 7.

Foreign representatives shall inform the Sultan's Minister of Foreign Affairs, in writing, of any selections of an employee made by them.

They shall furnish annually to the said Minister a list of the names of the persons protected by them or by their Agents throughout the States of the Sultan of Morocco.

This list shall be transmitted to the local authorities, who shall consider as persons enjoying protection only those whose names are contained therein.

Article 8.

Consular officers shall transmit each year to the authorities of the

Toutefois, l'autorité locale marocaine aura soin de communiquer immédiatement la sentence rendue à la Légation, Consulat ou Agence consulaire dont relève le protégé.

Quand aux ex-protégés qui auraient un procès commencé avant que la protection eût cessé pour eux, leur affaire sera jugée par le Tribunal qui en était saisi.

Le droit de protection ne pourra être exercé à l'égard des personnes poursuivies pour un délit ou un crime avant qu'elles n'aient été jugées par les Autorités du pays, et qu'elles n'aient, s'il y a lieu, accompli leur peine.

Article 6.

Protection s'étend sur la famille du protégé. Sa demeure est respectée.

Il est entendu que la famille ne se compose que de la femme, des enfants et des parents mineurs qui habitent sous le même toit.

La protection n'est pas héréditaire. Une seule exception, déjà établie par la Convention de 1863, et qui ne saurait créer un précédent, est maintenue en faveur de la famille Benchimol.

Cependant, si le Sultan du Maroc accordait une autre exception, chacune des Puissances contractantes aurait le droit de réclamer une concession semblable.

Article 7.

Les Représentants étrangers informeront par écrit le Ministre des Affaires Étrangères du Sultan du choix qu'ils auront fait d'un employé.

Ils communiqueront chaque année au dit Ministre une liste nominative des personnes qu'il protégent ou qui sont protégés par leurs Agents dans les États du Sultan du Maroc.

Cette liste sera transmise aux Autorités locales, qui ne considéreront comme protégés que ceux qui y sont inscrits.

Article 8.

Les Agents consulaires remettront chaque année à l'Autorité du

Listes of protected persons to be furnished.

List of protected persons to be transmitted under seal, annually.
district in which they reside a list, bearing their seal, of the persons protected by them. These authorities shall transmit it to the Minister of Foreign Affairs, to the end that, if it be not conformable to the regulations, the Representatives at Tangier may be informed of the fact.

A consular officer shall be required to give immediate information of any changes that may have taken place among the persons protected by his Consulate.

**ARTICLE 9.**

Servants, farmers and other native employees of native secretaries and interpreters shall not enjoy protection. The same shall be the case with Moorish employees or servants of foreign subjects.

Nevertheless, the local authorities shall not arrest an employee or servant of a native officer in the service of a Legation or Consulate, or of a foreign subject or protected person, without having notified the authority upon which he is dependent.

If a subject of Morocco in the service of a foreign subject shall kill or wound any person, or violate his domicile, he shall be arrested immediately, but the diplomatic or consular authority under which he is shall be notified without delay.

**ARTICLE 10.**

Nothing is changed with regard to the situation of brokers, as established by the treaties and by the convention of 1863, except what is stipulated, relative to taxes, in the following articles.

**ARTICLE 11.**

The right to hold property is recognized in Morocco as belonging to all foreigners.

The purchase of property must take place with the previous consent of the Government, and the title of such property shall be subject to the forms prescribed by the laws of the country.

Any question that may arise concerning this right shall be decided in the courts of the country.

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Any question that may arise concerning this right shall be decided in the courts of the country.

L'Officier consulaire sera tenu d'annoncer immédiatement les changements survenus dans le personnel protégé de son Consulat.

**ARTICLE 9.**

Les domestiques, fermiers et autres employés indigènes des secrétaires et interprètes indigènes ne jouissent pas de la protection. Il en est de même pour les employés ou domestiques marocains des sujets étrangers.

Toutefois, les Autorités locales ne pourront arrêter un employé ou domestique d’un fonctionnaire indigène au service d’une Légation ou d’un Consulat, ou d’un sujet ou protégé étranger, sans en avoir prévenu l’Autorité dont il dépend.

Si un sujet marocain au service d’un sujet étranger venait à tuer quelqu’un, à le blesser ou à violer son domicile, il serait immédiatement arrêté, mais l’Autorité diplomatique ou consulaire sous laquelle il est placé serait avertie sans retard.

**ARTICLE 10.**

Il n’est rien changé à la situation des censaux telle qu’elle a été établie par les Traités et par la Convention de 1863, sauf ce qui est stipulé, relativement aux impôts, dans les articles suivants.

**ARTICLE 11.**

Le droit de propriété au Maroc est reconnu pour tous les étrangers.

L’acte de propriétés devra être effectué avec le consentement préalable du Gouvernement, et les titres de ces propriétés seront soumis aux formes prescrites par les lois du pays.

Toute question qui pourrait survenir sur ce droit sera décidée
cided according to the same laws, with the privilege of appeal to the Minister of Foreign Affairs stipulated in the treaties.

**ARTICLE 12.**

Foreigners and protected persons who are the owners or tenants of cultivated land, as well as brokers engaged in agriculture, shall pay the agricultural tax. They shall send to their Consul annually, an exact statement of what they possess delivering into his hands the amount of the tax.

The nature, method, date and apportionment of this tax shall form the subject of a special regulation between the Representatives of the Powers and the Minister of Foreign Affairs of His Sherifian Majesty.

**ARTICLE 13.**

Foreigners, protected persons and brokers owning beasts of burden shall pay what is called the gate-tax. The apportionment and the manner of collecting this tax which is paid alike by foreigners and natives, shall likewise form the subject of a special regulation between the Representatives of the Powers and the Minister of Foreign Affairs of His Sherifian Majesty.

The said tax shall not be increased without a new agreement with the Representatives of the Powers.

**ARTICLE 14.**

The mediation of interpreters, native secretaries or soldiers of the different Legations or Consulates, when persons are concerned who are under the protection of the Legation or Consulate, shall be permitted only when they are the bearers of a document signed by the head of a mission or by the consular authority.

**ARTICLE 12.**

Les étrangers et les protégés propriétaires ou locataires de terrains cultivés, ainsi que les cen-
saux adonnés à l'agriculture, paieront l'impôt agricole. Ils remettront chaque année à leur Consul la note exacte de ce qu'ils possèdent en acquittant entre ses mains le montant de l'impôt.

Celui qui fera une fausse déclara-
tion paiera, à titre d'amende, le double de l'impôt qu'il aurait dû régulièrement verser pour les biens non déclarés. En cas de récidive cette amende sera doublée.

**ARTICLE 13.**

Les étrangers, les protégés et les cen-
saux propriétaires de bêtes de somme paieront la taxe dite des portes. La quotité et le mode de perception de cette taxe, commune aux étrangers et aux indigènes, se-
eront également l'objet d'un Règlement spécial entre les Représentants des Puissances et le Ministre des Affaires Étrangères de Sa Majesté Sherifienne.

La dite taxe ne pourra être aug-
mentée sans un nouvel accord avec les Représentants des Puissances.

**ARTICLE 14.**

La médiation des interprètes, se-
crétaires indigènes ou soldats des différentes Légations ou Consulats, lors qu'il s'agira de personnes non placées sous la protection de la Lé-
gation ou du Consulat, ne sera ad-
mise qu'autant qu'ils seront por-
teurs d'un document signé par le Chef de Mission ou par l'Authorité consulaire.
ARTICLE 15.

Any subject of Morocco who has been naturalized in a foreign country, and who shall return to Morocco, shall after having remained for a length of time equal to that which shall have been regularly necessary for him to obtain such naturalization, choose between entire submission to the laws of the Empire and the obligation to quit Morocco, unless it shall be proved that his naturalization in a foreign country was obtained with the consent of the Government of Morocco.

Foreign naturalization herefore acquired by subjects of Morocco according to the rules established by the laws of each country, shall be continued to them as regards all its effects, without any restriction.

ARTICLE 16.

No irregular or unofficial protection shall be granted in future. The authorities of Morocco will recognize no protection, of any kind whatever, save such as is expressly provided for in this convention.

Nevertheless, the exercise of the customary right of protection shall be reserved for those cases only in which it may be desired to reward signal services rendered by a native of Morocco to a foreign power, or for other altogether exceptional reasons.

The Minister of Foreign Affairs at Tangier shall be previously informed of the nature of the services, and notified of the intention to reward them, in order that he may, if need be, present his observations thereon; yet the final decision shall be reserved for the Government to which the service shall have been rendered.

The number of persons thus protected shall not exceed twelve for each power, and this number is fixed as the maximum unless the consent of the Sultan shall be obtained.

The status of persons who have obtained protection in virtue of the custom which is henceforth to be

ARTICLE 15.

Tout sujet marocain naturalisé à l'étranger, qui reviendra au Maroc, devra, après un temps de séjour égal à celui qui lui aura été régulièrement nécessaire pour obtenir la naturalisation, opter entre sa soumission entière aux lois de l'Empire et l'obligation de quitter le Maroc, à moins qu'il ne soit constaté que la naturalisation étrangère a été obtenue avec l'assentiment du Gouvernement marocain.

La naturalisation étrangère acquise jusqu'à ce jour par des sujets marocains suivant les règles établies par les lois de chaque pays, leur est maintenue pour tous ses effets, sans restriction aucune.

ARTICLE 16.

Aucune protection irrégulière ni officielle ne pourra être accordée à l'avenir. Les Autorités marocaines ne reconnaîtront jamais d'autres protections, quelle que soit leur nature, que celles qui sont expressément arrêtées dans cette Convention.

Cependant, l'exercice du droit consûtudinaire de protection sera réservé aux seuls cas où il s'agirait de récompenser des services signalés rendus par un marocain à une Puissance étrangère, ou pour d'autres motifs tout-à-fait exceptionnels.

La nature des services et l'intention de les récompenser par la protection seront préalablement notifiées au Ministre des Affaires Étrangères à Tanger, afin qu'il puisse au besoin présenter ses observations; la résolution définitive restera néanmoins réservée au Gouvernement auquel le service aura été rendu.

Le nombre de ces protégés ne pourra dépasser celui de douze par Puissance, qui reste fixé comme maximum, à moins d'obtenir l'assentiment du Sultan.

La situation des protégés qui ont obtenu la protection en vertu de la coutume désormais réglée par la
regulated by this stipulation shall be without limitation of the number of persons belonging to this class and now so protected, the same for themselves and their families as that which is established for other protected persons.

**ARTICLE 17.**

The right to the treatment of the most favored nation is recognized by Morocco as belonging to all the powers represented at the Madrid conference.

**ARTICLE 18.**

This convention shall be ratified. The ratifications shall be exchanged at Tangier with as little delay as possible.

By exceptional consent of the high contracting parties the stipulations of this convention shall take effect on the day on which it is signed at Madrid.

In faith whereof the respective plenipotentiaries have signed this convention, and have thereunto affixed the seals of their arms.

Done at Madrid, in thirteen originals, this third day of July, one thousand eight hundred and eighty.

[L. S.] LUCIUS FAIRCILD. [SEAL.]

[L. S.] E. DE SOLMS. [SEAL.]

[L. S.] E. LUDOLF. [SEAL.]

[L. S.] ANSPACH. [SEAL.]

[L. S.] A. CANOVAS DEL CASTILLO. [SEAL.]

[L. S.] JAURES. [SEAL.]

[L. S.] L. S. SACKVILLE WEST. [SEAL.]


[L. S.] MOHAMMED VARGAS. (in Arabic.) [SEAL.]

[L. S.] HELDEWIER. [SEAL.]

[L. S.] CASAL RIBEIRO. [SEAL.]

[L. S.] AKERMAN. [SEAL.]

And whereas the said Convention has been duly ratified and exchanged;

Now, therefore, be it known that I, Chester A. Arthur, 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 21st day of December, in the year of our Lord one thousand eight hundred and eighty-one, and of the Independence of the United States, the one hundred and sixth.

[SEAL.]

By the President:

FREDK. T. FRELINGHUYSEN,

Secretary of State.
November 17, 1880.  Treaty between the United States and China, concerning immigration. Concluded November 17, 1880; ratification advised by the Senate May 5, 1881; ratified by the President May 9, 1881; ratifications exchanged July 19, 1881; proclaimed October 5, 1881.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Treaty between the United States of America and China, for the modification of the existing treaties between the two countries, by providing for the future regulation of Chinese immigration into the United States, was concluded and signed at Peking in the English and Chinese languages, on the seventeenth day of November in the year of our Lord one thousand eight hundred and eighty, the original of the English text of which Treaty is word for word as follows:

Whereas, in the eighth year of Hsien Feng, Anno Domini 1858, a treaty of peace and friendship was concluded between the United States of America and China, and to which were added, in the seventh year of Tung Chih, Anno Domini 1868, certain supplementary articles to the advantage of both parties, which supplementary articles were to be perpetually observed and obeyed:—and

Whereas the Government of the United States, because of the constantly increasing immigration of Chinese laborers to the territory of the United States, and the embarrassments consequent upon such immigration, now desires to negotiate a modification of the existing Treaties which shall not be in direct contravention of their spirit:—

Now, therefore, the President of the United States of America has appointed James B. Angell, of Michigan, John F. Swift, of California, and William Henry Trescot, of South Carolina as his Commissioners Plenipotentiary; and His Imperial Majesty, the Emperor of China, has appointed Pao Chih, a member of His Imperial Majesty's Privy Council, and Superintendent of the Board of Civil Office; and Li Hungtsao, a member of His Imperial Majesty's Privy Council, as his Commissioners Plenipotentiary; and the said Commissioners Plenipotentiary, having conjointly examined their full powers, and having discussed the points of possible modification in existing Treaties, have agreed upon the following articles in modification.

ARTICLE I.

Whenever in the opinion of the Government of the United States, the coming of Chinese laborers to the United States, or their residence therein, affects or threatens to affect the interests of that country, or to endanger the good order of the said country or of any locality within the territory thereof, the Government of China agrees that the Government of the United States may regulate, limit, or suspend such coming or residence, but may not absolutely prohibit it. The limitation or suspension shall be reasonable and shall apply only to Chinese who may go to the United States as laborers, other classes not being included in the limitations. Legislation taken in regard to Chinese laborers will be of such a character only as is necessary to enforce the regulation, limitation, or suspension of immigration, and immigrants shall not be subject to personal maltreatment or abuse.
TREATY—CHINA. NOVEMBER 17, 1880.

ARTICLE II.

Chinese subjects, whether proceeding to the United States as teachers, students, merchants or from curiosity, together with their body and household servants, and Chinese laborers who are now in the United States shall be allowed to go and come of their own free will and accord, and shall be accorded all the rights, privileges, immunities, and exemptions which are accorded to the citizens and subjects of the most favored nation.

ARTICLE III.

If Chinese laborers, or Chinese of any other class, now either permanently or temporarily residing in the territory of the United States, meet with ill treatment at the hands of any other persons, the Government of the United States will exert all its power to devise measures for their protection and to secure to them the same rights, privileges, immunities, and exemptions as may be enjoyed by the citizens or subjects of the most favored nation, and to which they are entitled by treaty.

ARTICLE IV.

The high contracting Powers having agreed upon the foregoing articles, whenever the Government of the United States shall adopt legislative measures in accordance therewith, such measures will be communicated to the Government of China. If the measures so enacted are found to work hardship upon the subjects of China, the Chinese Minister at Washington may bring the matter to the notice of the Secretary of State of the United States, who will consider the subject with him; and the Chinese Foreign Office may also bring the matter to the notice of the United States Minister at Peking and consider the subject with him, to the end that mutual and unqualified benefit may result.

In faith whereof the respective Plenipotentiaries have signed and sealed the foregoing at Peking, in English and Chinese being three originals of each text of even tenor and date, the ratifications of which shall be exchanged at Peking within one year from date of its execution.

Done at Peking, this seventeenth day of November, in the year of our Lord, 1880. Kuanghsii, sixth year, tenth moon, fifteenth day.

JAMES B. ANGELL. [SEAL.]
JOHN F. SWIFT. [SEAL.]
WM. HENRY TRECOT. [SEAL.]
FAO CHÜN.
LI HUNGTSAO. [SEAL.]

And whereas the said Treaty has been duly ratified on both parts and the respective ratifications were exchanged at Peking on the 19th day of July 1881:

Now, therefore, be it known that I, Chester A. Arthur, President of the United States of America, 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.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in Washington this fifth day of October in the year of our Lord one thousand eight hundred and eighty-one, and of the Independence of the United States the one hundred and sixth.

CHESTER A. ARTHUR.

By the President:
JAMES G. BLAINE,
Secretary of State.
Supplemental treaty between the United States and China, concerning commercial intercourse and judicial procedure. Concluded November 17, 1880; ratification advised by the Senate, May 5, 1881; ratified by the President, May 9, 1881; ratifications exchanged, July 19, 1881; proclaimed October 5, 1881.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a supplemental treaty between the United States of America and China, for supplying certain points of incompleteness in the existing treaties between the two governments in the matter of commercial intercourse and of judicial procedure, was concluded and signed at Peking, in the English and Chinese languages, on the seventeenth day of November, in the year of our Lord one thousand eight hundred and eighty, the original of the English text of which treaty is word for word as follows:

The President of the United States of America and His Imperial Majesty the Emperor of China, because of certain points of incompleteness in the existing treaties between the two governments, have named as their commissioners plenipotentiary, that is to say:

The President of the United States, James B. Angell of Michigan, John F. Swift of California, and William Henry Trescot of South Carolina;

His Imperial Majesty, the Emperor of China, Pao Chün, a member of His Imperial Majesty's privy council and superintendent of the board of civil office, and Li Hungtsao, a member of His Imperial Majesty's privy council, who have agreed upon and concluded the following additional articles:

ARTICLE I.

The Governments of the United States and China, recognizing the benefits of their past commercial relations, and in order still further to promote such relations between the citizens and subjects of the two powers, mutually agree to give the most careful and favorable attention to the representations of either as to such special extension of commercial intercourse as either may desire.

ARTICLE II.

The Governments of China and of the United States mutually agree and undertake that Chinese subjects shall not be permitted to import opium into any of the ports of the United States; and citizens of the United States shall not be permitted to import opium into any of the open ports of China; to transport it from one open port to any other open port; or to buy and sell opium in any of the open ports of China. This absolute prohibition, which extends to vessels owned by the citizens or subjects of either power, to foreign vessels employed by them, or to vessels owned by the citizens or subjects of either power and employed by other persons for the transportation of opium, shall be enforced by appropriate legislation on the part of China and the United States; and the benefits of the favored nation clause in existing treaties shall not be claimed by the citizens or subjects of either power as against the provisions of this article.
ARTICLE III.

His Imperial Majesty the Emperor of China hereby promises and agrees that no other kind or higher rate of tonnage dues, or duties for imports or exports, or coastwise trade shall be imposed or levyied in the open ports of China upon vessels wholly belonging to citizens of the United States; or upon the produce, manufactures or merchandise imported in the same from the United States; or from any foreign country; or upon the produce, manufactures, or merchandise exported in the same to the United States or to any foreign country; or transported in the same from one open port of China to another, than are imposed or levyied on vessels or cargoes of any other nation or on those of Chinese subjects.

The United States hereby promise and agree that no other kind or higher rate of tonnage dues or duties for imports shall be imposed or levied in the ports of the United States upon vessels wholly belonging to the subjects of His Imperial Majesty and coming either directly or by way of any foreign port, from any of the ports of China which are open to foreign trade, to the ports of the United States; or returning therefrom either directly or by way of any foreign port, to any of the open ports of China; or upon the produce, manufactures or merchandise imported in the same from China or from any foreign country, than are imposed or levyied on vessels of other nations which make no discrimination against the United States in tonnage dues or duties on imports, exports, or coastwise trade; or than are imposed or levyied on vessels and cargoes of citizens of the United States.

ARTICLE IV.

When controversies arise in the Chinese Empire between citizens of the United States and subjects of His Imperial Majesty, which need to be examined and decided by the public officers of the two nations, it is agreed between the Governments of the United States and China that such cases shall be tried by the proper official of the nationality of the defendant. The properly authorized official of the plaintiff’s nationality shall be freely permitted to attend the trial and shall be treated with the courtesy due to his position. He shall be granted all proper facilities for watching the proceedings in the interests of justice. If he so desires, he shall have the right to present, to examine, and to cross-examine witnesses. If he is dissatisfied with the proceedings, he shall be permitted to protest against them in detail. The law administered will be the law of the nationality of the officer trying the case.

In faith whereof the respective plenipotentiaries have signed and sealed the foregoing at Peking in English and Chinese, being three originals of each text, of even tenor and date, the ratifications of which shall be exchanged at Peking within one year from the date of its execution.

Done at Peking this seventeenth day of November, in the year of our Lord, 1880, Kuanghsii, sixth year, tenth moon, fifteenth day.

JAMES B. ANGELL. [SEAL.]

JOHN F. SWIFT. [SEAL.]

WM. HENRY TRESCHOT. [SEAL.]

PAO CHUN. [SEAL.]

LI HUNGTSAO. [SEAL.]

And whereas the said treaty has been duly ratified on both parts and the respective ratifications were exchanged at Peking on the 19th day of July 1881:

Now, therefore, be it known that I, Chester A. Arthur, President of the United States of America, 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:
SUPPLEMENTAL TREATY—CHINA. NOVEMBER 17, 1880.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in Washington this fifth day of October, in the year of our Lord one thousand eight hundred and eighty-one, and of the Independence of the United States, the one hundred and sixth.

[SEAL.]

CHESTER A. ARTHUR.

By the President:

JAMES G. BLAINE,
Secretary of State.
Supplemental convention between the United States and the Kingdom of Italy, concerning the rights, privileges, and immunities of consular officers. Concluded February 24, 1881; ratification advised by the Senate May 5, 1881; ratified by the President May 10, 1881; ratified by the King of Italy May 8, 1881; ratifications exchanged June 18, 1881; proclaimed June 29, 1881.

By the President of the United States of America.

A PROCLAMATION.

Whereas a Convention supplementary to the Consular Convention of May 8, 1878, between the United States and Italy, was concluded between the two Governments and signed by their respective Plenipotentiaries at Washington, on the twenty-fourth day of February, in the year one thousand, eight hundred and eighty-one, which Convention is word for word as follows:

Convenzione Supplementare alla Convenzione Consolare dell' 8 Maggio 1878, fra gli Stati Uniti di America e Sua Maestà il Re d'Italia.

Whereas question has arisen at divers times between the government of the United States of America and the government of His Majesty the King of Italy, touching the interpretation of the eleventh article of the Convention between the two countries, concerning the rights, privileges and immunities of Consular Officers, signed at Washington on the eighth day of May, one thousand eight hundred and seventy-eight, and especially with respect to so much of said article as defines and limits the jurisdiction of the authorities of the country and of the Consular Officers, with regard to offenses and disturbances on shipboard, while in port; and whereas the high contracting parties, have deemed it expedient to remove for the future all ground of question in the premises, by substituting a new article in place of the said eleventh article of that Convention; the United States of America and His Majesty the King of Italy, have resolved to conclude a special supplementary Convention to that end and have appointed as their Plenipotentiaries:

Divario di opinioni essendosi manifestato fra il Governo degli Stati Uniti d'America ed il Governo di Sua Maestà il Re d'Italia, riguardo alla interpretazione da darsi all' articolo undecimo della Convenzione concernente i diritti, privilegi ed immunità degli Ufficiali Consolari dei due paesi, firmata a Washington il giorno otto del mese di Maggio dell' anno mille otto cento e settanta otto, ed in special modo riguardo a quella parte di detto articolo che definisce e limita la giurisdizione delle autorità locali e degli Ufficiali Consolari rispetto a disordini o delitti a bordo delle navi mercantili dell' uno Stato mentre [si trovano] nelle acque territoriali dell' altro; ed avendo le alte parti contraenti ritenuto utile di eliminare per l' avvenire ogni motivo di dubbio riguardo a queste questioni, sostituendo un altro articolo a quello undecimo della convenzione predetta; gli Stati Uniti di America e Sua Maestà il Re d'Italia hanno deliberato di stipulare una speciale convenzione supplementare a questo scopo, ed hanno nominato loro Plenipotentiari:
Contracting parties.

The President of the United States: William Maxwell Evarts, Secretary of State of the United States, and His Majesty the King of Italy: Paul Beccadelli Bologna, Prince of Camporeale, his Chargé d'Affaires in the United States of America; who, after communicating to each other their full powers, found in good and due form, have agreed upon the following articles:

ARTICLE I.

The eleventh article of the Consular Convention of May 8, 1878, between the United States of America and Italy, is hereby annulled, and in its place the following article is substituted, namely:

Consuls General, Consuls, Vice-Consuls and Consular Agents shall have exclusive charge of the internal order of the merchant vessels of their nation and shall alone take cognizance of differences which may arise either at sea or in port between the captains, officers and crews, without exception, particularly in reference to the adjustment of wages and the execution of contracts. In case any disorder should happen on board of vessels of either party, in the territorial waters of the other, neither the Federal, State or Municipal Authorities or Courts in the United States nor any Court or Authority in Italy, shall on any pretext interfere except when the said disorders are of such a nature as to cause or be likely to cause a breach of the peace or serious trouble in the port or on shore; or when, in such trouble or breach of the peace, a person or persons shall be implicated, not forming a part of the crew. In any other case, said Federal, State or Municipal Authorities or Courts in the United States, or Courts or Authority in Italy, shall not interfere but shall render forcible aid to Consular Officers, when they may ask it, to search, arrest and imprison all persons composing 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 either the Federal, State or Municipal Courts or Authorities in the United States, or to any Court or

Il Presidente degli Stati Uniti d'America: l'onorevole William Maxwell Evarts, Segretario di Stato degli Stati Uniti d'America; e Suo Maestà il Re d'Italia: Il Cavaliere Paolo Beccadelli Bologna, Principe di Camporeale, Suo Incaricato d’Affari negli Stati Uniti d’America; i quali, dopo aver scambiato i loro pieni-poteri, trovati in buona e debita forma, hanno convenuto negli articoli seguenti:

ARTICOLO I.

L’articolo undecimo della Convenzione Consolare dell’8 Maggio 1878, fra gli Stati Uniti d’America e l’Italia, si dichiara annullato, e vi è sostituito l’articolo seguente:

I Consoli Generali, Consoli, Vice Consoli, ed Agenti Consolari, saranno esclusivamente incaricati di mantenere l’ordine interno a bordo delle navi mercantili di loro nazione, e conosceranno soli delle questioni di qualunque genere che potranno insorgere sì in mare che nei porti, fra il capitano, gli ufficiali ed i marinai, senza eccezione, e segnatamente di quelle relative al soldo, ed all’adempimento degli accordi reciprocamente convenuti. Nel caso che accadono disordini a bordo delle navi di uno dei due Stati nelle acque territoriali dell’altro, le corti o Autorità Federali, di Stato o municipalì degli Stati Uniti, o i Tribunali e altre autorità in Italia, non potranno sotto alcun pretesto intervenire, salvo che i disordini fossero tali da aver turbato o da poter turbare la tranquillità o l’ordine pubblico a terra o nel porto, ovvero quando vi fosse impagato una o più persone non facenti parte dell’equipaggio. In ogni altro caso le corti od Autorità Federali, di Stato o municipalì negli Stati Uniti ed i Tribunali e le Autorità in Italia non potranno intervenire; ma dovranno prestare man-forte agli Ufficiali Consolari, quando essi lo richiedano, affine di ricercare, arrestare ed imprigionare qualunque individuo facente parte dell’equipaggio, cui ripetue conveniente di porre sotto custodia. Questi individui saranno arrestati sulla sola domanda degli Ufficiali Consolari, fatta per iscritto alle Corti od Autorità Federali, di Stato o Mu-
Authority in Italy, and supported by an official extract from the register of the ship or the list of the crew, and the prisoners shall be held during the whole time of their stay, in the port at the disposal of the Consular Officers. Their release shall be granted at the mere request of such officers made in writing. The expenses of the arrest and detention of those persons, shall be paid by the Consular Officers.

**ARTICLE II.**

This supplementary Convention shall be ratified in conformity with the laws of the respective countries, and the ratifications thereof shall be exchanged at Washington, as soon as possible after the date hereof, and immediately upon such exchange, the foregoing form of the said article XI. shall become effective and have the same force as the other articles of the Convention of the eighth day of May of the year 1878 and the same duration.

In faith whereof, the respective Plenipotentiaries have signed this Convention and have thereunto affixed their seals.

Done in duplicate at Washington, the twenty-fourth day of February, Anno Domini, one thousand eight hundred and eighty-one.

[SEAL.] WILLIAM MAXWELL EVARTS.
[SEAL.] CAMPOBRALE.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the city of Washington on the eighteenth day of June, one thousand eight hundred and eighty-one;

Now therefore be it known, that I, James A. Garfield, 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-ninth day of June, in the year of our Lord, one thousand eight hundred and eighty-one, and of the Independence of the United States, the one hundred and fifth.

[SEAL.] By the President:

JAMES G. BLAINE,
Secretary of State.

**ARTICOLO II.**

La presente Convenzione supplementare sarà ratificata in conformità delle leggi di ciascuno dei due Stati, e le ratifiche saranno scambiate a Washington il più presto possibile, ed immediatamente dopo detto scambio, il testo del precedente articolo undecimo diverrà obbligatorio del pari degli altri articoli della convenzione del giorno otto Maggio dell' anno millo otto cento e settanta otto, e per la medesima durata.

In fede di che i rispettivi Plenipotenziari hanno firmato questa Convenzione in doppio originale e vi hanno apposto i loro sigilli.

Data in Washington il ventesimo quarto giorno del mese di Febbraio Anno Domini mille otto cento e ottanta uno

[SEAL.] WILLIAM MAXWELL EVARTS.
[SEAL.] CAMPOBRALE.

Signatures.

Proclamation.

Ratifications.
Convention between the Post Office Department of the United States of America and the General Post Office of the Colony of Victoria, Australia, concerning the exchange of money-orders. Done in duplicate and signed in Washington December 9, 1881; and in Melbourne October 5, 1881.

Contracting parties.

The Post Office Department of the United States of America and the General Post Office of the Colony of Victoria, Australia, being desirous of establishing a system of exchange of money-orders between the two countries, the undersigned, duly authorized for that purpose, have agreed upon the following Articles:

ARTICLE 1.

Exchange of postal money orders. The maximum of each order is fixed at £10 sterling, when issued in Victoria, and, when issued in the United States, at the equivalent, in sterling money, of $50 in the money of the latter country, converted at the rate fixed by Article 13 of the present Convention.

Maximum of orders.

No money-order shall include a fractional part of a penny, or, of a cent.

Fractions excluded.

The amount of each order, whether issued in the United States or in Victoria, must be expressed in letters in British money, and the equivalent in the money of the United States must also be shown in figures.

ARTICLE 2.

Commissions. The Victoria Post Office shall have power to fix the rates of commission on all money-orders issued in Victoria, and the Post Office Department of the United States shall have the same power in regard to all money-orders issued in the United States.

Rate of charges.

Each Office shall communicate to the other its tariff of charges, or rates of commission, which shall be established under this Convention, and these rates shall, in all cases, be payable in advance by the remitters, and shall not be repayable.

Exchange, suspension of.

It is understood, moreover, that each Office is authorized to suspend, temporarily, the exchange of money-orders in case the course of exchange, or any other circumstance should give rise to abuses, or, cause detriment to the postal revenue.

ARTICLE 3.

Commissions, disposition and payment of. Each country shall keep the commission charged on all money-orders within its jurisdiction, but shall pay to the other country three-fourths of one per cent. on the amount of such orders.

ARTICLE 4.

Designation of offices of exchange. The service of the Postal money-order system between the two countries, shall be performed exclusively by the agency of Offices of Exchange. On the part of the United States the Office of Exchange shall be San Francisco, California, and on the part of Victoria, Melbourne.

Orders drawn on offices of exchange only. Orders shall be drawn only on the authorized money-order offices of the respective countries; and each Postal Administration shall furnish to the other a List of such offices, and shall, from time to time, notify any addition to, or change in such list. Every order and advice must contain the name of the office and of the country of destination, and if
relating to an order payable in the United States, the name of the State in which such office is situated.

**Article 5.**

No money-order shall be issued unless the applicant furnish the name and address of the person to whom the amount is to be paid, and his own name and address; or, the name of the firm, or company who are the remitters or payees, together with the addresses of each.

The money-orders, issued in either country, shall be forwarded by the remitters to the payees, at their own expense.

**Article 6.**

The advices of all money-orders issued upon Victoria by the post offices in the United States shall be sent to the Office of Exchange at San Francisco, where they shall be impressed with a dated stamp (Form “A”) showing the amount to be paid in Sterling money, and transmitted, by the next direct mail, to the Exchange Office at Melbourne, accompanied by a List, in duplicate, drawn upon the model of Form “B.”

The advices, on their arrival in Melbourne, shall be compared with the entries in the List, and, afterwards dispatched to the paying offices.

In like manner the advices of money-orders, drawn on the United States by postmasters in Victoria, shall be sent to the Exchange Office at Melbourne, shall there be impressed with a dated stamp (Form “A”) showing the amount to be paid in United States money, and be dispatched accompanied by a List, in duplicate (Form “C”) to the Office of Exchange at San Francisco by the next direct mail.

The advices, on their receipt at San Francisco, shall be compared with the entries in the List, and afterwards dispatched to the paying offices.

The advices of orders issued in the United States in the month of June, which may arrive at the Office of Exchange at San Francisco in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of June, and in like manner, the advices of orders issued in Victoria in the month of June, which may arrive at the Exchange Office at Melbourne in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of June.

Each Exchange Office shall certify its orders to the other in amounts designated in the denominations of the money both of the dispatching and receiving country, at the rate of conversion established by Article 13 of this Convention. The amounts, so converted, shall be checked at the receiving Office of Exchange.

Each Administration hereby undertakes and agrees to suspend the issue of money-orders a sufficient length of time before the sailing of each steamer which carries the Exchange Lists and advices, at those post offices in its own territory where such suspension may be necessary, in order to prevent the issue of orders which could be dispatched by the outgoing mail while the corresponding advices could not be certified by the Exchange Office in time to be conveyed by that mail.

The Exchange Lists and the accompanying advices shall invariably be sent by such steamers as carry the mails directly from San Francisco to Sydney, or from Sydney to San Francisco, as the case may be, and not via Loudon in any event.

**Article 7.**

The Lists, dispatched from each Office of Exchange, shall be numbered consecutively, commencing with No. 1 at the beginning of the month of July in each year; and the entries in these Lists shall also have consecutive numbers.
CONVENTION—VICTORIA. October 5, December 9, 1881.

Duplicates of lists to be kept. Of each List dispatched a duplicate shall be sent, which duplicate, after being verified by the receiving Office of Exchange, shall be returned to the dispatching Office of Exchange.

Corrections and errors. Each Office of Exchange shall promptly communicate to the other the correction of any simple error, which it may discover in the verification of the Lists.

Irregularities. When the Lists shall show irregularities, which the receiving Exchange Office shall not be able to rectify, that Office shall apply for an explanation to the dispatching Exchange Office, and such explanation shall be afforded without delay.

Duplicate lists to be furnished, when. Should any List fail to be received in due course, the dispatching Exchange Office, on receiving information to that effect, shall transmit, without delay, a duplicate of the List, duly certified as such.

Duplicate orders, issue of. Duplicate orders shall only be issued by the Postal Administration of the country, on which the original orders were drawn, and in conformity with the regulations established, or, to be established in that country.

Regulations governing payment. The orders, issued by each country on the other, shall be subject, as regards payment, to the regulations which govern the payment of inland orders of the country, on which they were drawn.

Possession of paid orders. The paid orders shall remain in the possession of the country of payment.

Repayment to remitters, how made. Repayment of orders to remitters shall not be made until an authorization for such repayment shall first have been obtained by the country of issue from the country where such orders are payable, and the amounts of the repaid orders shall be duly credited to the former country in the quarterly account. (Article 12.)

It is the province of each Postal Administration to determine the manner in which repayment to the remitters is to be made.

Unpaid orders for twelve months' void. Orders which shall not have been paid within twelve calendar months from the month of issue, shall become void, and the sums received shall accrue to, and be at the disposal of the country of origin.

The Victoria Office shall, therefore, enter to the credit of the United States, in the quarterly account, all money-orders entered in the Lists received from the United States, which remain unpaid at the end of the period specified. (Article 12.)

On the other hand the Post Office Department of the United States shall, at the close of each month, transmit to the Victoria Office, for entry in the quarterly account, a detailed statement of all orders, included in the Lists dispatched from the latter Office, which under this Article become void.

Quarterly accounts to be rendered. At the close of each quarter an account shall be prepared at the General Post Office of Victoria, showing in detail the totals of the Lists, containing the particulars of orders issued in either country during the quarter, and the balance resulting from such transactions.

Three copies of this account shall be transmitted to the Post Office Department of the United States, at Washington, and the balance, after proper verification, shall, if due by the General Post Office of Victoria, be paid to the General Post Office at London, to the credit of the Post.
Office Department of the United States on account of the exchange of money-orders between the United States and the United Kingdom of Great Britain and Ireland; if due by the Post Office Department of the United States the balance shall likewise be paid to the General Post Office at London, to the credit of the General Post Office of Victoria.

If pending the settlement of an account, one of the two Postal Administrations shall ascertain that it owes the other a balance exceeding five hundred pounds (£500) sterling, the indebted Administrations shall promptly remit the approximate amount of such balance to the credit of the other.

This account shall be in accordance with the forms "D," "E," "F," and "G," annexed to this Convention.

**ARTICLE 13.**

Until the two Postal Administrations shall consent to an alteration, it is agreed that in all matters of account, relative to money-orders, which shall result from the execution of the present Convention, the pound sterling of Great Britain shall be considered as equivalent to four dollars eighty-seven cents of the money of the United States.

**ARTICLE 14.**

The Postal Administration in each country shall be authorized to adopt any additional rules, (if not repugnant to the foregoing,) for the greater security against fraud, or, for the better working of the system generally.

All such additional rules, however, must be promptly communicated to the Post Office of the other country.

**ARTICLE 15.**

This present Convention shall take effect on the first day of January, 1882, and shall continue in force until twelve months after either of the contracting parties shall have notified to the other its intention to terminate it.

Done in duplicate and signed in Washington on the ninth day of December, in the year of our Lord 1881, and in Melbourne on the fifth day of October, in the year of our Lord 1881.

THOMAS L. JAMES,
Postmaster General of the United States.

HENRY BOLTON,
Postmaster General of Victoria.

I hereby approve the foregoing convention, and in testimony thereof, I have caused the seal of the United States to be hereto affixed.

CHESTER A. ARTHUR.

By the President:

JAMES G. BLAINE
Secretary of State.

WASHINGTON, December 9th, 1881.
A.

Value of United States Order in English money.

<table>
<thead>
<tr>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>3</td>
<td>2</td>
</tr>
</tbody>
</table>

San Francisco, January 1, 1882.

Value of Victoria Order in United States money.

| $14 | c. 25 |

Melbourne, January 1, 1882.
Sir: I have the honor to transmit to you herewith, in duplicate, a List containing a detailed statement of the sums received in the United States since my last dispatch (List No......), for orders payable in Victoria, amounting in the aggregate to £.............

Be pleased to examine, complete, and return to me the original copy of this List, with your acknowledgment of its receipt indorsed thereon.

I am, sir, your obedient servant,

To the Postmaster,

Money-Order Exchange Office,

Melbourne.

Postmaster, San Francisco.
B.

Blanks to be filled by the dispatching Exchange Office of San Francisco.

<table>
<thead>
<tr>
<th>Current No. of international order</th>
<th>No. of original order</th>
<th>Date of original order</th>
<th>Office issuing original order</th>
<th>Office where payable</th>
<th>Payee</th>
<th>Remitter</th>
<th>Amount of order in U.S. money</th>
<th>Amount of order in British money</th>
<th>Remarks</th>
<th>Date of payment</th>
</tr>
</thead>
</table>

For use of General Post Office, Melbourne.
B.

MONEY-ORDER OFFICE,
Melbourne, ............ J. S.

Sir: I have examined this List of Money-Orders from No. ...... to No. ......, inclusive, for sum received in the United States for payment in Victoria, amounting in the aggregate to $......, and which is to be paid to the net amount of £...... d......

The said List was found to be correct, with the following exceptions:

I am, sir, your obedient servant,

To the POSTMASTER,
MONEY-ORDER EXCHANGE OFFICE,
San Francisco, Cal.
List No. ...... C.

A List of money-orders issued in Victoria and payable in the United States. Dispatched this day of , 1881. Date of arrival at San Francisco.

Blanks to be filled up by the dispatching Exchange Office, Melbourne.

<table>
<thead>
<tr>
<th>Current No. of International Order.</th>
<th>No. of original Money-Order.</th>
<th>Date of Original Order.</th>
<th>Full name of Remitter.</th>
<th>Address of Remitter.</th>
<th>Full name of Payee.</th>
<th>Address of Payee.</th>
<th>Amount received in Victoria.</th>
<th>Office of Payment.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Space for use of San Francisco Office.
Account of the exchange of Money-Orders between the Colony of Victoria and the United States, during the quarter ended ........................................, 188...

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>Total amount of each List</th>
<th>No. of List</th>
<th>Date of List</th>
<th>Total amount of each List</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>£  s.  d.</td>
<td></td>
<td></td>
<td>£  s.  d.</td>
</tr>
</tbody>
</table>
Table showing the particulars of such orders as have been repaid to the remitters in the country of issue.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
</tr>
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<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>£ s. d. £ c.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>$ c. £ s. d.</td>
</tr>
</tbody>
</table>

To credit of Victoria Office

To credit of U. S. Office
Table showing the particulars of such orders as have become void.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>£ s. d. £</td>
<td></td>
<td></td>
<td></td>
<td>$ c. £ s. d.</td>
</tr>
</tbody>
</table>

To credit of Victoria Office

To credit of U. S. Office
G.

BALANCE

<table>
<thead>
<tr>
<th>Dates</th>
<th>Amounts</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of international orders issued in the United States</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Three-fourths of one per cent. on amount of such issue</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amount of void order of Victoria issue as per table</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amount of international orders repaid in Victoria as per table</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sums remitted by the office of Victoria</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balance remaining due to the United States</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Dates</th>
<th>Amounts</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of international orders issued in Victoria</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Three-fourths of one per cent. on amount of such issue</td>
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<tr>
<td>Amount of void orders of United States issues as per table</td>
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<tr>
<td>Amount of international orders repaid in the United States as per table</td>
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<tr>
<td>Sums remitted by the office of the United States</td>
<td></td>
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<tr>
<td>Balance remaining due to Victoria</td>
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</tbody>
</table>

The above account exhibits a balance of £............ remaining due to the ............... Office.

Melbourne,

..................................................

[Signature of proper accounting officer of the Victoria Office.]

The above statement of account is accepted, with a balance of £............ due to the ............... Office.

Washington,

..................................................

Auditor of the Treasury for the Post-Office Department.
Convention between the Post-Office Department of the United States of America and the Post-Office Department of the Colony of New Zealand, concerning the exchange of money-orders. Done in duplicate and signed in Washington December 6, 1881; and in Wellington October 8, 1881.

The Post-Office Department of the United States of America and the Post-Office Department of the Colony of New Zealand, being desirous of establishing a system of exchange of money-orders between the two countries, the undersigned, duly authorized for that purpose, have agreed upon the following articles:

**ARTICLE 1.**

There shall be a regular exchange of money-orders between the two countries.

The maximum of each order is fixed at £10 sterling, when issued in New Zealand, and, when issued in the United States, at the equivalent, in sterling money, of $50 in the money of the latter country, converted at the rate fixed by article 13 of the present Convention.

No money-order shall include a fractional part of a penny, or, of a cent.

The amount of each order, whether issued in the United States or in New Zealand, must be expressed in letters in British money, and the equivalent in the money of the United States must also be shown in figures.

**ARTICLE 2.**

The New Zealand Post-Office Department shall have power to fix the rates of commission on all money-orders issued in New Zealand, and the Post-Office Department of the United States shall have the same power in regard to all money-orders issued in the United States.

Each office shall communicate to the other its tariff of charges, or rates of commission, which shall be established under this Convention, and these rates shall, in all cases, be payable in advance by the remitters, and shall not be repayable.

It is understood, moreover, that each office is authorized to suspend, temporarily, the exchange of money-orders, in case the course of exchange, or any other circumstance should give rise to abuses, or, cause detriment to the postal revenue.

**ARTICLE 3.**

Each country shall keep the commission charged on all money-orders within its jurisdiction, but shall pay to the other country three fourths of one per cent. on the amount of such orders.

**ARTICLE 4.**

The service of the postal money-order system between the two countries, shall be performed exclusively by the agency of Offices of Exchange. On the part of the United States the Office of Exchange shall be San Francisco, California, and on the part of New Zealand, Auckland.

Orders shall be drawn only on the authorized money-order offices of the respective countries; and each Postal Administration shall furnish to the other a list of such offices, and shall, from time to time, notify any addition to, or change in such list. Every order and advice must contain the name of the office and of the country of destination, and if relating to an order payable in the United States, the name of the State in which such office is situated.
ARTICLE 5.

No money-order shall be issued unless the applicant furnish the name and address of the person to whom the amount is to be paid, and his own name and address; or the name of the firm or company who are the remitters or payees, together with the addresses of each.

The money-orders, issued in either country, shall be forwarded by the remitters to the payees, at their own expense.

ARTICLE 6.

The advices of all money-orders issued upon New Zealand by the post-offices in the United States shall be sent to the Office of Exchange at San Francisco, where they shall be impressed with a dated stamp (Form "A") showing the amount to be paid in sterling money, and transmitted, by the next direct mail, to the Exchange Office at Auckland, accompanied by a List, in duplicate, drawn upon the model of Form "B."

The advices, on their arrival in Auckland, shall be compared with the entries in the List, and, afterwards dispatched to the paying offices.

In like manner the advices of money-orders, drawn on the United States by postmasters in New Zealand, shall be sent to the Exchange Office at Auckland, shall there be impressed with a dated stamp (Form "A") showing the amount to be paid in United States money, and be dispatched accompanied by a List, in duplicate, (Form "C") to the Office of Exchange at San Francisco by the next direct mail.

The advices, on their receipt at San Francisco, shall be compared with the entries in the List, and, afterwards dispatched to the paying offices.

The advices of orders issued in the United States in the month of June, which may arrive at the Office of Exchange at San Francisco in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of June, and in like manner, the advices of orders issued in New Zealand in the month of June, which may arrive at the Exchange Office at Auckland in the earlier days of the following month shall be entered on Lists supplementary to that of the last day of the month of June.

Each Exchange Office shall certify its orders to the other in amounts designated in the denominations of the money, both of the dispatching and receiving country, at the rate of conversion established by Article 13 of this Convention. The amounts, so converted, shall be checked at the receiving Office of Exchange.

Each Administration hereby undertakes and agrees to suspend the issue of money-orders a sufficient length of time before the sailing of each steamer which carries the Exchange Lists and advices, at those post-offices in its own territory where such suspension may be necessary, in order to prevent the issue of orders which could be dispatched by the outgoing mail while the corresponding advices could not be certified by the Exchange Office in time to be conveyed by that mail.

The Exchange Lists and the accompanying advices shall invariably be sent by such steamers as carry the mails directly from San Francisco to Auckland, or from Auckland to San Francisco, as the case may be, and not via London in any event.

ARTICLE 7.

The Lists dispatched from each Office of Exchange, shall be numbered consecutively, commencing with No. 1 at the beginning of the month of July in each year; and the entries in these Lists shall also have consecutive numbers.

Of each List dispatched a duplicate shall be sent, which duplicate, after being verified by the receiving Office of Exchange, shall be returned to the dispatching Office of Exchange.
Each Office of Exchange shall promptly communicate to the other the correction of any simple error, which it may discover in the verification of the Lists.

When the Lists shall show irregularities, which the receiving Exchange Office shall not be able to rectify, that office shall apply for an explanation to the dispatching Exchange Office, and such explanation shall be afforded without delay.

Should any List fail to be received in due course, the dispatching Exchange Office, on receiving information to that effect shall transmit, without delay, a duplicate of the List, duly certified as such.

ARTICLE 8.

Duplicate orders shall only be issued by the Postal Administration of the country, on which the original orders were drawn, and in conformity with the regulations established, or, to be established in that country.

ARTICLE 9.

The orders, issued by each country on the other, shall be subject, as regards payment, to the regulations which govern the payment of inland orders of the country on which they were drawn. The paid orders shall remain in the possession of the country of payment.

ARTICLE 10.

Repayment of orders to remitters shall not be made until an authorization for such repayment shall first have been obtained by the country of issue from the country where such orders are payable, and the amounts of the repaid orders shall be duly credited to the former country in the quarterly account (Article 12.)

It is the province of each Postal Administration to determine the manner in which repayment to the remitters is to be made.

ARTICLE 11.

Orders which shall not have been paid within twelve calendar months from the month of issue shall become void, and the sums received shall accrue to, and be at the disposal of the country of origin.

The New Zealand Office shall, therefore, enter to the credit of the United States, in the quarterly account, all money-orders entered in the Lists received from the United States, which remain unpaid at the end of the period specified. (Article 12.)

On the other hand the Post-Office Department of the United States shall, at the close of each month, transmit to the New Zealand Office, for entry in the quarterly account, a detailed statement of all orders, included in the Lists dispatched from the latter Office, which under this Article become void.

ARTICLE 12.

At the close of each quarter an account shall be prepared at the Postmaster-General's Office, Wellington, showing in detail the totals of the Lists, containing the particulars of orders issued in either country during the quarter, and the balance resulting from such transactions.

Three copies of this account shall be transmitted to the Post-Office Department of the United States, at Washington, and the balance, after proper verification, shall, if due by the Post-Office Department of New Zealand, be paid to the General Post-Office at London, to the credit of the Post-Office Department of the United States on account of the exchange of money-orders between the United States and the United Kingdom of Great Britain and Ireland; if due by the Post-Office Department of the United States, the balance shall likewise be paid to
the General Post-Office at London, to the credit of the Post-Office Department of New Zealand.

If pending the settlement of an account, one of the two Postal Administrations shall ascertain that it owes the other a balance exceeding five hundred pounds (£500) sterling, the indebted Administration shall promptly remit the approximate amount of such balance to the credit of the other.

This account shall be in accordance with the forms "D," "E," "F," and "G," annexed to this Convention.

**ARTICLE 13.**

Until the two Postal Administrations shall consent to an alteration, it is agreed that in all matters of account relative to money-orders which shall result from the execution of the present Convention the pound sterling of Great Britain shall be considered as equivalent to four dollars, eighty-seven cents of the money of the United States.

**ARTICLE 14.**

The Postal Administration in each country shall be authorized to adopt any additional rules, (if not repugnant to the foregoing), for the greater security against fraud, or, for the better working of the system, generally. All such additional rules, however, must be promptly communicated to the Post Office of the other country.

**ARTICLE 15.**

This present Convention shall take effect on the first day of January, 1882, and shall continue in force until twelve months after either of the contracting parties shall have notified to the other its intention to terminate it.

Done in duplicate and signed in Washington on the sixth day of December, in the year of our Lord, 1881, and in Wellington on the eighth day of October, in the year of our Lord, 1881.

[Seal of the Post Office Department] (Signed) THOMAS L. JAMES,

Postmaster General of the United States.

WALTER U. JOHNSTON,

Postmaster General of New Zealand.

In the presence of—

W. GRAY,

Secretary Posts & Telegraphs.

I hereby approve the foregoing convention, and in testimony thereof I have caused the seal of the United States to be hereto affixed.

(Signed)

CHESTER A. ARTHUR.

By the President.

(Signed) JAMES G. BLAINE,

Secretary of State.

WASHINGTON, December 8th, 1881.
A.

Value of United States order in English money.

<table>
<thead>
<tr>
<th>$2</th>
<th>5</th>
</tr>
</thead>
</table>
| .3 | 2

San Francisco, January 1, 1882.

Value of New Zealand order in United States money.

<table>
<thead>
<tr>
<th>$8</th>
<th>14</th>
</tr>
</thead>
<tbody>
<tr>
<td>.25</td>
<td></td>
</tr>
</tbody>
</table>

Auckland, January 1, 1882.
Sir: I have the honor to transmit to you herewith, in duplicate, a list containing a detailed statement of the sums received in the United States since my last dispatch (List No. ............), for orders payable in New Zealand, amounting in the aggregate to $.............

Be pleased to examine, complete, and return to me the original copy of this list, with your acknowledgment of its receipt indorsed thereon.

I am, Sir, your obedient servant,

To the Postmaster,
Money-Order Exchange Office, Auckland.

Postmaster, San Francisco.
Blanks to be filled by the dispatching Exchange Office of San Francisco.

For use of Post Office Department, Wellington.

<table>
<thead>
<tr>
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<td></td>
<td>§</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
</tr>
</tbody>
</table>
B.

SIR: I have examined this List of Money-Orders from No. to No., inclusive, for sums received in the United States for payment in New Zealand, amounting in the aggregate to $31 s. 6d., and which is to be paid to the net amount of £ . . . d.

The said List was found to be correct, with the following exceptions:

I am, sir, your obedient servant,

To the POSTMASTER, MONEY-ORDER EXCHANGE OFFICE,
San Francisco, Cal.
A List of money-orders issued in New Zealand and payable in the United States, Dispatched this day of 1881, Date of arrival at San Francisco,

<table>
<thead>
<tr>
<th>List No.</th>
<th>Address of Remitter</th>
<th>Address of Payee</th>
<th>Amount received in New Zealand</th>
<th>Value of order in U.S. money</th>
<th>Office of Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

Blanks to be filled by the dispatching Exchange Office, Auckland.

Space for use of San Francisco Office.
Account of the exchange of Money-Orders between the Colony of New Zealand and the United States, during the quarter ended ............... ..., 1881.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>Total amount of each List (£ s. d.)</th>
<th>No. of List</th>
<th>Date of List</th>
<th>Total amount of each List (£ s. d.)</th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>
Table showing the particulars of such orders as have been repaid to the remitters in the country of issue.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International order</th>
<th>Amount of order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>£ s. d. £ c.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International order</th>
<th>Amount of order</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>£ c. £ s. d.</td>
</tr>
</tbody>
</table>

To credit of New Zealand office...  
To credit of United States office...
Table showing the particulars of such orders as have become void.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International order</th>
<th>Amount of order</th>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International order</th>
<th>Amount of order</th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

To credit of New Zealand office....

To credit of United States office...
## G.
### BALANCE

<table>
<thead>
<tr>
<th>Dates</th>
<th>Amounts</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
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<tr>
<td>Balance remaining due to the United States</td>
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<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Dates</th>
<th>Amounts</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
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<td></td>
</tr>
<tr>
<td>Balance remaining due to New Zealand</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The above account exhibits balance of £…remaining due at the …Office.

Wellington, …………., 188.

Signature of proper accounting officer of the New Zealand office.

The above statement of account is accepted, with a balance of £…due to the …Office.

Washington, …………., 188.

**Auditor of the Treasury for the Post-Office Department.**
Oct. 11, 1881.

Convention between the Post-Office Department of the United States of America and the General Post-Office of the Island of Jamaica, concerning an Exchange of money-orders. Done in duplicate and signed in Washington, October 26, 1881; and in Kingston, October 11, 1881.

Contracting parties.

The Post-Office Department of the United States of America and the General Post-Office of the Island of Jamaica being desirous of establishing a system of exchange of money-orders between the two countries, the undersigned, duly authorized for that purpose, have agreed upon the following articles:

ARTICLE 1.

Exchange of Postal money-orders.

Maximum.

The maximum of each order is fixed at Ten pounds (£10) sterling when issued in Jamaica; and when issued in the United States at Fifty dollars ($50) in the money of the latter country.

Fractions excluded.

No money-order shall include a fractional part of a penny, or of a cent.

Amounts, how expressed.

The amount of each order must be expressed in letters in the money of the country in which payment is to be made, and the equivalent in the money of the issuing country must also be shown in figures, at the rate of conversion fixed by Article 13 of the present convention.

ARTICLE 2.

Commissions, how rated.

The Jamaica Post-Office shall have power to fix the rates of commission on all money-orders issued in Jamaica, and the Post-Office Department of the United States shall have the same power in regard to all money-orders issued in the United States.

Each office shall communicate from time to time to the other its tariff of charges, or rates of commission, which shall be established under this convention, and these rates shall, in all cases, be payable in advance by the remitters and shall not be repayable.

Suspension of issue authorized.

It is understood, moreover, that each office is authorized to suspend, temporarily, the exchange of money-orders, in case the course of exchange, or any other circumstance should give rise to abuses or cause detriment to the postal revenue.

ARTICLE 3.

Commissions, disposition and payment of.

Each country shall keep the commission charged on all money-orders within its jurisdiction, but shall pay to the other country three-fourths of one per cent. on the amount of such orders.

ARTICLE 4.

Exchange offices designated.

The service of the Postal money-order system between the two countries, shall be performed exclusively by the agency of Offices of Exchange. On the part of the United States the Office of Exchange shall be New York, and on the part of Jamaica, Kingston.

Orders, how drawn.

Orders shall be drawn only on the authorized money-order offices of the respective countries, and each Postal Administration shall furnish to the other a List of such offices, and shall, from time to time, notify any addition to or change in such list.

Advices.

Every order and advice must contain the name of the Office and of the country of destination, and, if relating to an order payable in the United States, the name of the State in which such office is situated.
CONVENTION—JAMAICA. OCTOBER 11, 26, 1881. 861

ARTICLE 5.

No money-order shall be issued, unless the applicant furnish the name and address of the person to whom the amount is to be paid, and his own name and address, or the name of the firm, or company, who are the remitters or payees, together with the addresses of each.

The money-orders issued in either country shall be forwarded by the remitters to the payees at their own expense.

ARTICLE 6.

The advices of all money-orders issued upon Jamaica by the Post Offices in the United States shall be sent to the Office of Exchange at New York, where they shall be examined, and, if found correct, impressed with the dated stamp of that office, and transmitted, by the next mail, to the exchange office at Kingston, accompanied by a List, in duplicate, drawn upon the model of Form "A."

The advices, on their arrival at Kingston, shall be compared with the entries in the list, and afterwards, despatched to the paying offices.

In like manner the advices of money orders, drawn on the United States by Postmasters in Jamaica, shall be sent to the Exchange Office at Kingston, shall there be examined, and, if found correct, impressed with the dated stamp of that Office, and be despatched accompanied by a list, in duplicate, (Form "B") to the Office of Exchange at New York by the next mail.

The advices, on their receipt at New York, shall be compared with the entries in the list, and afterwards despatched to the paying offices.

The advices of orders issued in the United States in the month of September, which may arrive at the Office of Exchange at New York in the earlier days of the following month, shall be entered on lists supplementary to that of the last day of the month of September, and, in like manner, the advices of orders issued in Jamaica in the month of June, which may arrive at the Exchange Office at Kingston in the earlier days of the following month, shall be entered on lists supplementary to that of the last day of the month of June.

Each Exchange Office shall certify its orders to the other, on the lists in amounts designated in the denominations of the money both of the despatching and receiving country, at the rate of conversion established by Article 13 of this Convention. The amounts so converted shall be checked at the receiving office of Exchange.

ARTICLE 7.

The lists despatched from each office of Exchange shall be numbered consecutively, commencing with No. 1 at the beginning of the month of July in each year; and the entries in these lists shall also have consecutive numbers.

Of each list despatched a duplicate shall be sent, which duplicate, after being verified by the receiving Office of Exchange shall be returned to the despatching Office of Exchange.

Each Office of Exchange shall promptly communicate to the other, the correction of any simple error, which it may discover in the verification of the lists.

When the lists shall show irregularities, which the receiving Office of Exchange shall not be able to rectify, that office shall apply for an explanation to the despatching Exchange-Office, and such explanation shall be afforded without delay.

Should any list fail to be received in due course the despatching Exchange Office, on receiving information to that effect, shall transmit, without delay, a duplicate of the list, duly certified as such.
Duplicate orders, when issued.

Duplicate orders shall only be issued by the Postal Administration of the Country on which the original orders were drawn, and in conformity with the regulations established, or to be established in that Country.

Repayment to remitters, how made.

The orders, issued by each Country on the other, shall be subject, as regards payment, to the regulations which govern the payment of Money-Orders in the country on which they were drawn.

The paid orders shall remain in the possession of the Country of payment.

Orders unpaid for twelve months, void.

Repayment of orders to remitters shall not be made until an authorization for such repayment shall first have been obtained by the Country of issue from the Country where such orders are payable, and the amounts of the repaid orders shall be duly credited to the former country in the quarterly account. (Article 12.)

It is the province of each Postal Administration to determine the manner in which repayment to remitters is to be made.

Orders which shall not have been paid within twelve calendar months from the month of issue shall become void and the sums received shall accrue to, and be at the disposal of the country of origin.

The Jamaica Office shall, therefore, enter to the credit of the United States, in the quarterly account all money-orders entered in the lists received from the United States, which remain unpaid at the end of the period specified. (Article 12.)

On the other hand, the Post Office Department of the United States shall, at the close of each month transmit to the Jamaica Office, for entry in the quarterly account, a detailed statement of all orders, included in the lists despatched from the latter office, which, under this Article become void.

At the close of each quarter an account shall be prepared at the General Post Office of Jamaica, showing in detail the totals of the lists containing the particulars of orders issued in either Country during the quarter, and the balance resulting from such transactions.

Three copies of this account shall be transmitted to the Post Office Department of the United States at Washington, and the balance, after proper verification shall, if due by the Post Office Department of the United States, be paid at Kingston, but, if due by the Jamaica Post Office, it shall be paid at New York, and in the money of the country to which the payment is made.

Payments may also be made in Money, or by Drafts or by Bills of Exchange on points other than Kingston or New York, by mutual agreement between the two Departments.

If, pending the settlement of an account one of the two Postal Administrations shall ascertain that it owes the other a balance exceeding Five thousand dollars ($5,000) the indebted administration shall promptly remit the approximate amount of such balance to the credit of the other; but nothing herein contained shall prevent such administration from remitting a lesser amount than Five thousand dollars ($5,000) at discretion.

This account, and the letters which accompany such intermediate remittances, shall be in accordance with the forms "C," "D," "E," "F," "G." and "G" annexed to this Convention.
ARTICLE 13.

Until the two Postal Administrations shall consent to an alteration it shall be agreed that in all matters of account, relative to money-orders, which shall result from the execution of this convention, the pound sterling of Great Britain shall be considered as equivalent to four dollars, eighty-seven cents of the money of the United States.

ARTICLE 14.

The Postal Administration in each Country shall be authorized to adopt any additional rules (if not repugnant to the forgoing) for greater security against fraud, or for the better working of the system generally. All such additional rules, however, must be promptly communicated to the Post Office Department of the other Country.

ARTICLE 15.

This present convention shall take effect on the first day of January one thousand eight hundred and eighty-two, and shall continue in force until twelve months after either of the contracting parties shall have notified to the other its intention to terminate it.

Done in duplicate and signed in Washington on the twenty-sixth day of October in the year of our Lord 1881, and in Kingston on the eleventh day of October in the year of our Lord 1881.

(Sig.) THOMAS L. JAMES, Postmaster General of the United States.

(Sig.) A. MUSGRAVE, Governor of Jamaica.

I hereby approve the foregoing Convention and in testimony thereof I have caused the seal of the United States to be hereeto affixed.

(Sig.) CHESTER A. ARTHUR.

By the President:

(Sig.) JAMES G. BLAINE,

Secretary of State.

OCTOBER 27th, 1881.
Sir: I have the honor to transmit to you herewith, in duplicate, a List containing a detailed statement of the sums received in the United States since my last dispatch, (List No. ...........), for orders payable in Jamaica, amounting in the aggregate to $........... = £..........., a........... d.

Be pleased to examine, complete, and return to me the original copy of this List, with your acknowledgment of its receipt indorsed thereon.

I am, sir, your obedient servant,

To the Postmaster for Jamaica,

Postmaster, New York.
CONVENTION—JAMAICA.  OCTOBER 11, 26, 1881.

A.

Blanks to be filled by the Dispatching Exchange Office of New York.

<table>
<thead>
<tr>
<th>Current number of Original Order</th>
<th>Number of Original Order</th>
<th>Date of Original Order</th>
<th>Office issuing Original Order</th>
<th>Office where payable</th>
<th>Payee</th>
<th>Remitter</th>
<th>Amount of Order in U.S. Money</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Name</td>
<td>Address</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Name</td>
<td>Address</td>
<td></td>
</tr>
</tbody>
</table>

For use of Gen'l. Post Office, Jamaica.

<table>
<thead>
<tr>
<th>Date of Payment</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
A.

GENERAL POST OFFICE, JAMAICA,
Kingston, .................................................. 1881.

Sir: I have examined this List of Money Orders, from No. ...................... to No. ............... inclusive, for sums received in the United States for payment in Jamaica, amounting in the aggregate to $..........., and which is to be paid to the net amount of $........... d.

The said List was found to be correct, with the following exceptions:

I am, sir, your obedient servant,

To the POSTMASTER,

Postmaster for Jamaica.
CONVENTION—JAMAICA. OCTOBER 11, 26, 1881.

A List of Money-orders issued in Jamaica, and payable in the United States, Despatched this...day of...1881. Date of arrival at New York....1881.

Blanks to be filled by the Despatching Exchange Office, Kingston.

<table>
<thead>
<tr>
<th>Current No. of International Order</th>
<th>No. of original Order</th>
<th>Office of Issue</th>
<th>Remitter</th>
<th>Payee</th>
<th>Address</th>
<th>Address</th>
<th>Amount received in Jamaica</th>
<th>Value of Order in U.S. Money</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

Space for use of New York Office.
Account of the Exchange of Money-orders between Jamaica and the United States during the Quarter ended 1881.

<table>
<thead>
<tr>
<th>Orders issued by the Jamaica Office</th>
<th>Orders issued by the United States Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. of List.</td>
<td>Date of List</td>
</tr>
<tr>
<td>-------------</td>
<td>--------------</td>
</tr>
<tr>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Table showing the particulars of such orders as have been repaid to the remitters in the country of issue.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

To credit of Jamaica Office

To credit of United States Office
Table showing the particulars of such orders as have become void.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

To the credit of Jamaica Office

To the credit of United States Office
### BALANCE

<table>
<thead>
<tr>
<th>To credit of Jamaica Office.</th>
<th>To credit of United States Office.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of international orders issued in the United States</td>
<td>$</td>
</tr>
<tr>
<td>$. of one per cent. on amount of such issues.</td>
<td>$</td>
</tr>
<tr>
<td>Deduct amount of void orders of U. S. issued as per table.</td>
<td>$.</td>
</tr>
<tr>
<td>Deduct amount of international orders repaid in U. S., as per table.</td>
<td>$.</td>
</tr>
<tr>
<td>Total deduction.</td>
<td>$.</td>
</tr>
<tr>
<td>United States credit converted at $4.87 to the pound, to be deducted.</td>
<td>$.</td>
</tr>
<tr>
<td>Balance to credit of Jamaica Office.</td>
<td>$.</td>
</tr>
<tr>
<td>Paid on account by the Office of the United States. Dates:</td>
<td>$.</td>
</tr>
<tr>
<td>Balance remaining</td>
<td>$.</td>
</tr>
</tbody>
</table>

The within account exhibits a total balance of , which after deduction of the payments on account, as therein stated, leaves a balance remaining of due to the Office.

Postmaster for Jamaica.

The above statement of account is accepted with a balance of due the Office.

Washington, 1881...

Auditor of the Treasury for the Post Office Department.

The payment on account of , having been received by special vouchers, the receipt of the balance remaining of is hereby acknowledged.

1881...
F.

GENERAL POST OFFICE, JAMAICA,

Kingston, 1881.

Six: The lists of International Money-Orders which the Kingston Exchange Office has transmitted to the New York Exchange Office, from 1881 to 1881, amount to the sum of.

The lists transmitted by the New York Office to the Kingston Office during the same period amount to.

equivalent to.

Difference.

On account of which the Jamaica Office has already paid the following sums, vis:

$...

Difference remaining.

Particulars: In accordance with the terms of Article 18 of the Convention of 1881, the sum of is herewith transmitted, as per particulars in the margin, the receipt of which you will be pleased to acknowledge in due form.

Postmaster for Jamaica.

To the Postmaster General of the United States, Washington.
G.

POST OFFICE DEPARTMENT,
Washington, D. C.,..... 188.

Sir: The Lists of International Money-Orders, which the Exchange Office of New York has transmitted to the Exchange Office at Kingston from ................. to ................., 188, amount to the sum of ................. &.........
The Lists transmitted by the Exchange Office at Kingston to the New York Office during the same period amount to $.................., equal to ................. $.........

Difference...

On account of which the United States Office has already paid the following sums:

$188, ...................... $........

$188, ........................................ $........

$188, ........................................ $........

$188, ........................................ $........

Difference remaining .................................................. $........

Particulars: In accordance with the terms of Article 12 of the Convention of ................. 188, the sum of $......... is herewith transmitted, as per particulars in the margin, the receipt of which you will be pleased to acknowledge in due form.

To the Postmaster for Jamaica, Kingston.

Superintendent Money Order System.
Convention for the Exchange of Postal Money Orders between the United States of America and Switzerland, concluded October 18, and November 30, 1881.

Convention concluded between the Post-Office Department of the United States of America and the Postal Administration of Switzerland, of the 18th October and 30th November, 1881.

The undersigned have concluded the following convention for the exchange of postal orders between the United States of America and Switzerland, subject to the ratification of proper authority, and in lieu of the Convention of the 12th of October, 1867, and of the Article additional thereto of the 23rd of February, 1872.

**ARTICLE 1.**

There is established between the United States of America and Switzerland a regular exchange of postal orders. This exchange is to be effected by the Exchange Offices which each of the two Administrations shall have designated for this purpose, and which Exchange Offices shall notify each other by means of lists of orders for payment.

**ARTICLE 2.**

The amount of the orders shall always be expressed in the money of the country where payment is to be made.

**ARTICLE 3.**

1. No order payable in the United States shall exceed the amount of fifty dollars, and no order payable in Switzerland shall exceed an amount in francs equivalent to that sum

2. Fractions of a cent or of a centime, are not to be introduced into the amount of an order.

**ARTICLE 4.**

Payment of the amount of orders is to be effected in money of metal.
lie value of the country of destination.
This payment can also be effected in either country in paper money which is a legal tender therein. In that event, account is always to be taken of the difference of value, if there be any.

**ARTICLE 5.**

1. Each of the two Administrations is at liberty to fix at any time the rate of conversion of the amounts, payment of which is to be made in the other country.
2. The two Administrations will communicate to each other the rate of exchange or of conversion fixed by them, as well as the changes which they may make therein.

**ARTICLE 6.**

1. Each of the two Administrations shall fix the fees charged upon orders issued in its own country and payable in the other.
2. They will communicate to each other the fees which they shall have established and the changes which they may subsequently make therein.

**ARTICLE 7.**

The Postal Administration by which the money orders are issued shall credit the Administration of the country of payment with the total amount of the orders which it has certified to the latter, in addition to three fourths of one per cent on the difference between the total amount of the orders certified and the amount of void and repaid orders.

**ARTICLE 8.**

1. The sums converted into postal orders are guaranteed to the remitters until they shall have been regularly paid to the payees or to their representatives of the latter, or shall have been refunded to the said remitters.
2. The sums received by each administration in exchange for postal orders, the amounts of which shall not have been claimed by the persons entitled to payment before the
expiration of the periods fixed by the laws or the regulations of the country of origin, become the absolute property of the Administration which has issued the orders.

**Article 9.**

At the end of each quarter the Swiss Postal Administration shall prepare an account comprising all sums paid by the Offices of the two countries, and the credits to be given under each head in conformity with Article 7 above mentioned, as well as a statement of the orders refunded by each Administration.

**Article 10.**

1. The Postal Administration of the United States shall examine this account, correct it, if necessary, and if it is found to be the debtor, shall transmit the balance due within fifteen days, at the latest, after its receipt to the Administration of the Swiss Posts.

If the account shows a balance to the credit of the Administration of the United States of America the Postal Administration of Switzerland shall transmit the amount thereof to the former within fifteen days at the latest after receipt of notice of acceptance or of correction of the account.

2. The balance must always be paid in the money of metallic value of the country to which it is found due, by means of a bill of exchange on Basle, or on New York as the case may be.

3. The expenses which may result from the payment of balances, must always be borne by the Administration by which payment is made.

**Article 11.**

1. To ascertain the amount to be paid, the smaller credit is to be converted into the money of the country which has the larger credit, and is to be deducted from the latter credit. This conversion is to be effected according to the average rate of exchange at New York, during the quarter to which the account pertains, if the balance is

par les lois et règlements du pays d'origine, deviennent la propriété absolue de l'Administration qui en a émis les mandats.

**Article 9.**

À la fin de chaque trimestre l'Administration des postes suisses dresse un compte comprenant toutes les sommes payées par les bureaux des deux pays, et les bonifications à effectuer de leur chef conformément à l'article 7 sus-mentionné, de même que l'état des mandats remboursés par chaque Administration.

**Article 10.**

1. L'Administration des postes des États-Unis examine ce compte, le rectifie s'il y a lieu, et si elle se trouve être débitrice, transmet le solde dû, dans le délai de quinze jours au plus tard, après la réception du compte à l'Administration des postes suisses.

Si le compte présente un solde en faveur de l'Administration des États-Unis de l'Amérique l'Administration des postes suisses en transmet le montant à la première dans le délai de quinze jours au plus tard, après réception de l'avis d'acceptation, soit de rectification du compte.

2. Le solde doit toujours être payé dans la monnaie métallique du pays au profit duquel il ressort, au moyen d'une lettre de change sur Bâle ou sur New-York, suivant le cas.

3. Les frais qui peuvent résulter du paiement des soldes sont toujours supportés par l'Administration qui effectue le paiement.
to the credit of Switzerland, and according to the average rate of exchange at Berne, during such quarter if the balance is to the credit of the Postal Administration of the United States.

2. The Administration which is to make payment shall transmit to the other Administration within five days, at the latest, after the expiration of the quarter a certified statement of the rate of exchange for every business day of the quarter.

**ARTICLE 12.**

Whenever, during the course of a quarter, it is found that the amount of orders drawn upon either of the two Administrations exceeds by five thousand dollars, or twenty-five thousand francs the amount of orders drawn upon the other Administration, the latter shall send to the former, the proximate amount of the ascertained difference, in a round sum, as a payment on account, by means of bills of exchange under the conditions prescribed in Article 10.

**ARTICLE 13.**

1. The form and the conditions of issue of postal orders in each country are subject to the regulations in force in the country of origin.

2. The form as well as the conditions for payment of postal orders, including those relating to the suspension of payment, the renewing of orders, the issue of duplicates, and other matters concerning payment are subject to the regulations in force in the country of destination.

**ARTICLE 14.**

1. Each Administration is authorized to suspend, temporarily the interchange of postal orders, whenever the course of exchange, or any other circumstance may give rise to abuses, or cause detriment to the revenues.

2. Notice of action of this nature must be communicated immediately to the other Administration, and, if deemed necessary by means of the telegraph.
ARTICLE 15.

The Postal Administrations of the two countries shall have power, by mutual agreement, to arrange detailed regulations for the execution of the present Convention, and to modify them, at any time, according to the requirements of the service.

ARTICLE 16.

1. The present Convention shall take effect on the first day of January 1882. It shall remain in force until the expiration of a period of one year after the date upon which one of the two contracting Administrations shall have notified the other of its intention to terminate it.

2. When the present Convention takes effect that of the 12th of October 1867, above mentioned as well as the Article of the 23d of February 1872, supplementary thereby shall be abrogated.

Execution in duplicate and signed at Berne on the eighteenth day of October in the year of our Lord one thousand eight hundred and eighty one, and at Washington, on the thirtieth day of November in the year of our Lord one thousand eight hundred and eighty one.

(Sig) FRANK HATTON.

Acting Postmaster General of the United States.

[Seal of the Post Office Department of the United States.]

Ratified the present convention conformément à l'autorisation du Conseil fédéral, du 1. Novembre 1881.

Berne, le 4 Novembre 1881.

Le Conseiller fédéral Chef du Département des Postes et Chemins de fer.

(Sig) BAVIER.

I hereby approve the foregoing Convention, and in testimony thereof I have caused the seal of the United States to be hereto affixed.

(Sig) CHESTER A. ARTHUR.

By the President.

(Sig.) JAMES G. BLAINE

Secretary of State.

WASHINGTON, December 2nd, 1881.
Regulations of Detail, Forms, and Order for the execution of the Convention for the exchange of Postal Money Orders between the United States and Switzerland, concluded October 18, and November 30, 1881.

Detailed regulations, for the execution of the Convention concluded between the Postal Administration of the United States of America, and that of Switzerland, concerning the exchange of postal orders of the 18th of October and 30th of November 1881.

In pursuance of the terms of Article 15 of the Convention of the 18th of October and 30th of November, 1881, concerning the exchange of postal orders, and in lieu of the Regulation of the 2nd and 26th July 1869 and of the provisions supplementary thereto of the 23rd of February 1872, the undersigned have agreed upon the following rules of action:

**ARTICLE 1.**

In conformity with Article 1 of the Convention the money-order office at Basle is designated as the Exchange Office on the part of Switzerland, and the international money-order office at New York, as the Exchange Office on the part of the United States.

**ARTICLE 2.**

For the lists by means of which the Exchange Offices are, in accordance with Article 1 of the Convention to notify each other of the orders to be paid, the money-order office at Basle shall make use of form "A" hereto annexed, and the international money-order office at New York, of the form "B" hereto annexed.

**ARTICLE 3.**

1. The lists are to be filled out in accordance with their printed headings with copying ink, which is also to be used in completing the letter of transmittal upon the first page thereof, and they are to be transmitted in duplicate by each outgoing mail, that is to say, by all means of transmission that may be used for outgoing mail.


En exécution des dispositions de l’article 15 de la convention du 18 Octobre et 30 Novembre 1881, sur l’échange des mandats-poste, et en remplacement du règlement des 2 et 26 Juillet 1869 et des dispositions supplémentaires du 23 Février 1872, les soussignés sont convenus des mesures d’exécution suivantes:

**ARTICLE 1er.**

Conformément à l’article 1er de la Convention, le bureau des mandats de Bâle est désigné comme bureau d’échange de la part de la Suisse, et le bureau international des mandats de New York, comme bureau d’échange pour les États-Unis.

**ARTICLE 2.**

Pour les listes au moyen desquelles les bureaux d’échange, ont, à teneur de l’article 1er de la Convention à se communiquer réciproquement les mandats à payer, le bureau des mandats de Bâle se sert du formulaire "A," ci-annexé, et le bureau international des mandats de New York du formulaire "B" également ci-annexé.

**ARTICLE 3.**

1. Les listes sont remplies conformément aux indications imprimées, au moyen d’encre à copier, dont on se servira également pour compléter la lettre de transmission qui se trouve à la première page, et elles sont transmises en duplicata par chaque dépêche partante, c'est-
mails fixed by schedule which are conveyed between the offices of Basle and of New York. Should it happen, at the time of dispatching any mail that there are no money-orders to be certified for payment, a list must, nevertheless be sent in that mail. But in such event the dispatching Exchange Office will write across the list, the words: "No money-orders."

2. The lists shall bear consecutive numbers, commencing with the calendar year and ending with it.

3. The orders inscribed in the lists shall also be consecutively numbered, the series of numbers to commence with each month on the part of Switzerland, and with each calendar year on the part of the United States.

4. The orders issued in the United States during the Quarter ending June 30th of each year, which may arrive at the Office of Exchange at New York in the following quarter, shall be entered on lists supplementary to the last list of the month of June, and, in like manner, the orders issued in Switzerland during the quarter ending June 30th of each year which may arrive at the Exchange Office of Basle in the following quarter shall be entered on lists supplementary to the last list of the month of June.

**ARTICLE 4.**

Each list is to be carefully examined by the receiving office, and, if the latter finds that it contains manifest errors it will correct them with red ink. That office will then fill up the columns intended for its use and return one of the copies of the list to the sending office. In the letter of transmittal of the next list which it has to send, the receiving office above mentioned will acknowledge the receipt of the list in question to the office which sent it. The corrections made are always to be mentioned with explanations at the end of the letter of transmittal.
ARTICLE 5.

When the list contains errors or irregularities which cannot be corrected without consultation with the Exchange Office of the country of origin, the Exchange office of the country of destination shall request explanations from the sending Exchange Office at the same time that it acknowledges the receipt of the list. The explanations requested are to be furnished as promptly as possible. Meantime the payment of orders in regard to which errors have been discovered is to be suspended.

ARTICLE 6.

If it appears from the number of the list received that the preceding list has failed to arrive, the receiving office shall apply for such list by the first mail. The sending office, as soon as it is informed of the matter shall send, forthwith a duplicate of the missing list.

ARTICLE 7.

For the orders entered in the lists, the two Exchange Offices shall issue inland postal orders in accordance with the regulations in force in the premises in the country of destination, and with the provisions of Article 13 of the Convention.

ARTICLE 8.

1. For the quarterly account provided for by Article 9 of the Convention the Swiss Postal Administration shall make use of form "C" hereto annexed.

2. This account is to be made out upon the basis of the lists accepted or corrected by the receiving Offices of Exchange. It is always to be prepared promptly, and transmitted to the Postal Administration of the United States as soon as all the lists from the international money-order office of New York bearing date of the quarter to which it pertains shall have reached the money-order office of Basle, and all the duplicates of the lists of the same quarter dispatched by the latter office, shall have been returned to it from New York. If it be possi-
Notice of payment to be given.

1. The Postal Administration of the country of origin shall be duly notified of all orders which shall not have been paid to the respective payees in the country of destination, within one year after the date of the receipt of the list, and, after an agreement shall have been reached in regard to these orders they shall be entered in the quarterly accounts, in order that the amounts thereof may be restored to the remitters in conformity with Article 9 of the Convention.

2. In like manner, there shall be embraced in this account, postal orders, application for repayment of which has been made to, and permission therefor received from, the country of destination in conformity with Article 9 of the Convention.

Triplicate accounts.

1. The quarterly account is always to be transmitted in triplicate to the Postal Administration of the United States. If this account shows a balance in favor of the Swiss Postal Administration two copies shall be returned to the latter, bearing an acknowledgment of the acceptance of the balance. In case the balance is in favor of the Postal Administration of the United States, the latter will retain two copies, and send back but one.

2. When the balance, found to be due the Swiss Postal Administration shall have been paid, the latter will affix its acknowledgment of receipt to one of the two copies, which have been returned to it, and will send it back as a voucher to the Postal Administration of the United States of America.

3. In case the balance is in favor of the latter, it will, on receipt of the amount of such balance, affix its acknowledgment of receipt to one of the two copies of the account, which it has retained, and will transmit the same, as a voucher, to the Swiss Office.

Payment of balances to be acknowledged.

1. L'Administration des postes du pays d'origine est dûment avisée de tous les mandats qui n'ont pas été payés à leur bénéficiaire, dans le pays de destination, dans le délai d'un an à partir du jour de la réception de la liste. Après que les deux Administrations se sont mises d'accord à leur égard, ces mandats sont compris dans les comptes trimestriels, afin que leur montant soit restitué à leur expéditeur, conformément à ce que prescrit l'article 9, de la convention.

2. De même, on comprend dans ce compte les mandats dont la restitution a été réclamée et autorisée par le pays de destination, conformément à ce que prescrit l'article 9 de la convention.

1. Le compte trimestriel doit toujours être transmis en triple expédition à l'Administration des postes des États-Unis. Si ce compte présente un solde en faveur de l'Administration des postes suisses, il en est renvoyé à celle-ci deux expéditions, munies de l'acceptation du résultat. Dans le cas où le solde est en faveur de l'Administration des postes des États-Unis, celle-ci retient deux expéditions et n'en renvoie qu'une seule.

2. Lorsque le solde dû à l'Administration des postes suisses a été payé, celle-ci appose son accusé de réception sur l'une des deux expéditions qui lui ont été renvoyées et la renvoie à titre de quittance à l'Administration des postes des États-Unis d'Amérique.

3. Dans le cas où le solde est en faveur de cette dernière, elle joint dès qu'elle a reçu le montant que comporte ce solde, son accusé de réception à l'une des deux expéditions du compte qu'elle a retenues, et la transmet, comme quittance, à l'Administration Suisse.
ARTICLE 11.

Les paiements de soldes et d’acomptes prévus par les articles 10 et 12 de la Convention sont effectués au moyen de lettres de change, qui, lorsque le solde est en faveur de l’Administration des postes suisses sont tirées sur Bâle payables au Directeur Général des postes à Berne. Lorsque le solde est au crédit de l’Administration des postes des États Unis, les lettres de change sont tirées sur New York, payable au Maitre Général des postes à Washington.

PAYMENT ON ACCOUNT PENDING SETTLEMENTS.

ARTICLE 12.

1. Pour obtenir le solde du compte trimestriel, la conversion d’une monnaie d’uns l’autre se fait conformément aux dispositions de l’article 11 de la Convention. À cet effet l’Administration débitrice transmet à l’Administration créditrice un état tabulaire certifié des cours du change à Berne ou à New York, suivant le cas, cotés pendant tous les jours ouvrables du trimestre précédent.


FORM “D.”

FORM “E.”

On établira le cours moyen du trimestre qui servira de base pour la conversion de la somme moins élevée dans la monnaie de l’autre Administration, en divisant le total, tant des offres que des demandes par le nombre des annotations; en suite on additionnera les deux moyennes obtenues et on prendra la moitié du total qui représentera ainsi le cours moyen du trimestre.

ARTICLE 12.

1. For the purpose of balancing the quarterly account the conversion of one money into the other shall be made in compliance with the terms of Article 11 of the Convention. To that end the debtor Administration shall forward to the creditor Administration a certified tabular statement of the rates of exchange at Berne or at New York, as the case may be, quoted each business day during the preceding quarter.

2. For the said “Tabular Statement” the Swiss Office will use form “D” hereunto annexed, entering thereon the quotations of Bid and Asked made at Berne for “sight” exchange on New York as published by the “Union of Bernese Banks.” The Office of the United States of America will use form “E” hereunto annexed, stating thereon the lowest and highest quotations made at New York for “sight” exchange on Switzerland and published by the “New York Journal of Commerce.”

3. The average rate for the quarter shall then be established and serve as a basis for the conversion of the smaller sum into money of the other Administration by dividing the totals of the columns headed “Bid” and “Asked” and the totals of the columns headed “Lowest” and “Highest” by the number of quotations; the two averages thus obtained are then to be added and the half of this sum shall represent the average rate for the quarter.

ARTICLE 11.

Payments of balances and payments on account made in pursuance of Articles 10 and 12 of the Convention, are to be effected by means of bills of exchange, which, when the balance is in favor of the Swiss Postal Administration, are to be drawn on Basle, payable to the Director General of Posts at Berne. When the balance is to the credit of the Postal Administration of the United States, the bills of exchange are to be drawn upon New York, payable to the Postmaster General at Washington.
CONVENTION—SWITZERLAND. Oct. 18, Nov. 30, 1881.

ARTICLE 13.

The Swiss Postal Administration undertakes to serve as intermediary for the exchange of postal orders from the United States to be paid in any European Country with which that Administration maintains an exchange of Postal orders, and with which the postal Administration of the United States does not have such exchange, as well as for the exchange of orders from any such European country destined for payment in the United States.

ARTICLE 14.

Orders from the United States of America for the countries in question are to be entered by the international money-order office of New York upon the lists of Basle with an exact statement of names and localities, in the same manner as if they were destined for Switzerland, and the Exchange Office at Basle will issue for them international orders, in the same manner as if they had originated at Basle, but under the condition of a deduction from the amounts entered in the lists of the ordinary fee for such orders. A list of the fees charged in such cases shall be furnished to the Postal Administration of the United States.

ARTICLE 15.

As regards the orders in transit through Switzerland from other Countries for the United States of America, these orders are to be entered upon the lists for New York in the same manner as if they had been issued in Switzerland, and the Exchange Office of New York will treat them in the same manner as Swiss orders.

ARTICLE 16.

In addition to the claims mentioned in article 9 concerning the repayment of orders, the two Administrations agree to take charge of other claims in relation to orders exchanged between Switzerland and the United States; for example, in regard to changes of name, places of payment, requests.
CONVENTION—SWITZERLAND. Oct. 18, Nov. 30, 1881.

for information concerning payments which have been made, etc., and to dispose of them in accordance with the regulations in force in each country respectively.

ARTICLE 17.

1. The present Detailed Regulations shall take effect at the same time as the Convention of the 18th of October and 30th of November 1881, and shall continue in force as long as the latter.

2. When these Regulations shall take effect, those of the 2nd and 26th July 1869, as well as the Articles supplementary thereto of the 23rd February 1872, shall be abrogated.

Done in duplicate and signed at Berne the eighteenth day of October 1881, and at Washington the thirtieth day of November 1881.

(Sig) FRANK HATTON
Acting Postmaster General of the United States.

Le Conseiller fédéral Chef du Département des Postes et chemins de fer.

(Sig)
Sr:

I have received your list of international orders, No. 7188, on the 1881.

The examination which has taken place has proved the correctness of the totals, viz: *Amounts paid inFrancs centimes.

In return, I transmit to you herewith (in duplicate) a List of international money-orders, No. 7188, the total amount of the List being Dollars, cents.

Be pleased to examine, complete, and return to me the original copy of this List with your acknowledgment of its receipt endorsed thereon.

I am, respectfully, your obedient servant,

The Chief of the Money Order Office.

To the Postmaster,

Money Order Exchange Office,

New York, N. Y.

*In case any differences are found, such differences to be stated below.*
<table>
<thead>
<tr>
<th>No. of the international money order</th>
<th>No. of the original money order</th>
<th>Date of original money order</th>
<th>Amount of the original money order in Swiss money</th>
<th>Office at which the original order was issued</th>
<th>Given name and sur-name of</th>
<th>Address of beneficiary</th>
<th>Value of order in U.S. Currency, payable by the receiving office of New York</th>
<th>Numbers of the final orders issued by the dispatching office of Basle</th>
<th>Office at which the final orders are to be paid</th>
<th>Remarks</th>
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</table>

Blanks to be filled by the Dispatching Office of Basle.

Blanks to be filled by the receiving office of New York.
MONET ORDER OFFICE,
New York, N. Y., ......, 188 .

Sir: I have examined the within List No. ......, dated .........., 188 , amounting in the aggregate to ...... dollars ...... cents.
I have found said List correct, with the following exceptions:

To the MONET-ORDER OFFICE,
at Basle, Switzerland.

Postmaster.
Exchange Office of the Money Order Office.
List No. .......

POST OFFICE, NEW YORK, N. Y.,

.................................., 188.

Sir: I have received your List of international money orders, No. ......., of the ..........., 188, on the ..........., 188.

The examination which has taken place has proved the correctness of the totals, viz.*

Amounts paid in, ........... dollars ........... cents.

In return I transmit to you herewith (in duplicate) a List of international money-orders, No. ......., The total amount of the List being ........... francs ....... continues.

Be pleased to examine, complete, and return to me the original copy of this List, with your acknowledgment of its receipt indorsed thereon.

I am, respectfully, your obedient servant,

..................................

Postmaster, New York, N. Y.

To the MONEY-ORDER OFFICE
at Basel, Switzerland.

*In case any differences are found, such differences to be stated below.
<table>
<thead>
<tr>
<th>Number of original Money Order</th>
<th>Current number of International Order</th>
<th>Date of original Money Order</th>
<th>Amount of the original Money Order in United States currency</th>
<th>Full name of the remitter of order</th>
<th>Full name of the beneficiary</th>
<th>Residence of the beneficiary</th>
<th>Town or city</th>
<th>Canton or country</th>
<th>Amount in Swiss money</th>
<th>Charge to be deducted for orders in transit through Switzerland</th>
<th>Net amount payable to the beneficiary</th>
<th>Number of the Post Office order of Basle</th>
<th>Post Office on which the final order is drawn</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
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</table>
MONET-ORDER OFFICE, BASEL, SWITZERLAND,

Sir: I have examined the within List, No. ... dated ....... , 188 , amounting in the aggregate to ......... francs ...... centimes.

I have found said List correct, with the following exceptions:

The Chief of the Money-Order Office.
Account of the exchange of money-orders between Switzerland and the United States of America during the Quarter ending 188...

<table>
<thead>
<tr>
<th>Orders issued in Switzerland</th>
<th>Orders issued in the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of List</td>
<td>Date of List</td>
</tr>
<tr>
<td>From</td>
<td>To</td>
</tr>
</tbody>
</table>

Transport

Transport
<table>
<thead>
<tr>
<th>Number of List</th>
<th>Date of List</th>
<th>International numbers of the orders</th>
<th>Total amounts of the Lists</th>
<th>Number of List</th>
<th>Date of List</th>
<th>International numbers of the orders</th>
<th>Total amount of the Lists</th>
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<tr>
<th>Total</th>
<th>Less amount of invalid orders</th>
<th>Balance</th>
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<th>Total</th>
<th>Less amount of invalid orders</th>
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</table>
**STATEMENT**

of orders not paid and to be credited to the despatching Office.

<table>
<thead>
<tr>
<th>Orders originating in Switzerland</th>
<th>Orders originating in the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of List.</td>
<td>Number of List.</td>
</tr>
<tr>
<td>Date of List.</td>
<td>Date of List.</td>
</tr>
<tr>
<td>International number.</td>
<td>International number.</td>
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<tr>
<td>Amount of the Order.</td>
<td>Amount of the Order.</td>
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<td>Frs.</td>
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<td></td>
<td>Ces.</td>
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</table>

Total

Total
## BALANCE.

<table>
<thead>
<tr>
<th>To the Credit of the Swiss Office.</th>
<th>To the Credit of the United States Office.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of Commission due Switzerland at 2% per cent. of the above amount.</td>
<td></td>
</tr>
<tr>
<td>Total Swiss credit.</td>
<td></td>
</tr>
<tr>
<td>United States credit to be deducted...</td>
<td>$...</td>
</tr>
<tr>
<td>(to be converted at the average rate of exchange in New York during the quarter to which this account appertains; see Article 11 of the Convention of...).</td>
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<tr>
<td>Balance to the credit of the Swiss Office.</td>
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<tr>
<td>Balance remaining.</td>
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</tbody>
</table>

The within account exhibits a total balance of... which after deduction of the payments on account as therein stated leaves a balance remaining of... due the... Office.

Berne,.............188...

Le Contrôleur en Chef

The above statement of account is accepted with a balance of... due the... Office.

Washington,.............188...

Auditor of the Treasury for the Post Office Department.
**Etat des cours de change à vue cotés à Berne sur New York, pendant le trimestre finissant le .........., 188... conformément aux publications de l'Union des banques bernoises.**

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<thead>
<tr>
<th>Mois</th>
<th>Offre</th>
<th>Demande</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Nombre des Cotes</td>
<td>Sommes</td>
</tr>
<tr>
<td></td>
<td>Centimes</td>
<td>huit.</td>
</tr>
</tbody>
</table>

Totaux reportés du verso

Totaux trimestriels

Cours moyen d'un dollar

Total des moyennes

dont la moitié représente le cours moyen trimestriel d'un dollar

Certifié exact.
Berne, le .........., 188...
CONVENTION—SWITZERLAND. Oct. 18, Nov. 30, 1881.

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**Valeur d’un dollar en Centimes et huitièmes de Centime.**

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*Nombre des Cotes.*

**XXII—57**
Statement of the rates of exchange on sight quoted at New York on Switzerland, during the Quarter ending ........., 1881, in conformity with the publications of the New York Journal of Commerce.

<table>
<thead>
<tr>
<th>Month</th>
<th>Lowest</th>
<th>Highest</th>
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<tbody>
<tr>
<td></td>
<td>Number of Quotation</td>
<td>Amounts</td>
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<tr>
<td></td>
<td>Centimes</td>
<td>Eighths</td>
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<tr>
<td>Totals carried from the back</td>
<td></td>
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<tr>
<td>Quarterly totals</td>
<td></td>
<td></td>
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<tr>
<td>Average rate of one dollar</td>
<td></td>
<td></td>
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<tr>
<td>Total of averages</td>
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<tr>
<td>The half of which represents the average rate of one dollar for the quarter</td>
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</table>

Certified as correct.

New York, ....., 1881.
Value of one dollar in centimes and eighths of a centime.

<table>
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<tr>
<th>Day</th>
<th>Lowest</th>
<th>Highest</th>
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Number of quotations.
Convention between the Post Office Department of the United States of America and the General Post Office of the Colony of New South Wales, Australia, concerning the exchange of money orders. Done in duplicate and signed in Washington December 6, 1881, and in Sidney October 29, 1881.

The Post Office Department of the United States of America and the General Post Office of the Colony of New South Wales, Australia, being desirous of establishing a system of exchange of money-orders between the two countries, the undersigned, duly authorized for that purpose, have agreed upon the following Articles:

**ARTICLE 1.**

There shall be a regular exchange of money orders between the two countries.

The maximum of each order is fixed at £10 sterling, when issued in New South Wales, and when issued in the United States, at the equivalent, in sterling money, of $50 in the money of the latter country, converted at the rate fixed by Article 13 of the present Convention.

No money order shall include a fractional part of a penny, or, of a cent.

The amount of each order, whether issued in the United States or in New South Wales, must be expressed in letters in British money, and the equivalent in the money of the United States must also be shown in figures.

**ARTICLE 2.**

The New South Wales Post Office shall have power to fix the rates of commission on all money orders issued in New South Wales, and the Post-Office Department of the United States shall have the same power in regard to all money orders issued in the United States.

Each Office shall communicate to the other its tariff of charges, or rates of commission, which shall be established under this Convention, and these rates shall, in all cases, be payable in advance by the remitters, and shall not be repayable.

It is understood, moreover, that each Office is authorized to suspend, temporarily, the exchange of money orders, in case the course of exchange, or any other circumstance should give rise to abuses, or, cause detriment to the postal revenue.

**ARTICLE 3.**

Each country shall keep the commission charged on all money orders within its jurisdiction, but shall pay to the other country three fourths of one per cent. on the amount of such orders.

**ARTICLE 4.**

The service of the Postal money order system between the two countries, shall be performed exclusively by the agency of Offices of Exchange. On the part of the United States the Office of Exchange shall be San Francisco, California, and on the part of New South Wales, Sydney.

Orders shall be drawn only on the authorized money order offices of the respective countries; and each Postal Administration shall furnish to the other a List of such offices, and shall, from time to time, notify any addition to, or change in such list. Every order and advice must
contain the name of the office and of the country of destination, and if relating to an order payable in the United States, the name of the State in which each office is situated.

**Article 5.**

No money-order shall be issued unless the applicant furnish the name and address of the person to whom the amount is to be paid and his own name and address; or the name of the firm, or company who are the remitters or payees, together with the addresses of each.

The money-orders issued in either country, shall be forwarded by the remitters to the payees at their own expense.

**Article 6.**

The advices of all money-orders issued upon New South Wales by the post offices in the United States shall be sent to the Office of Exchange at San Francisco, where they shall be impressed with a dated stamp (Form "A") showing the amount to be paid in Sterling money, and transmitted, by the next direct mail, to the Exchange Office at Sydney, accompanied by a List, in duplicate, drawn upon the model of Form "B."

The advices, on their arrival in Sydney, shall be compared with the entries in the List, and, afterwards dispatched to the paying offices.

In like manner the advices of money-orders, drawn on the United States by postmasters in New South Wales, shall be sent to the Exchange Office at Sydney, shall there be impressed with a dated stamp (Form "A") showing the amount to be paid in United States money, and be dispatched accompanied by a List, in duplicate, (Form "C") to the Office of Exchange at San Francisco by the next direct mail.

The advices, on their receipt at San Francisco, shall be compared with the entries in the List, and afterwards dispatched to the paying offices.

The advices of orders issued in the United States in the month of June, which may arrive at the Office of Exchange at San Francisco in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of June, and in like manner, the advices of orders issued in New South Wales in the month of June, which may arrive at the Exchange Office at Sydney in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of June.

Each Exchange Office shall certify its orders to the other in amounts designated in the denominations of the money both of the dispatching and receiving country, at the rate of conversion established by Article 13 of this Convention. The amounts, so converted, shall be checked at the receiving office of Exchange.

Each Administration hereby undertakes and agrees to suspend the issue of money-orders a sufficient length of time before the sailing of each steamer which carries the Exchange Lists and advices, at those post offices in its own territory where such suspension may be necessary, in order to prevent the issue of orders which could be dispatched by the outgoing mail while the corresponding advices could not be certified by the Exchange Office in time to be conveyed by that mail.

The Exchange Lists and the accompanying advices shall invariably be sent by such steamers as carry the mails directly from San Francisco to Sydney, or from Sydney to San Francisco, as the case may be, and not via London in any event.

**Article 7.**

The Lists, dispatched from each Office of Exchange, shall be numbered consecutively, commencing with No. 1 at the beginning of the month of July in each year; and the entries in these Lists shall also have consecutive numbers.
CONVENTION—NEW SOUTH WALES. Oct. 9, Dec. 6, 1881.

Duplicates of list.

Of each List dispatched a duplicate shall be sent, which duplicate, after being verified by the receiving Office of Exchange, shall be returned to the dispatching Office of Exchange.

Each Office of Exchange shall promptly communicate to the other the correction of any simple error, which it may discover in the verification of the Lists.

When the Lists shall show irregularities, which the receiving Exchange Office shall not be able to rectify, that Office shall apply for an explanation to the dispatching Exchange Office, and such explanation shall be afforded without delay.

Should any List fail to be received in due course, the dispatching Exchange Office, on receiving information to that effect, shall transmit, without delay, a duplicate of the List, duly certified as such.

ARTICLE 8.

Duplicate orders shall only be issued by the Postal Administration of the country, on which the original orders were drawn, and in conformity with the regulations established, or, to be established, in that country.

ARTICLE 9.

The orders, issued by each country on the other, shall be subject, as regards payment, to the regulations which govern the payment of inland orders of the country, on which they were drawn.

The paid orders shall remain in the possession of the country of payment.

ARTICLE 10.

Repayment of orders to remitters shall not be made until an authorization for such repayment shall first have been obtained by the country of issue from the country where such orders are payable and the amounts of the repaid orders shall be duly credited to the former country in the quarterly account. (Article 12.)

It is the province of each Postal Administration to determine the manner in which repayment to the remitters is to be made.

ARTICLE 11.

Orders which shall not have been paid within twelve calendar months from the month of issue, shall become void, and the sums received shall accrue to, and be at the disposal of the country of origin.

The New South Wales Office shall, therefore, enter to the credit of the United States, in the quarterly account, all money-orders entered in the Lists received from the United States, which remain unpaid at the end of the period specified. (Article 12.)

On the other hand the Post Office Department of the United States shall, at the close of each month, transmit to the New South Wales Office, for entry in the quarterly account, a detailed statement of all orders, included in the Lists dispatched from the latter Office, which under this Article become void.

ARTICLE 12.

At the close of each quarter an account shall be prepared at the General Post Office of New South Wales, showing in detail the totals of the Lists, containing the particulars of orders issued in either country during the quarter, and the balance resulting from such transactions.

Three copies of this account shall be transmitted to the Post Office Department of the United States at Washington, and the balance, after proper verification, shall, if due by the General Post Office of New South Wales, be paid to the General Post Office at London, to the
credit of the Post Office Department of the United States on account of
the exchange of money orders between the United States and the United
Kingdom of Great Britain and Ireland; if due by the Post Office De-
partment of the United States, the balance shall likewise be paid to the
General Post Office at London, to the credit of the General Post Office
of New South Wales.
If pending the settlement of an account, one of the two Postal Ad-
ministrations shall ascertain that it owes the other a balance exceeding
five hundred pounds (£500) sterling, the indebted Administration shall
promptly remit the approximate amount of such balance to the credit of
the other.
This account shall be in accordance with the forms "D," "E," "F," and "G," annexed to this Convention.

ARTICLE 13.

Until the two Postal Administrations shall consent to an alteration,
it is agreed that in all matters of account, relative to money-orders,
which shall result from the execution of the present Convention, the
pound sterling of Great Britain shall be considered as equivalent to
four dollars, eighty seven cents of the money of the United States.

ARTICLE 14.

The Postal Administration in each country shall be authorized to
adopt any additional rules, (if not repugnant to the foregoing,) for the
greater security against fraud, or, for the better working of the system
generally.
All such additional rules, however, must be promptly communicated
to the Post Office of the other country.

ARTICLE 15.

The present Convention shall take effect on the first day of January,
1882, and shall continue in force until twelve months after either of the
contracting parties shall have notified to the other its intention to ter-
minate it.
Done in duplicate and signed in Washington on the sixth day of De-
November, in the year of our Lord, 1881, and in Sydney on the twenty
ninth day of October, in the year of our Lord, 1881.

THOMAS L. JAMES,
Postmaster General of the United States.
F. B. SUTTER
Postmaster General of New South Wales.

I hereby approve the foregoing convention, and in testimony thereof,
I have caused the seal of the United States to be hereto affixed.

CHESTER A. ARTHUR.
By the President
JAMES G. BLAINE,
Secretary of State.

WASHINGTON, December 8th, 1881
A.

Value of United States Order in English money

<table>
<thead>
<tr>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>3</td>
<td>2</td>
</tr>
</tbody>
</table>

San Francisco, January 1, 1882.

Value of New South Wales Order in United States money

<table>
<thead>
<tr>
<th>$</th>
<th>c.</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>25</td>
</tr>
</tbody>
</table>

Sidney, January 1, 1882.
List No.

Sir: I have the honor to transmit to you herewith in duplicate, a List containing a detailed statement of the sums received in the United States since my last dispatch (List No. . . . .), for orders payable in New South Wales, amounting in the aggregate to £ . . . .

Be pleased to examine, complete, and return to me the original copy of this List, with your acknowledgment of its receipt indorsed thereon.

I am, Sir, your obedient servant,

To the Postmaster,

Money-Order Exchange Office,

Sydney.
Blanks to be filled by the dispatching Exchange Office of San Francisco.

<table>
<thead>
<tr>
<th></th>
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<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$</td>
<td>c.</td>
<td>£.</td>
<td>s.</td>
</tr>
</tbody>
</table>

For use of General Post Office Sydney.
B.

Sir: I have examined this List of Money-Orders from No. to No. States for payment in New South Wales, amounting in the aggregate to $ of £ s. d.

The said List was found to be correct, with the following exceptions:

I am, Sir, your obedient servant,

To the Postmaster,
MONET-ORDER EXCHANGE OFFICE,
San Francisco, Cal.
List No. ... C.

<table>
<thead>
<tr>
<th></th>
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<th></th>
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<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Blanks to be filled by the dispatching Exchange Office, Sydney.

Space for use of San Francisco Office.
Account of the exchange of Money-Orders between the Colony of New South Wales and the United States, during the Quarter ended.................., 1881.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>Total amount of each List</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>£ s. d.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>Total amount of each List</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>£ s. d.</td>
</tr>
</tbody>
</table>
Table showing the particulars of such orders as have been repaid to the remitters in the country of issue.

<table>
<thead>
<tr>
<th>Issued in New South Wales</th>
<th>Issued in the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. of List</td>
<td>Date of List</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

To credit of New South Wales Office.  

To credit of U.S. Office.
Table showing the particulars of such orders as have become void.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>£ s. d. £ c.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

To credit of New South Wales Office

To credit of U.S. Office
### G.

**BALANCE.**

<table>
<thead>
<tr>
<th>To credit of New South Wales Office.</th>
<th>To credit of United States Office.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of international orders issued in the United States.</td>
<td>Amount of international orders issued in New South Wales.</td>
</tr>
<tr>
<td>£ s. d.</td>
<td>£ s. d.</td>
</tr>
<tr>
<td>Three fourths of one per cent. on amount of such issue.</td>
<td>Three fourths of one per cent. on amount of such issue.</td>
</tr>
<tr>
<td>£ s. d.</td>
<td>£ s. d.</td>
</tr>
<tr>
<td>Amount of void orders of New South Wales issue, as per table.</td>
<td>Amount of void orders of United States issue, as per table.</td>
</tr>
<tr>
<td>£ s. d.</td>
<td>£ s. d.</td>
</tr>
<tr>
<td>Amount of international orders repaid in New South Wales, as per table.</td>
<td>Amount of international orders repaid in the United States, as per table.</td>
</tr>
<tr>
<td>£ s. d.</td>
<td>£ s. d.</td>
</tr>
<tr>
<td>Sums remitted by the Office of New South Wales.</td>
<td>Sums remitted by the Office of the United States.</td>
</tr>
<tr>
<td>Dates.</td>
<td>Dates.</td>
</tr>
<tr>
<td>£ s. d.</td>
<td>£ s. d.</td>
</tr>
<tr>
<td>Balance remaining due to the United States.</td>
<td>Balance remaining due to New South Wales.</td>
</tr>
<tr>
<td>£ s. d.</td>
<td>£ s. d.</td>
</tr>
</tbody>
</table>

The above account exhibits a balance of £ ........... remaining due to the ........................................ Office.

Sydney, ........................................

Signature of proper Accounting Officer of the New South Wales Office.

The above statement of account is accepted, with a balance of £ ........... due to the ........................................ Office.

Washington, ........................................

Auditor of the Treasury for the Post Office Department.
Agreement between the United States and Belgium for increasing the limits of weight and the dimensions of packets of patterns of merchandise exchanged through the post between the two countries. Signed at Washington, February 7th, 1882.

The Post Office Department of the United States and the Postal Administration of Belgium, desiring to facilitate the postal relations between the two countries, and in exercise of the power given to them under Article XV of the Convention of the Universal Postal Union concluded in Paris on the 1st June 1878, the undersigned, duly authorized by their respective Governments,

Have agreed as follows:

The limits of weight and the dimensions of packets of patterns of merchandise exchanged through the post between Belgium, on the one part, and the United States, on the other part, may be increased by the Postal Administration of the country of origin beyond those which have been fixed by Article V of the International Convention of the 1st June 1878, under the express reservation that such limits shall not exceed the following:

In weight ....... 350 grammes. 

\[
\begin{align*}
& \text{30 centimetres length.} \\
& \text{20 centimetres breadth.} \\
& \text{10 centimetres depth.}
\end{align*}
\]

The present Agreement shall take effect on the first day of April 1882.

In witness whereof they have signed the present Agreement, and affixed their respective seals.

Done in Duplicate at Washington the 7th February, 1882.

[L. S.]

Postmaster-General of the United States.

L'Office Général des Postes des États Unis et l'Administration des Postes de la Belgique, désirant faciliter les relations postales entre les deux pays, et usant de la faculté qui leur est laissée par l'Article XV de la Convention de l'Union Postale Universelle conclue à Paris le 1er Juin 1878, les soussignés dûment autorisés à cet effet par leurs Gouvernements respectifs,

Sont convenus de ce qui suit:

Les limites de poids et de dimensions des paquets d'échantillons de marchandises échangés par la voie de la poste entre la Belgique, d'une part, et les États Unis, d'autre part, peuvent être portées par l'Administration des Postes du pays d'origine au delà de celles qui ont été fixées par l'Article V de la Convention Internationale du 1er Juin 1878, sous la réserve expresse que ces limites ne dépasseront pas, savoir:

Pour le poids .................. 350 grammes. 

\[
\begin{align*}
& \text{30 centimètres en longeur.} \\
& \text{20 centimètres en largeur.} \\
& \text{10 centimètres en épaisseur.}
\end{align*}
\]

Le présent Arrangement sera exécutoire à partir du premier Avril 1882.

En foi de quoi ils ont signé le présent Arrangement, et y ont apposé le cachet de leurs armes.

Fait en double expédition à Washington le 7ème Février, 1882.

TIM. O. HOWE,

Postmaster-General of the United States.

Envoyé Extraordinaire et Ministre Plénipotentiaire de S. M. le Roi des Belges.

I hereby approve the foregoing Agreement and in testimony thereof

I have caused the seal of the United States to be affixed hereto.

CHESTER A. ARTHUR.

By the President

FREDK. T. FRELINGHUYSEN,

Secretary of State.

WASHINGTON, February 7th, 1882.

[913]
Amended Article to replace Article 2 of the Additional Articles of Agreement of April 28 and May 3, 1881, between the United States of America and the Dominion of Canada.

In order to effectively protect the postal revenues of the United States from the evasive practices of persons or firms who seek to elude the postal laws and regulations of the United States by posting their publications in Canada, the undersigned, duly authorized by their respective governments, have agreed to replace Article 2 of the additional articles of agreement of April 28, 1881, by the following:

**ARTICLE:**

When newspapers, periodicals, and other printed matter, published or originating in the United States, or purporting to be published in the United States, or circulated on behalf of a person or firm doing business in the United States are posted in Canada for destinations in the United States, apparently to evade the postage rates or regulations applicable to such matter in the United States, the Canada Post Office may require prepayment of the same to be made at a rate equivalent to the domestic postage chargeable thereon by the laws of the United States.

The present Article takes effect immediately.

In witness whereof the Postmaster General of the United States, and the Postmaster General of Canada have hereunto set their hands and affixed their seals at the date set opposite to each, respectively.

Signatures


WASHINGTON, February 16th, 1882.


OTTAWA, February 10th, 1882.

I hereby approve the foregoing amended article, and in testimony thereof I have caused the seal of the United States to be affixed.

[L. S.] CHESTER A. ARTHUR.

By the President:

FREDK. T. FEELINGHUYSSEN, Secretary of State.

WASHINGTON, February 16th, 1882.
Protocol of a conference between the Secretary of State and the Spanish Minister for prolonging the term of the Spanish-American Claims Commission until January 1, 1883; signed and exchanged at Washington, May 6, 1882.

Protocol of a conference between the Honorable Frederick T. Frelinghuysen, Secretary of State of the United States, and His Excellency Francisco Barca, Envoy Extraordinary and Minister Plenipotentiary of His Majesty the King of Spain, held at the Department of State in Washington on the sixth day of May, eighteen hundred and eighty two.

Mr. Frelinghuysen handed to Mr. Barca the following paper, entitled "Article IX." and said that it embodied the results of several preliminary conferences between himself and Mr. Barca relating to the prolongation of the Spanish-American Claims Commission until the first day of January next.

ARTICLE IX.

It being impossible for the Commission, in consequence of the death of the Arbitrator and of the Advocate on the part of the United States, to examine and decide within one year from the 12th of May, 1881, each and every claim which has been presented, it is agreed that the term aforesaid be extended to the 1st of January, 1883, for the sole purpose of permitting the commission to examine and decide the claims actually pending. And it is further agreed to this end

1st That no evidence in any case shall be received after the 15th day of June next.

2nd That no printed or written brief or argument before the Arbitrators shall be filed on behalf of any claimant after the 15th day of July 1882.

3rd That no printed or written

Protocolo de una conferencia entre el Honorable Frederick T. Frelinghuysen, Secretario de Estado de los Estados Unidos, y el Exmo. Señor Don Francisco Barca, Enviado Extraordinario y Ministro Plenipotenciario de S. M. el Rey de España, celebrada en el Departamento de Estado en Washington á seis de Mayo de mil ochocientos ochenta y dos.

Mr. Frelinghuysen entregó al Señor Barca el siguiente documento, titulado "Artículo IX." y dijo que en él se hallaba comprendido el resultado de varias conversaciones preliminares que habían mediado entre él y el Señor Barca respecto de la proroga de la comisión de Arbitrage hispano-americana, hasta el 1° de Enero de 1883.

ARTÍCULO IX.

Siendo imposible que la comision, á consecuencia del fallecimiento del Árbitro y del Alegato por parte de los Estados Unidos, examine y decida, en un año, á contar desde el 12 de Mayo de 1881, todas y cada una de las reclamaciones que han sido presentadas; se conviene en que el término citado se prorogue hasta el 1° de Enero de 1883 con el solo objeto de que la comision pueda examinar y decidir las reclamaciones que actualmente se hallan pendientes; y, con este fin, se conviene además en que:

1° No se recibirá prueba alguna en ningún caso, después del 15 de Junio próximo.

2° Ningun argumento ó alegato, impreso ó escrito, dirigido á los Arbitros, será registrado por parte de reclamante alguno, después del 15 de Julio de 1882.

3° No podrá ser registrado, como
brief or argument shall be filed in reply on behalf of Spain after the 15th day of September 1882.

4th That no oral arguments shall be heard by the Arbitrators after the 1st day of November 1882.

5th That no arguments either written or oral shall be made before the Umpire except on his written request addressed to the Commission, specifying the time within which he will hear or receive said arguments.

6th That the Arbitrators may establish in accordance with the preceding stipulations convenient rules for the better and more rapid despatch of the business of the Commission, and any disagreement which may arise between them as to those rules or their interpretation, shall be decided by the Umpire.

Decisions of arbitrators to be given before December 15, 1882.

Decisions in every pending case shall be given by both Arbitrators before the 15th day of December next: jointly if they agree, separately when they disagree.

All cases in which on that day the two Arbitrators shall not have agreed, or in which neither Arbitrator shall have rendered a decision, shall go to the Umpire.

Allowance and rejection of claims to be in the form, etc.

All cases in which the American Arbitrator shall have failed to give a decision shall be rejected or allowed, as the case may be, in the form determined by the decision of the Spanish Arbitrator, which has been given a decision: and vice versa all cases in which the Spanish Arbitrator shall have failed to give a decision shall be allowed or rejected, as the case may be, in the form determined by the decision of the American Arbitrator if the American Arbitrator shall have given a decision: it being the purpose of both parties to have the work of the Arbitrators finished before December 15, 1882.

The Umpire is requested to render decisions before January 1, 1883, in all cases submitted to him in order that the work of the Commission may cease on that day. But if the Umpire fails to comply contestacion por parte de España, ningún alegato ó argumento, escrito ó impreso, después del 15 de Setiembre de 1882.

4° Ningun argumento verbal será oído por los Arbitros después del 1° de Noviembre de 1882.

5° No se hará ningún argumento tanto verbal como por escrito, ante el Tercero en discordia, excepto á petición escrita del mismo, dirigida á la Comisión, especificando el tiempo dentro del cual oirá ó recibirá dichos argumentos.

6° Los Arbitros pueden establecer, de acuerdo con las estipulaciones precedentes, reglas convenientes para el mejor y más rápido despacho de los negocios de la Comisión; y cualquier desacuerdo que entre ellos se suscite sobre estas reglas ó su interpretación, será decidido por el Tercero en discordia.

Las decisiones en todos los casos pendientes, serán dadas por los dos Arbitros antes del 15 de Diciembre próximo: juntamente, si se hallan de acuerdo, y por separado, si hay desacuerdo.

Todos los casos en los cuales, en el día citado, no haya acuerdo entre los arbitros, así como todos aquellos en que ninguno de los Arbitros haya dado una decisión, pasará el mismo día 15 de Diciembre, al Tercero en discordia.

Todos los casos en los cuales el Árbitro americano no haya dado decisión, serán rechazados ó admitidos, según sea el caso, en la forma determinada por la decisión del Árbitro de España, si éste hubiese dado una decisión: y vice versa, todos los casos en los cuales el Árbitro por España no haya dado decisión, serán admitidos ó rechazados, según sea el caso, en la forma determinada por la decisión del Árbitro de los Estados Unidos, si éste hubiese dado una decisión: siendo el propósito de ambas partes el de que los trabajos de los Arbitros hayan terminado antes del 15 de Diciembre de 1882.

El Tercero en discordia es regado para que en todos los casos que se le someten, dé sus decisiones antes del 1° de Enero de 1883, á fin de que los trabajos de la Comisión cesen ese día; pero si el Tercero en
with this request, decisions rendered by him after that day shall be respected by both parties, notwithstanding that the Commission shall be deemed to be terminated and dissolved after the 1st day of January, 1883.

Mr. Barca observed that the article as reduced embodied correctly the understanding between himself and Mr. Frelinghuysen.

In testimony whereof we have interchangeably signed this protocol.

FREDK. T. FRELINGHUYSEN.  FRANco. BARCA.  

Signatures.

The Government of the Republic of the United States of America and the Government of his Majesty the King of Portugal and of the Algarves, being desirous of facilitating the exchange of sums of money between the two countries by making use of postal orders and availing themselves of the authority granted by Articles 13 and 15 of the Convention of the Universal Postal Union concluded at Paris on the 1st of June, 1878, the undersigned, Timothy O. Howe, Postmaster General of the United States of America, in virtue of the powers vested in him by law, and Viscount das Neugieras, Envoy Extraordinary and Minister Plenipotentiary of his Majesty the King of Portugal, in the name of his Government, and by virtue of the powers which he has formally presented to this effect, have agreed upon the following convention.

**ARTICLE 1.**

SEC. 1. There shall be a regular exchange of sums of money by means of postal orders between Portugal and the United States of America.

SEC. 2. All the stipulations which are contained in this Convention with regard to Portugal are to be understood as applicable also to the Azores and to the Madeira Islands.

SEC. 3. The Postal Administration of each of the two countries shall determine in regard to its own territory—

a. — The localities where the orders in question can be issued.

b. — The localities where such orders can be paid.

**ARTICLE 2.**

SEC. 1. The amount of the orders shall be collected from the remitters and paid to the beneficiaries in gold coin or in other lawful money of equal value. Each one of the Postal Administrations may however receive for the issue and employ for the payment of money-orders any money of less value which is a legal tender in its own country, provided account be taken of the difference of value, when occasion arises.

SEC. 2. The amount of each order shall not exceed—

a. — Fifty milreis when issued in the United States for payment in Portugal.

b. — Fifty dollars when issued in Portugal for payment in the United States.

The Postal Administrations of the two countries may however, by mutual agreement, increase this maximum to ninety milreis and to one hundred dollars.

SEC. 3. The amount of each order shall be expressed in the metallic money of the country in which payment is to be made. For this purpose, the Postal Administration of the country of origin shall fix the rate of conversion of its own money into metallic money of the country of payment.

SEC. 4. The right is reserved to each of the two contracting countries to declare transferable, within its territory, by means of endorsement, the ownership of postal orders originating in the other.
ARTICLE 3.

Sec. 1. Each of the two contracting countries shall fix the rate of fees to be collected from the remitters of money-orders issued therein for payment in the other country. This rate of fees shall not exceed one and one half per cent. upon the amounts constituting the divisions in the schedule of fees.

Sec. 2. In addition to the fee mentioned in this Article no other charge, tax, commission, or impost shall be collected for the issue, transmission, distribution, or payment of money-orders, provided for in this Convention.

Sec. 3. The country which issues the orders shall pay to the country on which they are drawn three quarters of one per cent. computed upon the total value of those orders.

ARTICLE 4.

Orders issued in Portugal for payment in the United States shall not contain a fraction of a cent, and those which are issued in the United States for payment in Portugal shall not contain a fraction of ten reis.

ARTICLE 5.

The service of the postal money-order system between the two countries shall be performed exclusively by the agency of offices of exchange. These offices shall be—

a.—Lisbon, on the part of Portugal.

b.—New York, on the part of the United States.

ARTICLE 6.

Sec. 1. Each Office of Exchange shall send, by every mail, to the other, a certified List, in duplicate, of the money-orders issued in its own country, since the last previous transmission, for payment in the other.

Sec. 2. At the close of each Quarter, or, at the latest, within two months after the expiration thereof, an account, in duplicate, shall be prepared and transmitted by the Administration of Mails, Telegraphs, and Lighthouses of Portugal to the Postal Administration of the United States. This account, having been accepted, shall be paid in the metallic money of the creditor country by the indebted Postal Administration, within a limited time to be determined by mutual agreement.

Sec. 3. For this purpose the smaller credit shall be converted into the money of the larger credit.

Sec. 4. In case of the non-payment of the balance of an account within the time specified, the amount of such balance shall be chargeable with interest from the date of the expiration of the stipulated period until the day of the transmission of the amount due. Such interest shall be computed at the rate of five per cent. per annum; and is to be entered in the accounts as a debit against the dilatory Administration.

ARTICLE 7.

Sec. 1. The sums received for the issue of money-orders remain the property of the remitters until they shall have been duly paid to the beneficiaries or to the representatives of the latter.

Sec. 2. Postal orders accrue to the country of origin when the amounts thereof have not been claimed by the payees within a period of time fixed by mutual agreement.

Sec. 3. Repayment of orders to remitters shall not be made until an authorization for such repayment shall first have been obtained by the country of issue from the country where such orders are payable, and the amounts of the repaid orders shall be duly credited to the for-
mer country in the quarterly account. It is the province of each 
Postal Administration to determine the manner in which repayment to 
the remitters is to be made. Under no circumstances can the fees paid 
for money-orders be refunded to the remitters thereof.

Duplicate orders. Sec. 4. Duplicate orders shall only be issued by the Postal Adminis-
tration of the country on which the original orders were drawn, and in 
conformity with the regulations established, or, to be established, in that 
country.

Suspension. Each Administration is authorized, in extraordinary circumstances 
that would justify the measure, to suspend temporarily the money-order 
service, in whole or in part, upon condition of giving notice of such sus-
pension immediately to the other country, and, if deemed necessary, by 
means of the telegraph.

Regulations to be provided. The General Administration of Mails, Telegraphs, and Light-Houses, of 
Portugal, and the General Postal Administration of the United States 
are authorized to adopt by mutual agreement all measures, and to ar-
range all matters of detail, necessary to secure the execution of all the 
stipulations of the present Convention.

Commencement. The present Convention shall take effect on the first day of January, 
1883, and shall continue in force until twelve months after either of the 
contracting parties shall have notified to the other its intention to ter-
minate it.

Termination. Ratification. The ratifications of the present Convention shall be exchanged prior 
to the first day of December, 1882.
In witness whereof the respective Plenipotentiaries have signed the 
present Convention and have affixed thereto their seals.

Date. Executed in duplicate and signed at Washington the fifteenth day of 
July, 1882.

Signatures. TIMo. O. HOWE, 
[Seal of the Post Office Department 
of the United States.] 
The Postmaster General of the United States. 
VISCONDE DAS NOGUEIRAS, 
[Seal of the Legation of Portugal to the 
United States.] Envoy Extraordinary and Minister 
Plenipotentiary of Portugal to the United States.

I hereby approve the foregoing Convention, and in testimony thereof 
I have caused the seal of the United States to be hereto affixed.

CHESTER A. ARTHUR.

By the President. FREDK T. FRELINGHUYSEN, 
[Seal of the United 
States.] Secretary of State. 

WASHINGTON, July 15th, 1882.
Regulations of detail, forms and order for the execution of the Convention for the exchange of Postal Money Orders between the United States and Portugal, concluded at Washington, July 15, 1882.

DETAILED REGULATIONS.

The undersigned, in pursuance of Article 9 of the Convention concluded between the United States and Portugal, on the fifteenth day of July, 1882, for the exchange of sums of money by means of postal orders, have by mutual agreement, decided to adopt the following Regulations:

ARTICLE 1.

The Postal Administrations of the two countries shall communicate to each other the tables of conversion which they shall have adopted for the conversion of money in pursuance of the provisions of the third section of Article 2 of the Convention, and also all alterations which may be made therein.

ARTICLE 2.

Any person in the United States desiring to remit to any part of Portugal a sum of money within the limits prescribed by the second section of Article 2 of the Convention, may pay it into any post-office of the former country authorized to receive sums payable in Portugal, and to pay orders for sums remitted from that country.

The remitter shall give to the postmaster at such post-office the name and exact address of the person to whom the amount is to be paid in the country of destination, and also his own name and address.

Any person in Portugal desiring to remit to the United States a sum of money within the limits prescribed by the second section of Article 2 of the Convention, may pay it into any post office of the former country authorized to receive sums payable in the United States, giving at the same time his own name and address, and the name and exact address of the person to whom the amount is to be paid in the United States.

The receiving post office in either country shall transmit, in accordance with the rules established by its postal administration, due notice of such payment, by an internal money-order, or otherwise, to the dispatching exchange office.

ARTICLE 3.

SEC. 1. The lists by means of which the Exchange Office of New York shall communicate to the Exchange Office of Lisbon the amounts deposited in the United States to be paid in Portugal, shall be in conformity with the model "A" annexed to the present Regulations. The lists by means of which the Exchange Office of Lisbon shall communicate to that of New York the amounts deposited in Portugal to be paid in the United States, shall follow the pattern "B" hereto annexed.

SEC. 2. The lists described in this Article shall be regularly transmitted by every mail, even when there are no deposits to be communicated for payment. In such cases, the words "No Money Orders," are to be written transversely across the lists.

SEC. 3. The lists transmitted by each of the two countries shall be consecutively numbered each year, commencing with Number 1, at the first of January, and terminating at the close of December. The entries in the lists shall also be consecutively numbered, commencing with Number 1 on the first of July in each year.

SEC. 4. The orders issued in the United States during the quarter ending June 30th of each year, which may arrive at the Office of Ex.
change at New York in the following quarter, shall be entered on lists supplementary to the last list of the month of June, and in like manner the orders issued in Portugal during the quarter ending June 30th of each year, which may arrive at the Exchange Office of Lisbon in the following quarter, shall be entered on lists supplementary to the last list of the month of June.

Article 4.

Errors and corrections.

SEC. 1. The Exchange Office, upon receipt of the lists shall proceed to verify them. Should errors be found the necessary corrections are to be made in red ink.

Inland postal-orders.

SEC. 2. For the orders entered in the lists, the two Exchange Offices shall issue inland postal orders in accordance with the regulations in force, in the premises, in the country of destination.

Receipt of lists to be acknowledged.

SEC. 3. By the first mail forwarded after the receipt of the lists, one of them shall be transmitted to the dispatching office of exchange with a duly executed acknowledgment of receipt.

Irregularities, adjustment of.

SEC. 4. When the lists shall show irregularities which the receiving exchange office shall not be able to rectify, that office shall demand an explanation from the dispatching exchange office, which shall give such explanation with as little delay as possible. Pending the receipt of the explanation, the issue of inland money orders of payment relating to the entries found to be erroneous in the list should be suspended.

Article 5.

Orders to be valid twelve months.

Orders shall be valid during a period of twelve months after the date of the issue thereof.

Article 6.

Void orders.

SEC. 1. Orders which shall not have been paid within a period of twelve months from the date of the issue thereof shall be considered void, and the amount thereof shall be placed to the credit of the country of origin in the Quarterly Account. (Model "C")

Form "C."

SEC. 2. For the execution of this stipulation, each of the two contracting countries shall make out a monthly statement (Model "D") of orders originating in the other country, to which the provisions of this Article are applicable.

This statement shall include orders of which repayment shall have been reclaimed by the remitters.

Article 7.

Quarterly account, Form "C," prescribed for.

SEC. 1. For the Quarterly Account required by Article 6 of the Convention a form shall be used in exact conformity with the pattern "C," hereto annexed.

Basis for exchange of values.

SEC. 2. For the purpose of balancing this account, when the larger credit is in favor of Portugal the conversion mentioned in Section 3 of Article 6 of the Convention shall be made in accordance with the average rate of exchange in New York during the quarter to which the account pertains. When the larger credit is in favor of the United States, the conversion shall be made in accordance with the average rate of exchange at Lisbon, during the same period.

Statement of rates of exchange.

SEC. 3. For this purpose the debtor Postal Administration shall send to the creditor Administration within ten days after the expiration of each quarter, a statement of the changes in the rates of exchange during that quarter.

Limit for return of verified account.

SEC. 4. The Postal Administration of the United States shall return to Portugal a copy of the account in question, duly verified, within fifteen days, at the latest, after the receipt of the said account.

Balances, remittance of.

SEC. 5. If the ascertained balance of the account is in favor of Portugal, the Postal Administration of the United States, when it returns
CONVENTION—PORTUGAL. JULY 15, 1882.

The duplicate of that account, shall remit the amount of such balance by a bill of exchange upon Lisbon, to the order of the Director General of Mails, Telegraphs, and Light-houses. If the balance is in favor of the United States, the administration of Mails, Telegraphs, and Light-houses, of Portugal shall remit the amount thereof by letter of exchange on New York to the order of the Postmaster General of the United States, fifteen days, at the latest, after the receipt of the account, with a verification of the account, made by the United States.

Sec. 6. Whenever, in the interval between the quarterly statements, it is found that one of the two countries owes the other a balance exceeding four thousand five hundred milreis, or five thousand dollars, the Postal Administration of the debtor country shall transmit, without delay, in a letter of exchange, the approximate amount of such balance.

Sec. 7. All expenses attending the remittance of bills of exchange shall be at the charge of the debtor country.

ARTICLE 8.

The present Detailed Regulations shall take effect at the same time as the Convention of the fifteenth of July, 1882, and shall continue in force as long as the latter.

Done in duplicate, and signed at Washington, the fifteenth day of July, 1882.

TIMo. O. HOWE.

The Postmaster General

of the United States.

VISCONDE DAS NOGUEIRAS

On behalf of the Director General

of Posts, Telegraphs, and Light-
houses of Portugal.

Payment on account pending settlements.

Expenses of remittance.

Commencement.

Duration.

Signatures.
A.

Marca de dia do correio de New York.

Stamp of New York Office.

Repartição postal de New York, N. Y.,
Post Office, New York, N. Y.,
--- ---, 188--
--- ---, 188--

Senhores:

Sir:

Recebi a sua relação No. --- datada --- no dia ---, 188--.
I have received your List No. --- of the --- on the ---, 188--.

O exame feito desta relação mostra a exactidão dos números totais.*
The examination which has taken place has proved the correctness of the totals, viz: *

Importancias pagas --- dolares, --- centavos.
Amounts paid in --- dollars, --- cents.

Em troca remeto lhe junta (em duplicado) uma relação, No. ---, sendo a soma total desta relação --- reis.
In return I transmit to you herewith (in duplicate) a list, No. ---, the total amount of the list being --- reis.

Queira examinar, completar, e devolver-me a cópia original desta relação, acrescentando a sua recepção e endossando-a.
Be pleased to examine, complete, and return to me the original copy of this List, with your acknowledgement of its receipt indorsed thereon.

Son com respeito,
I am, respectfully,

seu obediente sêrvo,
your obedient servant,

O Director do Correo de New York, N. Y.
Postmaster, New York, N. Y.

A Repartição dos Valles do Correio,
Lisboa, Portugal.

To the Money Order Office,
Lisbon, Portugal.

* No caso de se encontrarem alguma diferença, devem estas declarar-se abaixo.
* In case any differences are found, such differences to be stated below.
CONVENTION—PORTUGAL. JULY 15, 1882.

<table>
<thead>
<tr>
<th>English</th>
<th>Portuguese</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of the Order (in money of the United States).</td>
<td>Número do Vale de Correio original.</td>
</tr>
<tr>
<td>Current number of the Order.</td>
<td>Número corrente do vale internacional.</td>
</tr>
<tr>
<td>Date of the Order.</td>
<td>Data do vale original.</td>
</tr>
<tr>
<td>Amount of the Order in United States money.</td>
<td>Importância do vale de Correio original em moeda dos Estados Unidos.</td>
</tr>
<tr>
<td>Post Office issuing the Order.</td>
<td>Nome da repartição que expede o vale original.</td>
</tr>
<tr>
<td>Full name of the Remitter.</td>
<td>Nome por extenso da pessoa que manda o vale.</td>
</tr>
<tr>
<td>Full name of the Beneficiary.</td>
<td>Nome por extenso da pessoa que recebe o vale.</td>
</tr>
<tr>
<td>Residence of the remitter.</td>
<td>Residente da pessoa que expede o vale.</td>
</tr>
<tr>
<td>Residence of the beneficiary.</td>
<td>Residente da pessoa que recebe o vale.</td>
</tr>
<tr>
<td>Island of the remitter (if in Azores or Madeira).</td>
<td>Ilha (se for nos Açores ou na Madeira.</td>
</tr>
<tr>
<td>Amount in Portuguese money.</td>
<td>Importância em moeda portuguesa.</td>
</tr>
<tr>
<td>Number of the Order of the Post Office to which the final order is drawn.</td>
<td>Número do vale mandado pelo correio de Lisboa aos outros correios do reino.</td>
</tr>
<tr>
<td>Post Office on which the final order is drawn.</td>
<td>Repartição postal que paga o vale.</td>
</tr>
<tr>
<td>Remarks.</td>
<td>Observações.</td>
</tr>
</tbody>
</table>
Repartição dos Vales de Correio,
Lisboa, Portugal,
Money-Order Office,
Lisbon, Portugal,
—, 188–
—, 188–

SEnhor:

Sr.:

Examinei a relação retro, No. —, datada — —, 188–, na importância total de — reis.

I have examined the within List, No. —, dated — — —, 188–, amounting in the aggregate to — reis.

Encontrei a dita relação exacta, salvas as seguintes excepções:

I have found said List correct with the following exceptions:

A-o Director do Correo de New York, N. Y.
To the Postmaster
Money-Order Exchange Office
New York, N. Y.

B.

Receipt No. ————
List No. ————

Sr.:

I have received your List of international money-orders, No. ————, of the ————, 188—, on the ————, 188—.

O exame feito desta relação mostra a exactidão dos números totaes.*

The examination which has taken place has proved the correctness of the totals, viz.:

Amounts paid in ———— reis.

Amounts returned in ———— reis.

Em troca, remeto, lhe junta (em duplicado) uma relação de valles do correio internacionaes No ————, sendo a somma total desta relação ———— dollars, ———— centavos.

In return, I transmit to you herewith (in duplicate) a List of international money-orders No. ————, the total amount of the List being ———— dollars, ———— centa.

Queira examinar, completar e devolver me a cópia original desta relação accusando a sua recepção e endossando a.

Be pleased to examine, complete, and return to me the original copy of this List with your acknowledgement of its receipt indorsed thereon.

Son com respeito
sou obediente servo.
I am, respectfully,
your obedient servant

As Director do Correio
de New York, N. Y

To the Postmaster
Money Order Exchange Office,
New York, N. Y.

No caso de se encontrarem algumas differencas devem estas declarar-se abaixo.

* In case any differences are found, such differences to be stated below.
CONVENTION—PORTUGAL. JULY 15, 1882.

Data da chegada da presente relação a New York.
Date of arrival of the present List at New York.

Nome e sobrenome da pessoa que recebe o valor.
Name and surname of the beneficiary.

Direcção da pessoa que recebe o valor.
Address of the beneficiary.

Valor em moeda dos Estados Unidos da America do valor que deve ser pagável pelo Office of Destination.
Value of Order in United States Currency payable by the Office of Destination.

Observações.
Remarks.

---

Casa que a repartição de expedição em Lisboa deve encher.
Blanks to be filled by the dispatching office of Lisbon.

Caso que a repartição destinataria em New York deve encher.
Blanks to be filled by the receiving office of New York.
CONVENTION—PORTUGAL. JULY 15, 1882.

Repartiçao dos Valores de Correio

Money Order Office,
New York, N. Y., ——, 188—.
New York, N. Y., ——, 188—.

Señor:

Sir:

Examined the relation retro No. ——, dated ——, 188—, in importancia total de —— dollars —— centavos.
I have examined the within List No. ——, dated ——, 188—, amounting in the aggregate to —— dollars —— cents.

Encontrai a dita relação exacta salvo as seguintes exceções:
I have found said list correct with the following exceptions:

A repartição dos valores de correio
Lisboa, Portugal.

To the Money Order Office
Lisbon, Portugal.

Director do Correio de New York.
Postmaster Money Order Exchange Office.

XXII——59
**CONVENTION—PORTUGAL. JULY 15. 1882.**

**C.**

### CONTA

Account of the exchange of money-orders between Portugal and the United States of America during the quarter from [Date] to [Date] of 188.

<table>
<thead>
<tr>
<th>Number of the List</th>
<th>Date of the List</th>
<th>Number of orders in each List</th>
<th>Importance total da Lista</th>
<th>Number of the List</th>
<th>Date of the List</th>
<th>Number of orders in each List</th>
<th>Importance total da Lista</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td>5</td>
<td></td>
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</tr>
</tbody>
</table>

**Vales emitidos em Portugal. Orders issued in Portugal.**

<table>
<thead>
<tr>
<th>Numero da Lista</th>
<th>Data da Lista</th>
<th>Numero de vales em cada Lista</th>
<th>Importancia total da Lista</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Vales emitidos nos Estados Unidos. Orders issued in the United States.**

<table>
<thead>
<tr>
<th>Numero da Lista</th>
<th>Data da Lista</th>
<th>Numero de vales em cada Lista</th>
<th>Importancia total da Lista</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

**A abater importância de vales prescriptos**

Less amount of invalid orders.

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
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</table>

**Saldos**

Balance.

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<tr>
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</thead>
</table>

**Balance.**

**Importação total da Lista. Total amount of the List.**

<p>| | | | |</p>
<table>
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<tr>
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**Dollars. Cents.**

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</table>

**Reis.**

<p>| | | | |</p>
<table>
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<th></th>
</tr>
</thead>
</table>
## II. RELAÇÃO

**STATEMENT**

dos vales não pagos cuja importância deve ser lançada em crédito da repartição emissora.

of money-orders not paid and to be credited to the dispatching Office.

<table>
<thead>
<tr>
<th>Number of the List</th>
<th>Name of the issuing Post Office</th>
<th>Number of the money order</th>
<th>Date of the order</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
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<td>2</td>
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<td>3</td>
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<tr>
<td>4</td>
<td></td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Number of the List</th>
<th>Name of the issuing Post Office</th>
<th>Number of the money order</th>
<th>Date of the order</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
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<td>8</td>
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</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Importância total dos vales**

**Total amount of the orders**

**Importância total dos vales**

**Total amount of the orders**
### BALANÇO.

#### Credito de Portugal.
**To the Credit of Portugal.**

<table>
<thead>
<tr>
<th>Data</th>
<th>Importancia do vales emitidos nos Estados Unidos</th>
<th>Reis.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Amount of money orders issued in the United States.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Importancia do premio a abonar a Portugal, na razao de ½ per cento da quantia supra indicada.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amount of Commission due Portugal, at ½ per cent. of the above amount.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A abater a importância do Cédito dos Estados Unidos (a) dollars</td>
<td></td>
</tr>
<tr>
<td></td>
<td>United States Credit to be deducted.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Saldo em Cédito de Portugal</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Balance to the credit of Portugal</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Pago por Conta pelos Estados Unidos</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Paid on account by the United States</td>
<td></td>
</tr>
</tbody>
</table>

#### Credito dos Estados Unidos.
**To the credit of the United States.**

<table>
<thead>
<tr>
<th>Data</th>
<th>Importancia dos vales emitidos em Portugal</th>
<th>Dollars.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Amount of money orders issued in Portugal</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Importancia do premio a abonar nos Estados Unidos, na razao de ½ per cento da quantia supra indicada.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amount of Commission due United States, at ½ per cent. of the above amount.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A abater, importância do Cédito de Portugal. (b) reis</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Portugal Credit to be deducted.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Saldo em Cédito dos Estados Unidos</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Balance to the credit of the United States</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Pago por Conta por Portugal</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Paid on account by Portugal</td>
<td></td>
</tr>
</tbody>
</table>

#### Saldo a favor de Portugal.
**Balance remaining to credit of Portugal.**

<table>
<thead>
<tr>
<th>Data</th>
<th>Importancia</th>
<th>Amount.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
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</tr>
</tbody>
</table>

#### Saldo a favor dos Estados Unidos.
**Balance remaining to credit of the United States.**

<table>
<thead>
<tr>
<th>Data</th>
<th>Importancia</th>
<th>Amount.</th>
</tr>
</thead>
<tbody>
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</tbody>
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This statement of account is accepted with a balance of 

*Washington, ____________, 1882.*

*The Auditor of the Treasury for the Post Office Department.*

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(a) Convertida pelo cambio medio em New York durante o trimestre a que se refere esta conta.
To be converted at the average rate of exchange in New York during the Quarter to which this account appertains.

(b) Convertida pelo cambio medio em Lisboa durante o trimestre a que se refere esta conta.
To be converted at the average rate of exchange in Lisbon during the Quarter to which this account appertains.
**CONVENTION—PORTUGAL. July 15, 1882.**

<table>
<thead>
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<th>D.</th>
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</table>

Relação dos vales não pagos.  
List of the money-orders unpaid.

emittidos em \{ para se bem pagos em \}  
Issued in \{ to be paid in \}

Seja importância tem de ser lançada em crédito da repartição emisora.  
The amount of which must be credited to the issuing office.

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<tbody>
<tr>
<td>Number of the List.</td>
<td>Name of the issuing post-office.</td>
<td>Number of the money-order.</td>
<td>Date of the order.</td>
<td>Amount.</td>
<td>Remarks.</td>
</tr>
<tr>
<td>1</td>
<td></td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
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</tbody>
</table>
Agreement between the United States and Mexico establishing the reciprocal right to pursue savage Indians across the boundary line; concluded, signed, and exchanged at Washington July 29, 1882.

Memorandum of an agreement entered into in behalf of their respective Governments, by Frederick T. Frelinghuysen, Secretary of State of the United States of America, and Matias Romero, Envoy Extraordinary and Minister Plenipotentiary of the Republic of Mexico, providing for the reciprocal crossing of the international boundary line by the troops of the respective Governments in pursuit of savage Indians, under the conditions hereinafter stated.

ARTICLE I.

It is agreed that the regular federal troops of the two Republics may reciprocally cross the boundary line of the two countries, when they are in close pursuit of a band of savage Indians, upon the conditions stated in the following articles.

ARTICLE II.

The reciprocal crossing agreed upon in Article I shall only occur in the unpopulated or desert parts of said boundary line. For the purposes of this agreement the unpopulated or desert parts are defined to be all those points which are at least two leagues distant from any encampment or town of either country.

ARTICLE III.

No crossing of troops of either country shall take place from Capitan Leal, a town on the Mexican side of the Rio Bravo, twenty Mexican leagues (52 English miles) above Piedras Negras, to the mouth of the Rio Grande.

ARTICLE IV.

The Commander of the troops which cross the frontier in pursuit.

Memorandum de un convenio celebrado en nombre de sus respectivos Gobiernos, por Frederick T. Frelinghuysen, Secretario de Estado de los Estados Unidos de America, y Matias Romero, Enviado Extraordinario y Ministro Plenipotenciario de la Republica Mexicana, autorizando el paso recíproco de la línea divisoria internacional, de tropas de los respectivos Gobiernos, en persecución de indios salvajes, con arreglo a las condiciones que se expresan mas adelante.

ARTÍCULO I.

Se conviene en que las tropas federales regulares de las dos Republicas pasen recíprocamente la línea divisoria entre los dos países cuando vayan persiguiendo de cerca una partida de indios salvajes, con arreglo a las condiciones que se expresan en los artículos siguientes:

ARTÍCULO II.

El paso recíproco convenido en el artículo I no podrá hacerse sino por la parte despoblada y desierta de dicha línea divisoria. Para los efectos de este convenio se entienden por partes despobladas ó desiertas todos aquellos puntos distantes por lo menos dos leguas de cualquier campamento ó poblacion de ambos países.

ARTÍCULO III.

El paso de tropas de uno ó otro país no podrá tener lugar desde Capitan Leal, poblacion en el lado mexicano del Rio Bravo—a veinte legnas mexicanas (cincuenta y dos millas inglesas) rio arriba de Piedras Negras hasta la embocadura del Rio Grande.

ARTÍCULO IV.

El Gefe de las fuerzas que pasen la frontera en persecucion de in-
of Indians, shall, at the time of crossing or before if possible, give notice of his march to the nearest military commander or civil authority of the country whose territory he enters.

**ARTICLE V.**

The pursuing force shall retire to its own territory as soon as it shall have fought the band of which it is in pursuit or have lost its trail. In no case shall the forces of the two countries, respectively, establish themselves or remain in the foreign territory for any time longer than is necessary to make the pursuit of the band whose trail they follow.

**ARTICLE VI.**

The abuses which may be committed by the forces which cross into the territory of the other nation shall be punished by the Government to which the forces belong, according to the gravity of the offense and in conformity to its laws, as if the abuses had been committed in its own territory, the said Government being further under obligation to withdraw the guilty parties from the frontier.

**ARTICLE VII.**

In the case of offenses which may be committed by the inhabitants of the one country against the foreign forces which may be within its limits, the Government of said country shall only be responsible to the Government of the other for denial of justice in the punishment of the guilty.

**ARTICLE VIII.**

This agreement shall remain in force for two years, and may be terminated by either Government upon four months' notice to the other, to that effect.

**ARTICLE IX.**

As the Senate of the United States of Mexico has authorized the President of that Republic in accordance with paragraph III. letter B, dios, deberá, al cruzar la línea divisoria, ó antes si fuere posible, dar aviso de su marcha al gefe militar ó á la autoridad civil mas inmediata del país á cuyo territorio entra.

**ARTÍCULO V.**

La fuerza perseguidora se retirará á su país tan luego como haya batido la partida perseguida, ó perdido su huella. En ningún caso podrán las fuerzas de los dos países, respectivamente, establecerse en el territorio extranjero, ni permanecer en él mas tiempo que el necesario para hacer la persecución de la partida cuya huella sigan.

**ARTÍCULO VI.**

Los abusos que cométan las fuerzas que pasen al territorio de la otra nación, serán castigados, según la gravedad de la ofensa y con arreglo á sus leyes, por el Gobierno de quien dependan, como si fuesen cometidos en su propio suelo, quedando siempre comprometido el mismo Gobierno á retirar de la frontera á los culpables.

**ARTÍCULO VII.**

En los casos de delitos cometidos por los habitantes de un país contra la fuerza del otro que esté dentro de los límites del primero, el Gobierno de este país solo es responsable para con el otro Gobierno por denegación de justicia en el castigo de los culpables.

**ARTÍCULO VIII.**

Este convenio permanecerá en vigor por dos años y podrá terminarse por cualquiera de los dos Gobiernos mediante la notificación respectiva hecha al otro Gobierno, dada con cuatro meses de anticipación.

**ARTÍCULO IX.**

Como el Senado de los Estados Unidos Mexicanos ha autorizado al Presidente de esa República, de conformidad con el párrafo III., letra
Section III. of article 72nd of its Constitution, as modified on the 6th of November, 1874, to allow the passing of Mexican troops into the United States and of United States troops into Mexico, and the Constitution of the United States empowers the President of the United States to allow the passage without the consent of the Senate, this agreement does not require the sanction of the Senate of either country and will begin to take effect twenty days after this date.

In testimony of which we have interchangeably signed this memorandum this 29th day of July, 1882.

Signatures.

[Seal] FREDK. T. FRELINGHUYSEN.

[Seal] M. ROMERO.
Agreement between the United States and Switzerland for increasing the limits of weight and the dimensions of packets of patterns of merchandise exchanged through the post between the two countries. Executed on the part of Switzerland August 31, 1882, and on the part of the United States September 19, 1882.

The Post Office Department of the United States and the Postal Administration of Switzerland, desiring to facilitate the postal relations between the two countries, and in exercise of the power given to them under Article XV. of the Convention of the Universal Postal Union concluded in Paris on the 1st June, 1878, the undersigned, duly authorized by their respective governments,

Have agreed as follows:

The limits of weight and the dimensions of packets of patterns of merchandise exchanged through the post between Switzerland, on the one part, and the United States, on the other part, may be increased by the Postal Administration of the country of origin beyond those which have been fixed by Article V. of the International Convention of the 1st June, 1878, under the express reservation that such limits shall not exceed the following:

In weight ....... 350 grammes.

\[
\begin{array}{|c|c|}
\hline
\text{In dimensions} & \text{Weight} \\
\hline
\{ 30 \text{ centimetres,} & \{ 30 \text{ grammes,} \\
\text{length.} & \text{en longueur.} \\
\{ 20 \text{ centimetres,} & \{ 20 \text{ centimetres,} \\
\text{breadth.} & \text{en largeur.} \\
\{ 10 \text{ centimetres,} & \{ 10 \text{ centimetres,} \\
\text{depth.} & \text{en epaisseur.} \\
\hline
\end{array}
\]

The present Agreement shall take effect on the first day of October 1882, and shall be terminable at any time on a notice, by either office, of one year.

In witness whereof the undersigned have executed the present Agreement.

Done in duplicate at Berne on the 31st August, 1882, and at Washington on the 19th September, 1882.

[SEAL]
A. D. HAZEN,
Acting Postmaster General.

L’Office Général des Postes des États Unis et l’Administration des Postes de la Suisse, désirant faciliter les relations postales entre les deux pays, et usant de la faculté qui leur est laissée par l’Article XV. de la Convention de l’Union Postale Universelle conclue à Paris le 1er Juin, 1878, les soussignés, dûment autorisés à cet effet par leurs Gouvernements respectifs,

Sont convenus de ce qui suit:

Les limites de poids et de dimensions des paquets d’échantillons de marchandises échangés par la voie de la poste entre la Suisse, d’une part, et les États Unis, d’autre part, peuvent être portées par l’Administration des Postes du pays d’origine au delà de celles qui ont été fixées par l’Article V. de la Convention Internationale du 1er Juin, 1878, sous la réserve expresse que ces limites ne dépasseront pas, savoir:

Pour le poids ... 350 grammes.

\[
\begin{array}{|c|c|}
\hline
\text{Pour les dimensions.} & \text{Weight.} \\
\hline
\{ 30 \text{ centimetres,} & \{ 30 \text{ grammes,} \\
\text{en longueur.} & \text{en largeur.} \\
\{ 20 \text{ centimetres,} & \{ 10 \text{ centimetres,} \\
\text{en largeur.} & \text{en epaisseur.} \\
\hline
\end{array}
\]

Le présent Arrangement sera exécutoire à partir du premier Octobre 1882, et se terminera moyennant un avertissement donné une année à l’avance par l’un ou l’autre office.

En foi de quoi les soussignés ont exécuté le présent Arrangement.

Fait en double expédition à Berne le 31 Août, 1882, et à Washington le 19 Septembre, 1882.

Par autorisation supérieure, le Directeur Général des postes suisses, E. C. HÖHN.

August 31, 1882, and September 19, 1882.

Limits of weight and dimensions of packets of patterns of merchandise increased.

Weight.

Dimensions.

Commencement, October 1, 1882.

Termination.

Signatures
AGREEMENT—SWITZERLAND.  August 31, 1882.

I hereby approve the foregoing Agreement, and in testimony thereof, I have caused the seal of the United States to be affixed hereto.

Chester A. Arthur.

By the President

Fredk. T. Frelinghuysen,
Secretary of State.

Washington, September 19th, 1882.
Protocol of an Agreement modifying Article VIII. of the "Agreement between the United States and Mexico establishing the reciprocal right to pursue Indians across the boundary line of July 29, 1882;" signed and exchanged at Washington, September 21, 1882.

Protocol of an agreement entered into in behalf of their respective Governments, by Frederick T. Frelinghuyzen, Secretary of State of the United States of America, and Matias Romero, Envoy Extraordinary and Minister Plenipotentiary of the Republic of Mexico, modifying article VIII. of the agreement signed in Washington, on the 29th of July, 1882, providing for the reciprocal crossing, in the unpopulated or desert parts of the international boundary line, by the regular federal troops of the respective Governments, in pursuit of savage hostile Indians.

ONLY ARTICLE.

Article VIII of the agreement signed in the city of Washington, by the representatives of the United States of America and the United States of Mexico, on the 29th of July, 1882, providing for the reciprocal crossing, in the unpopulated or desert parts of the international boundary line by the regular federal troops of the respective Governments, in pursuit of savage hostile Indians, under the conditions stated in said agreement, is hereby modified in the following terms:

"ARTICLE VIII. This agreement shall remain in force for a year from the 18th of August 1882, and may be terminated by either Government, at any time upon four months' notice to the other to that effect."

In testimony of which, we have interchangeably signed this protocol this 21st day of September, 1882.

FREDK. T. FRELINGHUYSEN. [SEAL.]
M. ROMERO. [SEAL.]

Potocolo de un convenio celebrado en nombre de sus respectivos Gobiernos, por Frederick T. Frelinghuyzen, Secretario de Estado de los Estados-Unidos de America, y Matias Romero, Enviado Extraordinario y Ministro Plenipotenciario de la Republica Mexicana, modificando el artículo VIII. del convenio firmado en Washington el 29 de Julio de 1882, que autorizo el paso reciproco por las partes desiertas de la linea divisoria internacional, de tropas regulares de los respectivos Gobiernos en persecucion de indios salvajes sublevados.

ARTICULO UNICO.

El articulo VIII del convenio firmado en la ciudad de Washington, por los representantes de los Estados-Unidos de America y los Estados-Unidos Mexicanos, el 29 de Julio de 1882, autorizando el paso reciproco por las partes desiertas de la linea divisoria internacional por tropas regulares de los respectivos Gobiernos, en persecucion de indios salvajes sublevados con arreglo a las condiciones expresadas en dicho convenio, se modifica en estos terminos:

"ARTICULO VIII. Este convenio permanecerá in vigor por un año contado desde el dia 18 de Agosto de 1882, y podra terminarse por cualquiera de los dos Gobiernos, en cualquier tiempo, mediante la notificacion respectiva, hecha al otro Gobierno, y dada con cuatro meses de antipacion."

En testimonio de lo cual hemos firmado recíprocamente este protocolo hoy 21 Setiembre de 1882.

Modification of Article VIII.

Modification of Article VIII. Ante, p. 121.

Duration.
Convention between the United States, Baden, Switzerland, Belgium, Denmark, Spain, France, Hesse, Italy, Netherlands, Portugal, Prussia, Württemberg, Sweden, Greece, Great Britain, Mecklenburg-Schwerin, Turkey, Bavaria, Austria, Russia, Persia, Roumania, Salvador, Montenegro, Servia, Bolivia, Chili, Argentine Republic and Peru; with additional articles: For the amelioration of the wounded in armies in the field; concluded August 22, 1864; accessed to by the President March 1, 1882; accession concurred in by the Senate March 16, 1882; proclaimed as to the original convention, but with reserve as to the additional articles, July 26, 1882.

[The President's ratification of the act of accession, as transmitted to Berne and exchanged for the ratifications of the other signatory and adhesory powers, embraces the French text of the convention of August 22, 1864, and the additional articles of October 20, 1868. The French text is therefore, for all international purposes, the standard one.]

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas the 22d day of August, 1864, a Convention was concluded at Geneva, in Switzerland, between the Grand Duchy of Baden and the Swiss Confederation, the Kingdom of Belgium, the Kingdom of Denmark, the Kingdom of Spain, the French Empire, the Grand Duchy of Hesse, the Kingdom of Italy, the Kingdom of the Netherlands, the Kingdom of Portugal, the Kingdom of Prussia and the Kingdom of Württemberg, for the amelioration of the wounded in armies in the field, the tenor of which Convention is hereinafter subjoined:

The Swiss Confederation; His Royal Highness the Grand Duke of Baden; His Majesty the King of the Belgians; His Majesty the King of Denmark; Her Majesty the Queen of Spain; His Majesty the Emperor of the French; His Royal Highness the Grand Duke of Hesse; His Majesty the King of Italy; His Majesty the King of the Netherlands; His Majesty the King of Portugal and of the Algarves; His Majesty the King of Prussia; His Majesty the King of Württemberg, being equally animated with the desire to soften, as much as depends on them, the evils of warfare, to suppress its useless hardships and improve the fate of wounded soldiers on the field of battle, have resolved to conclude a convention to that effect, and have named for their plenipotentiaries, viz:

The Swiss Confederation: Guillaume Henri Dufour, Grand Officer of the Imperial Order of the Legion of Honor, General in Chief of the

La Confédération suisse: Son Altesse Royale le Grand-Duc de Bade; Sa Majesté le Roi des Belges; Sa Majesté le Roi de Danemark; Sa Majesté la Reine d’Espagne; Sa Majesté l’Empereur des Français; Son Altesse Royale le Grand-Duc de Hesse; Sa Majesté le Roi d'Italie; Sa Majesté le Roi des Pays-Bas; Sa Majesté le Roi de Portugal et des Algarves; Sa Majesté le Roi de Prusse; Sa Majesté le Roi de Wurtemberg,—également animés du désir d’adoucir autant qu’il dépend d’eux, les maux inséparables de la guerre; de supprimer les rigueurs inutiles et d’améliorer le sort des militaires blessés sur les champs de bataille, ont résolu de conclure une convention à cet effet et ont nommé pour leurs Plénipotentiaires, savoir:

La Confédération suisse: le Sieur Guillaume-Henri Dufour, Grand-Officier de l’Ordre Impérial de la Légion d’Honneur, Général en chef
federal army, Member of the Council of the States; Gustave Moynier, President of the International Relief Committee for wounded soldiers, and of the Geneva Society of Public Utility; and Samuel Lehmann, federal Colonel, Doctor in Chief of the federal army, Member of the National Council;

His Royal Highness the Grand Duke of Baden: Robert Volz, Knight of the Order of the Lion of Zähringen, M. D., Medical Councillor at the Direction of Medical Affairs; and Adolphe Steiner, Knight of the Order of the Lion of Zähringen, Chief Staff Physician;

His Majesty the King of the Belgians: Auguste Visschers, Officer of the Order of Léopold, Councillor at the Council of Mines;

His Majesty the King of Denmark: Charles Émile Fenger, Commander of the Order of Dannebrog, decorated with the silver cross of the same Order, Grand Cross of the Order of Léopold of Belgium, &c., &c., His Councillor of State;

Her Majesty the Queen of Spain: Don José Heriberto García de Quevedo, Gentleman of Her Chamber on active service, Knight of the Grand Cross of Isabella the Catholic, Numerary Commander of the Order of Charles III., Knight of the first class of the Royal and Military Order of St. Ferdinand, Officer of the Legion of Honor of France, Her Minister-Resident to the Swiss Confederation;

His Majesty the Emperor of the French: Georges Charles Jagerschmidt, Officer of the Imperial Order of the Legion of Honor, Officer of the Order of Léopold of Belgium, Knight of the Order of the Red Eagle of Prussia of the third class, &c., &c., Sub-Director at the Ministry of Foreign Affairs; Henri Eugène Séguineau de Préval, Knight of the Imperial Order of the Legion of Honor, decorated with the Imperial Order of the Medjidie of fourth class, Knight of the Order of Saints Maurice and Lazarus of Italy, &c., &c., military Sub-Commissioner of first class; and Martin François Boudier, Officer of the Imperial Order of the Legion of Honor, decorated with de l'armée fédérale, Membre du Conseil des États; le Sieur Gustave Moynier, Président du Comité international de secours pour les militaires blessés et de la Société génévoise d'utilité publique; et le Sieur Samuel Lehmann, Colonel fédéral, Médecin en chef de l'armée fédérale, Membre du Conseil national;

Son Altesse Royale le Grand-Duc de Bade: le Sieur Robert Volz, Chevalier de l'Ordre du Lion de Zähringen, Docteur en médecine, Conseiller médical à la Direction des affaires médicales; et le Sieur Adolphe Steiner, Chevalier de l'Ordre du Lion de Zähringen, Médecin-major;

Sa Majesté le Roi des Belges: le Sieur Auguste Visschers, Officier de l'Ordre de Léopold, Conseiller au Conseil des mines;

Sa Majesté le Roi de Danemark: le Sieur Charles-Emile Fenger, Commandeur de l'Ordre du Dannebrog, décoré de la croix d'argent du même Ordre, Grand'Croix de l'Ordre de Léopold de Belgique, &c., &c., Son Conseiller d'État;

Sa Majesté la Reine d'Espagne: le Sieur Don José Heriberto Garcia de Quevedo, Gentilhomme de sa Chambre avec exercice, Chevalier Grand'Croix d'Isabelle la Catholique, Commandeur numérique de l'Ordre de Charles III., Chevalier de première classe de l'Ordre Royal et Militaire de St. Ferdinand, Officier de la Légion d'Honneur de France, Son Ministre-Résident auprès de la Confédération suisse;

Sa Majesté l'Empereur des Français: le Sieur Georges-Charles Jagerschmidt, Officier de l'Ordre Impérial de la Légion d'Honneur, Officier de l'Ordre de Léopold de Belgique, Chevalier de l'Ordre de l'Aigle rouge de Prusse de troisième classe, &c., &c., Sous-Directeur au Ministère des Affaires Étrangères; le Sieur Henri Eugène Séguineau de Préval, Chevalier de l'Ordre Impérial de la Légion d'Honneur, décoré de l'Ordre Impérial du Medjidie de quatrième classe, Chevalier de l'Ordre des Saints Maurice et Lazare d'Italie, &c., &c., Sous-intendant militaire de première classe; et le Sieur Martin François Boudier, Officier de l'Ordre Impérial de la Légion d'Hon-
the Imperial Order of the Medjidieh of the fourth class, decorated with the medal of Military Valor of Italy, &c., &c., doctor in chief of second class;

His Royal Highness the Grand Duke of Hesse: Charles Auguste Brodriick, Knight of the Order of Philip the Magnanimous, of the Order of St. Michael of Bavaria, Officer of the Royal Order of the Holy Savior, &c., &c., Chief of Battalion, Staff Officer;

His Majesty the King of Italy: Jean Capello, Knight of the Order of Saints Maurice and Lazarus, His Consul-General to Switzerland, and Felix Barofllo, Knight of the Order of Saints Maurice and Lazarus, Doctor in Chief of medical division;

His Majesty the King of the Netherlands: Bernard Ortuinus Theodore Henri Westenberg, Officer of His Order of the Crown of Oak, Knight of the Orders of Charles III. of Spain, of the Crown of Prussia, of Adolphe of Nassau, L. D., His Secretary of Legation at Frankfort;

His Majesty the King of Portugal and of the Algarves: Jose Antonio Marques, Knight of the Order of Christ, of Our Lady of the Conception of Villa Vicosa, of Saint Benedict of Aviz, of Leopold of Belgium, &c., &c., M. D. Surgeon of Brigade, Sub-Chief to the Department of Health at the Ministry of War;

His Majesty the King of Prussia: Charles Albert de Kampz, Knight of the Order of the Red Eagle of second class, &c., &c., &c., His Envoy Extraordinary and Minister Plenipotentiary to the Swiss Confederation, Private Councillor of Legation; Godefroi Frederic Francois Leffler, Knight of the Order of the Red Eagle of third class, &c., &c., M. D. Physician in Chief of the fourth Army Corps; Georges Hermann Jules Ritter, Knight of the Order of the Crown of third class, &c., &c., Private Councillor at the Ministry of War;

His Majesty the King of Wurtemberg: Christophe Ulric Hahn, Knight of the Order of Saints Maurice and Lazarus, &c., Doctor of Philosophy and Theology, Member neur, décore de l'Ordre Impérial du Medjidieh de quatrième classe, décoré de la médaille de la valeur militaire d'Italie, &c., &c., médecin principal de deuxième classe;

Son Altesse Royale le Grand Duc de Hesse: le Sieur Charles-Auguste Brodriick, Chevalier de l'Ordre de Philippe le Magnanime, de l'Ordre de St. Michel de Baviere, Officier de l'Ordre Royal du St. Sauveur, &c., &c., Chef de bataillon d'état-major;

Sa Majesté le Roi d'Italie: le Sieur Jean Capello, Chevalier de l'Ordre des Saints Maurice et Lazare, Son Consul Général en Suisse, et le Sieur Félix Barofllo, Chevalier de l'Ordre des Saints Maurice et Lazare, Médecin de division;

Sa Majesté le Roi des Pays-Bas: le Sieur Bernard-Ortuinus-Théodore-Henri Westenberg, Officier de Son Ordre de la Couronne de Chêne, Chevalier des Ordres de Charles III. d'Espagne, de la Couronne de Prusse, d'Adolphe de Nassau, Docteur en droit, Son Secrétaire de Légation à Francfort;

Sa Majesté le Roi de Portugal et des Algarves: le Sieur José-Antonio Marques, Chevalier de l'Ordre du Christ, de Notre-Dame de la Conception de Villa-Vicosa, de Saint-Benoit d'Aviz, de Léopold de Belgique, &c., Docteur en médecine et chirurgie, Chirurgien de brigade, Sous-Chef du Département de Santé au Ministère de la Guerre;


Sa Majesté le Roi de Wurtemberg: le Sieur Christophe-Ulric Hahn, Chevalier de l'Ordre des Saints Maurice et Lazare, &c., Docteur en philosophie et théo-
of the Central Royal Direction for Charitable Institutions:

Who, after having exchanged their powers, and found them in good and due form, agree to the following articles:

ARTICLE I. Ambulances and military hospitals shall be acknowledged to be neutral, and, as such, shall be protected and respected by belligerents so long as any sick or wounded may be therein.

Such neutrality shall cease if the ambulances or hospitals should be held by a military force.

ART. II. Persons employed in hospitals and ambulances, comprising the staff for superintendence, medical service, administration, transport of wounded, as well as chaplains, shall participate in the benefit of neutrality, whilst so employed, and so long as there remain any wounded to bring in or to succor.

ART. III. The persons designated in the preceding article may, even after occupation by the enemy, continue to fulfill their duties in the hospital or ambulance which they serve, or may withdraw in order to rejoin the corps to which they belong.

Under such circumstances, when these persons shall cease from their functions, they shall be delivered by the occupying army to the outposts of the enemy.

ART. IV. As the equipment of military hospitals remains subject to the laws of war, persons attached to such hospitals cannot, in withdrawing, carry away any articles but such as are their private property.

Under the same circumstances an ambulance shall, on the contrary, retain its equipment.

ART. V. Inhabitants of the country who may bring help to the wounded shall be respected, and shall remain free. The generals of the belligerent Powers shall make it their care to inform the inhabitants of the appeal addressed to their humanity, and of the neutrality which will be the consequence of it.

Any wounded man entertained and taken care of in a house shall be considered as a protection logie, Membre de la Direction centrale et Royale pour les établissements de bienfaisance:

Lesquels, après avoir échangé leurs pouvoirs, trouvés en bonne et due forme, sont convenus des articles suivants:

ARTICLE I. Les ambulances et les hôpitaux militaires seront reconnus neutres, et, comme tels, protégés et respectés par les belligérants aussi longtemps qu’il s’y trouvera des malades ou des blessés.

La neutralité cesserait, si ces ambulances ou ces hôpitaux étaient gardés par une force militaire.

ART. II. Le personnel des hôpitaux et des ambulances, comprenant l’entendance, les services de santé, d’administration, de transport des blessés, ainsi que les au-môniers, participera au bénéfice de la neutralité lorsqu’il fonctionnera, et tant qu’il restera des blessés à relever ou à secourir.

ART. III. Les personnes désignées dans l’article précédent pourront, même après l’occupation par l’ennemi, continuer à remplir leurs fonctions dans l’hôpital ou l’ambulance qu’elles desservent, ou se retirer pour rejoindre le corps auquel elles appartiennent.

Dans ces circonstances, lorsque ces personnes cesseront leurs fonctions, elles seront remises aux autorités des puissances ennemies, par les soins de l’armée occupante.

ART. IV. Le matériel des hôpitaux militaires demeurant soumis aux lois de la guerre, les personnes attachées à ces hôpitaux ne pourront, en se retirant, emporter que les objets qui sont leur propriété particulière.

Dans les mêmes circonstances, au contraire, l’ambulance conservera son matériel.

ART. V. Les habitants du pays qui porteront secours aux blessés seront respectés, et demeureront libres. Les généraux des Puissances belligérantes auront pour mission de prévenir les habitants de l’appel fait à leur humanité, et de la neutralité qui en sera la conséquence.

Tout blessé recueilli et soigné dans une maison y servira de sauvegarde. L’habitant qui aura recueilli...
ART. VI. Wounded or sick soldiers shall be entertained and taken care of, to whatever nation they may belong. Commanders-in-chief shall have the power to deliver immediately to the outposts of the enemy soldiers who have been wounded in an engagement, when circumstances permit this to be done, and with the consent of both parties.

Those who are recognized, after their wounds are healed, as incapable of serving, shall be sent back to their country.

The others may also be sent back, on condition of not again bearing arms during the continuance of the war.

Evacuations, together with the persons under whose directions they take place, shall be protected by an absolute neutrality.

ART. VII. A distinctive and uniform flag shall be adopted for hospitals, ambulances and evacuations. It must, on every occasion, be accompanied by the national flag. An arm-badge (brassard) shall also be allowed for individuals neutralized, but the delivery thereof shall be left to military authority.

The flag and the arm-badge shall bear a red cross on a white ground.

ART. VIII. The details of execution of the present convention shall be regulated by the commanders-in-chief of belligerent armies, according to the instructions of their respective governments, and in conformity with the general principles laid down in this convention.

ART. IX. The high contracting Powers have agreed to communicate the present convention to those Governments which have not found it convenient to send plenipotentiaries to the International Conference at Geneva, with an invitation to accede thereto; the protocol is for that purpose left open.

ART. X. The present convention shall be ratified, and the ratifications shall be exchanged at Berne, in four months, or sooner, if possible.
In faith whereof the respective plenipotentiaries have signed it and have affixed their seals thereto.

Done at Geneva, the twenty-second day of the month of August of the year one thousand eight hundred and sixty-four.

[Signatures]

[Exchanges of ratifications]

And whereas the several contracting parties to the said convention exchanged the ratifications thereof at Geneva, on the 22d day of June, 1865;

And whereas the several States hereinafter named have adhered to the said convention in virtue of Article IX. thereof, to wit:

Sweden .......................................................... December 13, 1864.
Greece .......................................................... January 5–17, 1865.
Great Britain ..................................................... February 18, 1865.
Mecklenburg-Schwerin ........................................ March 9, 1865.
Turkey ............................................................. July 5, 1865.
Württemberg ...................................................... June 2, 1866.
Hesse ............................................................... June 22, 1866.
Bavaria ............................................................. June 30, 1866.
Austria ............................................................ July 21, 1866.
Russia ............................................................. May 10–22, 1867.
Persia .............................................................. December 5, 1874.
Roumania .......................................................... November 18–30, 1874.
Salvador ............................................................ December 30, 1874.
Montenegro ......................................................... November 17–29, 1875.
Servia ............................................................... March 24, 1876.
Bolivia .............................................................. October 16, 1879.
Chili ................................................................. November 15, 1879.
Argentina Republic .............................................. November 25, 1879.
Peru ................................................................. April 22, 1880.

And whereas the Swiss Confederation, in virtue of the said Article IX. of said convention, has invited the United States of America to adhere thereto;

And whereas on the 29th October, 1868, certain additional articles were proposed and signed at Geneva on behalf of Great Britain, Austria, Baden, Bavaria, Belgium, Denmark, France, Italy, Netherlands,
Proposed extension of provisions of convention to armies on the sea.

The governments of North Germany, Austria, Baden, Bavaria, Belgium, Denmark, France, Great Britain, Italy, the Netherlands, Sweden and Norway, Switzerland, Turkey, and Württemberg, desiring to extend to armies on the sea the advantages of the Convention concluded at Geneva the 22d of August, 1864, for the amelioration of the condition of wounded soldiers in armies in the field, and to further particularize some of the stipulations of the said Convention, have named for their commissioners:

1. North Germany: Henri de Roder, Lieutenant-General, Envoy Extraordinary and Minister Plenipotentiary of His Majesty the King of Prussia and of the North Germanic Confederation to the Swiss Confederation, Knight of the Red Eagle, second class, &c., &c.; Frédéric Leblicher, Physician in Chief of the Army, Professor of Military Medicine, Knight of the Order of the Crown, second class, with crossed swords, &c., &c.; Henry Köhler, Naval Captain, Chief of Division at the Ministry of the Navy, Knight of the Order of the Crown, third class, &c., &c.

2. Austria: Dr. Jaromir, Baron Mundy, Secretary of first class, Commander of the Order of His Majesty Emperor Francis Joseph of Austria, King of Hungary.

3. Baden: Adolphe Steiner, Chief Staff Physician, Knight of the first class of the order of the Lion of Zähringen, with oak-leaf.


6. Denmark: John Barthélemy Gaiffe Galiffe, L. D., Consul of His Majesty the King of Denmark to the Swiss Confederation, Knight of the Order of Danube and of the Order of Saints Maurice and Lazarus.

7. France: Auguste Couvrent des Bois, Rear-Admiral, Commander of the imperial order of the Legion of Honor, &c., &c.; Henri Eugène Séguinéau de Préal, military subcommissioner of first class, officer of the imperial order of the Legion of Honor, &c., &c.


9. Italy: Felix Baroffio, Physician in Chief, Knight of the Order of Saints Maurice and Lazarus, of the Order of the Crown of Italy; Paul Cottran, Captain of frigate, Knight of the Order of Saints Maurice and Lazarus, decorated with the silver medal of military valor.

10. The Netherlands: Jonkheer Hermann Adrien van Karnebeek, Vice-Admiral, Aide-de-camp extraordinary to His Majesty the

Les Gouvernements de l'Allemagne du Nord, de l’Autriche, Bade, la Bavière, la Belgique, le Danemark, la France, la Grande-Bretagne, l’Italie, les Pays-Bas, Suède et Norvège, la Suisse, la Turquie, le Württemberg, désirant d'étendre aux armées de la Convention conclue à Genève, le 22 août 1864, pour l'amélioration du sort des militaires blessés dans les armées en campagne, et préciser davantage quelques-unes des stipulations de la dîte Convention, ont nommé pour leurs Commissaires:

1. Allemagne du Nord: Le Sieur Henri de Roder, Lieutenant-Général, Envoyé Extraordinaire et ministre plénipotentiaire de sa Majesté le Roi de Prusse et de la Confédération allemande du Nord près la Confédération suisse, Chevalier de l'aigle rouge, 2e classe, &c., &c.; Le Sieur Frédéric-Louis Leblicher, médecin de l'armée, professeur de médecine militaire, Chevalier de l'ordre de la Couronne, 2e classe, croisé d'épées, &c., &c.; Le Sieur Henry Köhler, Capitaine de vaisseau, Chef de section au ministère de la Marine, Chevalier de l'ordre de la Couronne, 3e classe, &c., &c.


5. France: Le Sieur Auguste Couvrent des Bois, Contre-Admiral, Commandeur de l'ordre impérial de la Légion d'honneur, &c., &c.; Le Sieur Henri Eugène Séguinéau de Préal, sous-intendant militaire de 1e classe, officier de l'ordre impérial de la Légion d'honneur, &c., &c.


7. Italie: Le Sieur Félix Baroffio, Méde-cin-directeur, Chevalier de l'ordre des SS. Maurice et Lazare, de l'ordre de la Couronne d'Italie; Le Sieur Paul Cot- tran, Capitaine de frégate, Chevalier de l'ordre des SS. Maurice et Lazare, décoré de la médaille d'argent à la Valeur Militaire.

8. Pays-Bas: Le Sieur Jonkheer Hermann Adrien van Karnebeek, Vice-Admiral, Aide-de-camp en service extraordinaire de
King of the Netherlands, decorated with the civil and military orders and the crosses and medals of 1515, of 1530 of the Netherlands, and of the campaigns of Java, Grand Cross of the orders of Chelbe and of Tunis. Grand Officer of the Order of Charles the Third of Spain, Commander of the Orders of St. Anne of Russia, in diamonds, of Leopold of Belgium and of the Fagion of Saxe-Weimar, Knight of the Legion of Honor, decorated with the medal of St. Helena: Bernhard Orniano Theodore Henri Westenberg, L. D., Counsellor, of Legation of His Majesty the King of the Netherlands, Commander of the Oaken Crown, Grand Commander of the Order of St. Michael of Bavaria, Knight of the Orders of Charles III. of the Crown of Prussia, of Danebrog, of Denmark, and of Adolphe of Nassau.

11. Sweden and Norway: Ferdinand Nathaniel Staaff, Lieutenant Colonel, military attached of the Legation of Sweden and Norway in Paris, Knight of the Royal Order of the Sword of Sweden and of Saint Olaf of Norway, officer of the imperial order of the Legion of Honor, as well as of Public Instruction in France, Knight of the imperial order of the Iron Crown of Austria, &c., &c.

12. Switzerland: Guillaume Henri Dubœuf, ex general in chief of the federal army, Grand Cross of the Legion of Honor; Gustave Moynier, President of the International Committee for the relief of the wounded, officer of the order of Saints Maurice and Lazarus, Knight of first class of the Order the Lion of Zealand, Knight of the Orders of the Polar Star and of Our Lady of the Conception of Villa-Vipossa, &c., &c.; Samuel Lehmann, Federal Colonel, physician in chief of the federal army, member of the National Council.

13. Turkey: Husayn Efendi, Major, military attached of Turkey to Paris, decorated with the imperial order of Medjidié of the fifth class.

14. Wurttemberg: Christophe Hahn, Doctor of philosophy and theology, member of the central direction for charitable institutions, President of the committee from Wurttemberg for the wounded, Knight of the Order of Frédéric and of Saints Maurice and Lazarus; Édouard Fichte, M. D., physician in chief of the army and Knight of the Order of Frédéric and of the Crown of Prussia, of the third class.

Who, having been duly authorized to that effect, agreed, under reserve of approbation from their governments, to the following dispositions:

ARTICLE I. The persons designated in Article II. of the Convention shall, after the occupation by the enemy, continue to fulfill their duties, according to their wants, to their sick and wounded in the ambulance or the hospital which they serve. When they request to withdraw, the commander of the occupying troops shall fix the time of departure, which he shall only be allowed to delay for a short time in case of necessity.

ART. II. Arrangements will have to be made by the belligerent powers to ensure to the neutralized person, fallen into the hands of the army of the enemy, the entire enjoyment of his salary.

S. M. le Roi des Pays-Bas, décoré des ordres militaire et civil et des croix et médailles continues.

de 1515, de 1530 Néerlandais et des campagnes de Java, Grand-Croix de l'ordre militaire du Christ et de celui de Tunis, Grand-Officier de l'ordre de Charles III. d'Espagne, Commandeur des ordres de St. Anne en diamant de Russie, de Léopold de Belgique et du Fagion de Saxe-Weimar, Chevalier de la Légion d'honneur, décoré de la médaille de St. Hélène; Le Sieur Bernhard Orniano Théodore Henri Westenberg, docteur en droit, Conseiller de Légation de S. M. le Roi des Pays-Bas, Commandeur de la Couronne de Chêne, Grand-Commandeur de l'ordre de St. Michel de Bavare, Chevalier de l'ordre de Charles III. d'Espagne, de la Couronne de Frasse, du Danebrog de Danemark et d'Adolphe de Nassau.


Lequels d'août autorisés à cet effet, sont convenus, sous réserve d'approbation de leurs Gouvernements, des dispositions suivantes:

ARTICLE I. Le personnel désigné dans l'article deux de la Convention continuera, après l'occupation par l'ennemi, à donner dans la mesure des besoins, ses soins aux malades et aux blessés de l'ambulance ou de l'hôpital qu'il les a dirigés. Lorsqu'il demandera à se retirer, le commandant des troupes occupantes fixera le moment de ce départ, qu'il ne pourra toujours différer que pour une courte durée en cas de nécessités militaires.

ART. II. Des dispositions devront être prises par les Puissances belligérantes, etc., etc., pour assurer au personnel neutralisé, enlevant ses mains, entre les mains de l'armée ennemie, la jouissance intégrale de son traitement.
ART. III. Under the conditions provided for in Articles I. and IV. of the Convention, the name "ambulance" applies to field hospitals and other temporary establishments, which follow the troops on the field of battle to receive the sick and wounded.

ART. IV. In conformity with the spirit of Article V. of the Convention, and to the reservations contained in the protocol of 1854, it is explained that for the appointment of the charges relative to the quartering of troops, and of the contributions of war, account only shall be taken in an equitable manner of the charitable zeal displayed by the inhabitants.

ART. V. In addition to Article VI. of the Convention, it is stipulated that, with the reservation of officers whose detention might be important to the fate of arms and within the limits fixed by the second paragraph of that article, the wounded fallen into the hands of the enemy shall be sent back to their country, after they are cured, or sooner if possible, on condition, nevertheless, of not again bearing arms during the continuance of the war.

ART. VI. The boats which, at their own risk and peril, during and after an engagement pick up the shipwrecked or wounded, or which having picked them up, convey them on board a neutral or hospital ship, shall enjoy, until the accomplishment of their mission, the character of neutrality, as far as the circumstances of the engagement and the position of the ships engaged will permit.

The appreciation of these circumstances is entrusted to the humanity of all the combatants. The wrecked and wounded thus picked and saved must not serve again during the continuance of the war.

ART. VII. The religious, medical, and hospital staff of any captured vessel are declared neutral, and, on leaving the ship, may remove the articles and surgical instruments which are their private property.

ART. VIII. The staff designated in the preceding article must continue to fulfil their functions in the captured ship, assisting in the removal of the wounded made by the victorious party; they will then be at liberty to return to their country, in conformity with the second paragraph of the first additional article.

The stipulations of the second additional article are applicable to the pay and allowance of the staff.

ART. IX. The military hospital ships remain under martial law in all that concerns their stores; they become the property of the savor, but the latter must not divert them from their special appropriation during the continuance of the war.

*NOTE.—In the published English text, from which this version of the Additional Articles is taken, the paragraph thus marked in brackets appears in continuation of
CONVENTION—INTERNATIONAL. Aug. 22, 1864.

ART. X. Any merchantman, to whatever nation she may belong, charged exclusively with removal of sick and wounded, is protected by neutrality, but the mere fact, noted on the ship's books, of the vessel having been visited by an enemy's cruiser, renders the sick and wounded incapable of serving during the continuance of the war. The cruiser shall even have the right of putting on board an officer in order to accompany the convoy, and thus verify the good faith of the operation.

If the merchant ship also carries a cargo, her neutrality will still protect it, provided that such cargo is not of a nature to be confiscated by the belligerents.

The belligerents retain the right to interdict neutralized vessels from all communication, and from any course which they may be prejudicial to the secrecy of their operations. In urgent cases special conventions may be entered into between commanders-in-chief, in order to neutralize temporarily and in a special manner the vessels intended for the removal of the sick and wounded.

ART. XI. Wounded or sick sailors and soldiers, when embarked, to whatever nation they may belong, shall be protected and taken care of by their captors. Their return to their own country is subject to the provisions of Article VI. of the Convention, and of the additional Article V.

ART. XII. The distinctive flag to be used with the national flag, in order to indicate any vessel or boat which may claim the benefits of neutrality, in virtue of the principles of this Convention, is a white flag with a red cross. The belligerents may exercise in this respect any mode of verification which they may deem necessary.

Military hospital ships shall be distinguished by being painted white outside, with green stripe.

ART. XIII. The hospital ships which are equipped at the expense of the aid societies, recognized by the governments signing this Convention, and which are furnished with a commission emanating from the sovereign, who shall have given express authority for their being fitted out, and with a certificate from the proper naval authority that they have been placed under his control during their fitting out and on their final departure, and that they were then appropriated solely to the purpose of their mission, shall be considered neutral, as well as the whole of their staff. They shall be recognized and protected by the belligerents.

They shall make themselves known by hoisting, together with their national flag, the white flag with red cross. The distinctive mark of their staff, while performing hospital duty to be treated as neutral; visited by enemy's cruiser rendering sick and wounded incapable of serving pending the duration of the war. Le croiseur aura même le droit de mettre à bord un commissaire pour accompagner le convoi et vérifier ainsi la bonne foi de l'opération.

Si le bâtiment de commerce contenait en outre un chargement, la neutralité le couvrirait encore pourvu que ce chargement ne fût pas de nature à être confisqué par le belligérant.

Les belligérants conservent le droit d'interdire aux bâtiments neutralisés toute communication et toute direction qu'ils jugeraient nuisibles au secret de leurs opérations. Dans les cas urgents, des conventions particulières pourront être faites entre les commandants-en-chef pour neutraliser momentanément d'une manière spéciale les navires destinés à l'évacuation des blessés et des malades.

ART. XI. Les marins et les militaires embarqués, blessés ou malades, à quelque nation qu'ils appartiennent, seront protégés et soignés par les capitaines. Leur repatriement est soumis aux prescriptions de l'article six de la Convention et de l'article cinq additionnel.

ART. XII. Le drapeau distinctif à joint d'une partie pavillon national pour indiquer un navire ou une embarcation quelquefois qu'ici vertu des principes de cette Convention, est le pavillon blanc à croix rouge. Les belligérants exercent à cet égard toute vérification qu'ils jugent nécessaire.

Les bâtiments hôpitaux militaires seront distingués par une peinture extérieure blanche avec bateau vert, etc.

ART. XIII. Les navires hospitaliers, équipés aux frais des sociétés de secours reconnus par les Gouvernements signataires de cette Convention, peuvent être traités comme navires neutres.

Les navires de guerre, lorsque leur pavillon national est attaché à un pavillon neutre, seront considérés comme neutres tant que leur personnel est respecté et protégé par les belligérants.

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CONVENTION—INTERNATIONAL. Aug. 22, 1864.

Forming their duties, shall be an armlet of the same colors. The outer painting of these hospital ships shall be white, with red stripe.

Aid and assistance to wounded and wrecked belligerents, without distinction of nationality.

Rights of belligerents to control and visit vessels, etc.

Wounded and wrecked picked up, etc., cannot be reclaimed.

Right of belligerents to suspend Convention, etc.

Notice of suspension of Convention, etc., to be given.

Act embodied in one original copy and deposited in archives of Swiss Confederation.

Authentic copy to be delivered to signatory Powers, etc.

Seals of Commissioners.

Preamble.

And whereas the President of the United States of America, by and with the advice and consent of the Senate, did, on the first day of March, one thousand eight hundred and eighty-two, declare that the United States accede to the said Convention of the 22d of August, 1864, and also accede to the said Convention of October 20, 1868;

And whereas on the ninth day of June, one thousand eight hundred and eighty-two, the Federal Council of the Swiss Confederation, in

...
virtue of the final provision of a certain minute of the exchange of the
ratifications of the said Convention at Berne, December 22, 1864, did,
by a formal declaration, accept the said adhesion of the United States
of America, as well in the name of the Swiss Confederation as in that
of the other contracting States;
And whereas, furthermore, the government of the Swiss Confedera-
tion has informed the Government of the United States that the ex-
change of the ratifications of the aforesaid additional articles of 20th
October, 1868, to which the United States of America have in like
manner adhered as aforesaid, has not yet taken place between the con-
tracting parties, and that these articles cannot be regarded as a treaty
in full force and effect:
Now, therefore, be it known that I, CHESTER A. ARTHUR, President
of the United States of America, have caused the said Convention of
August 22d, 1864, 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: reserving,
however, the promulgation of the hereinbefore mentioned additional
articles of October 20, 1868, notwithstanding the accession of the
United States of America thereto, until the exchange of the ratifi-
cations thereof between the several contracting States shall have been
effected and the said additional articles shall have acquired full force
and effect as an international treaty.
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 July, in
the year of our Lord one thousand eight hundred and eighty-
two, and of the independence of the United States the one
hundred and seventh.

CHESTER A. ARTHUR.

By the President:

FRED'K T. FREILINGHUYSEN, 
Secretary of State.
May 13, 1881. Treaty between the United States of America and Madagascar of Peace, Friendship and Commerce. Concluded at Antananarivo May 13, 1881; ratification advised by the Senate February 27, 1883; ratified by the President March 10, 1883; ratified by the Ambassadors of the Queen of Madagascar March 12, 1883; ratifications exchanged at Washington March 12, 1883; proclaimed March 13, 1883.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.
Whereas a treaty of peace, friendship and commerce between the United States of America and the Kingdom of Madagascar was concluded and signed by their respective plenipotentiaries at Antananarivo, on the 13th day of May in the year one thousand eight hundred and eighty-one, which treaty in the English Malagasy languages is word for word as follows:

[The following is the English version:]

Preamble.
Whereas a treaty of friendship and commerce between the Government of Madagascar and the Government of the United States of America was concluded on the fourteenth of February, 1867, at Antananarivo, the capital of Madagascar, under which the most friendly relations between the two have existed up to the present time; and whereas Her Majesty Ranavalomanjaka, Queen of Madagascar, and his Excellency James A. Garfield, President of the United States of America, are both desirous, for the good and welfare of their respective countries, to maintain the present friendly relations, and to expand the commerce between the two countries; to prevent as far as possible complications and disputes between their respective subjects and citizens, and to provide more definitely the manner of executing the obligations of the treaty and the adjustments of disputes that may arise in the future, the following articles of revision and addition to the treaty of the fourteenth of February, 1867, have been mutually agreed to and signed by Ravaninahitriniarivo 15th Honor, Officer of the Palace, Chief Secretary of State for Foreign Affairs, on the part of the Government of Madagascar; and W. W. Robinson, United States Consul for Madagascar, on the part of the Government of the United States of America, on the thirteenth day of May (seventeenth of Alakaosy), eighteen hundred and eighty-one.

ARTICLE I.

Friendship.
The high contracting parties solemnly declare that there shall continue to be a firm, inviolate peace, and a true and sincere friendship existing between them and their respective heirs and successors forever without war.

ARTICLE II.

Dominion and right of domicile.
1. The dominions of each contracting party, as well as the right of domicile of their inhabitants are sacred, and no forcible possession of territory shall ever take place in either of them by the other party, nor any domiciliary visits nor forcible entries be made to, or espionage of, the houses of either party against the will of the occupants, except as hereinafter provided in Article VI., sections 4 and 23.
2. The right of sovereignty shall in all cases be respected in the dominions of one government by the subjects or citizens of the other.

3. Citizens protégés of the United States of America will respect the Government of Ranavalomanjaka, and that of her heirs and successors, and will not interfere with the institutions of the country, nor meddle with affairs of Her Majesty’s Government, unless employed by Her Majesty.

4. The dominions of Her Majesty the Queen of Madagascar shall be understood to mean the whole extent of Madagascar; and United States vessels and citizens shall not aid Her Majesty’s subjects in rebellion, nor sell munitions of war to them, nor bring them help in warfare, or teach the art of war to them; and the same shall apply to rebels against the heirs and successors of Her Majesty within the dominions of Madagascar.

5. Citizens and protégés of the United States of America, while in Madagascar, shall enjoy the privilege of free and unmolested exercise of their respective Christian religious opinions and customs; new places of worship, however, shall not be built by them without permission of the Government of Madagascar.

6. Citizens and protégés of the United States of America while in Madagascar shall enjoy full and complete protection and security for themselves and their property equally with the subjects of Madagascar.

**ARTICLE III.**

1. According to the laws of Madagascar from all time, Malagasy lands cannot be sold to foreigners, and, therefore, citizens and protégés of the United States of America are prohibited from purchasing lands in Madagascar; but still they shall be permitted to lease or rent lands, houses, or storehouses for a term of months or years, mutually agreed upon between the owners and United States citizens, not exceeding twenty-five years for one term; but the lessee, or owner of the lease, at the expiration of a term, may, if he should wish to do so, and can agree with the lessor (proprietor of the land), renew the lease by periods not exceeding twenty-five years for any one term; and the conditions agreed upon by the parties for such renewals are to be inserted in the lease.

However, every renewal must be acknowledged at the time of making it before the proper authorities, as hereinafter provided in section 9 of this article for executing leases for lands and houses; and the same fee may be exacted.

2. United States citizens and protégés shall be permitted to build houses and magazines, of any material desired, on land leased by them, according to the agreement made with the owner; and when the lease contains a condition permitting the lessee to remove the buildings and fixtures so constructed by him, the same shall be removed within three months after the final expiration of the lease; otherwise they shall become the property of the owner of the land.

3. This privilege of leasing lands and building thereon by United States citizens and protégés shall not be construed as a right to build fortifications of whatever nature, nor to mine on the lands; and should any minerals be accidentally found on such lands, they are to be left to the disposition of Her Majesty’s Government, and no agreement will be valid made between parties to avoid this clause relative to minerals.

4. United States citizens and protégés who wish to lease tracts of unappropriated lands in Madagascar may lease of the Malagasy Government, under the same rules as provided above in this article, sections 1-3, for leasing lands of Her Majesty’s subjects.

5. United States citizens and protégés shall be allowed to hire laborers, not soldiers, and, if slaves, not without the permission of their masters. And if such hired laborers should desire to leave, they shall
Hired laborers, right of service to the government reserved.

Skilled labor.

Mail carriers, etc., protection of.

Slaves.

Contracts, execution of.

Approval.

Fees.

Approval of contracts to be made without delay.

Tax, annual, on leased lands.


be at liberty to do so, and be paid up to the time of leaving on giving one month's previous notice.

6. This notice, however, shall not be required from the Government of Madagascar, when Her Majesty the Queen shall have immediate and unexpected need of the services of such laborers; but the officers of the Government in taking such laborers for government service will avoid taking the skilled laborers—those who have become habituated to the special avocations in which they are employed—and the permanently employed servants, when the circumstances will admit. And the Queen calling such laborers for soldiers or other pressing Government service, shall be considered as the circumstances under which they may be taken without the notice, and paid up to the time of leaving.

The above restriction is intended to prevent the local authorities from taking such permanent laborers from their employers, but not to interfere with the right of Her Majesty the Queen of Madagascar to call them to government service when needed.

7. Mail carriers, and bearers of dispatches, and bearers of freight, as well as the servants and bearers of travelers employed by United States citizens and protégés, and provided with passports from the Malagasy Government, will not be taken away while en route, but must be permitted to finish their journeys. Nevertheless, such persons, if transgressing the law, will not be exempt from arrest even while on the journey.

8. Slaves shall be allowed to engage themselves with United States citizens and protégés for short periods, where their masters are far away, or where it is not known whether they are slaves or not, but if they are demanded by their masters they shall be allowed to leave, and be paid up to the time of leaving, without giving the one month's previous notice.

9. Contracts for renting or leasing lands or houses, or hiring laborers, shall be executed by leases for lands and contracts for labor in writing which shall be executed before the United States consular officer and the governor of the district where such consular officer resides, or instead of said governor such officer as he may delegate for such duty, who, when satisfied that the parties have the right to make the contract, shall approve it in writing signed by them, and sealed with their official government seals.

10. And for such service a fee not exceeding two dollars ($2) may be exacted for each official seal. But when the period contracted for, for labor does exceed six months, procuring this official approval shall be optional with the parties.

11. And the United States consular officer, as well as the governor of the district where such officer resides, or any other local officer that may be designated by the governor for that purpose, shall approve the same without delay, unless it be in the case of some unavoidable preventing circumstances, or on a day when official business is stayed by the Queen of Madagascar.

12. On lands so leased by American citizens and protégés, the American lessee shall pay to Her Majesty an annual tax of two cents per English square acre upon lands for cultivation, and on town lands an annual tax of one-fourth cent per English square yard.

13. This tax shall not be considered as payment in whole or in part of other taxes which may be levied on such United States citizens and protégés, or the citizens and subjects of other nations residing in Madagascar and Malagasy subjects, not of any part of the export duty upon the productions of such lands, but as a special land tax.

14. This tax shall be paid once each year in the month which shall be fixed by the government for its payment; and the officer who shall be designated to receive such, shall upon reception of each tax give a receipt therefor, over his signature and official seal, mentioning the day, month and year on which it was received, and describing the land upon which the tax is paid, and for what year, as a proof of payment.
15. Such leases may be transferred; in which cases notice must be given to the government authority of Madagascar.

16. Citizens and protegés of the United States of America who come to Madagascar must present a passport from their government, or from some consul, certifying their nationality; otherwise they are liable to be prohibited from residing in Madagascar.

17. But after producing such passport, they shall be permitted to follow any occupation they wish; to print books or newspapers of a moral character, or any books or periodicals on literary, commercial, or scientific subjects, provided they are not of an unlawful character; but shall not be permitted to publish seditious criticisms upon Her Majesty's government.

18. United States citizens and protegés shall be permitted to pass with or without merchandise, with their bearers, baggage, carriers, and servants, through all parts of Madagascar which are under the control of a governor duly appointed by Her Majesty the Queen of Madagascar, with the exception of Ambohimanga, and Ambohinianbola, and Amparafaravats, which places foreigners are not permitted to enter; and, in fact, be entitled to all privileges of commerce or other business, calling or profession granted to the most favored nation, so long as they do not infringe the laws of Madagascar.

19. The subjects of Her Majesty the Queen of Madagascar shall enjoy the same privileges in the United States of America.

ARTICLE IV.

1. Commerce between the people of the United States of America and Madagascar shall be perfectly free, with all the privileges under which the most favored nations are now, or may hereafter be trading.

2. Citizens of the United States of America shall, however, pay a duty not exceeding ten per cent. on both exports and imports in Madagascar, to be regulated by a tariff to be mutually agreed upon.

3. No other duties, such as tonnage, pilotage, quarantine, or light-house dues shall be imposed in ports of either country on the vessels of the other, to which national vessels, or vessels of the most favored nations, shall not equally be liable.

4. Until Her Majesty the Queen shall decide to collect all duties in money, the import duty on American goods may be paid in money or in kind, on each kind of goods, at the option of the owner or consignee, and according to a tariff that shall be agreed upon, not exceeding ten per cent.

5. This tariff of customs duties shall be drawn up by the United States consul and an officer delegated by Her Majesty's Government for the purpose; within three months after the exchange of the ratification of this treaty, and shall be submitted to the two governments for approval; and the same shall be published within one year from the date of the exchange of the ratification of this treaty. And this tariff may be revised in the same way, in whole or upon any article or articles, at any time, upon the application of either government, should it be found rated too high or too low, in whole or upon any one article or articles of merchandise.

6. In case any article of import or export should be inadvertently omitted from such tariff, the duty levied on such article shall be ten per cent. ad valorem until the proper tariff on the same shall be agreed upon.

7. United States citizens and protegés are not allowed to import munitions of war into Madagascar, except on orders from Her Majesty the Queen of Madagascar.

8. In regard to alcoholic liquors, the Malagasy Government may regulate the importation according to its pleasure; or prohibit the importation altogether; or limit the importation as required; may levy as high
a duty as it may see fit, or make it a misdemeanor to sell or give such
liquors to certain classes of its subjects.
9. And should it be found at any time that any other articles of an
injurious nature, tending to the injury of the health or morals of Her
Majesty's subjects, are being imported, Her Majesty's Government shall
have the right to control, restrict or prohibit the importation in like
manner; after giving due notice to the United States Government.
10. Prohibited from export by the laws of Madagascar are timber and
cows. Timber, however, may be exported by Her Majesty the Queen of
Madagascar, or by her order.
11. Ports of Madagascar, where there is no military station under the
control of a governor duly appointed by Her Majesty the Queen of
Madagascar, must not be entered by United States vessels for purposes
of trade; should they do so, they will be treated as smugglers.
12. And Her Majesty's Government will not be responsible for damage
by robbery of, or other malfeasance to United States citizens or pro-
tegés in districts where there are no governors, nor other officers or
soldiers duly appointed by Her Majesty's Government, should such
United States citizens go into such districts without special permits.
13. Goods which have been duly entered and duties paid thereon at
a regular port of entry, may be carried to other ports in United States
coasting vessels and landed without further payment, on presentation
of invoices of the same, duly certified by the chief collector of customs
at the port of entry, showing that the duties have been paid.
14. Vessels entering Malagasy ports which are not ports of entry for
the purpose of trade, will be seized; the masters and crews will be
treated as smugglers, and the vessel and cargo will be confiscated.
15. It is further agreed between the high contracting parties that the
offering of a forged passport or one surreptitiously obtained, for entry of
goods at any of Her Majesty's ports, or being in any manner knowingly
concerned in such fraudulent passports or invoices, either by making, or
buying, or selling the same, or by offering to enter goods by means of
the same, shall be considered a felony, and the person or persons found
guilty of such an offense, whether American or Malagasy, shall be pun-
ished by imprisonment or fine or both according to the aggravation of
the offence, as hereinafter provided by Article VI.; and this in addition
to the penalty for smuggling when goods have been smuggled, or at-
tempt has been made to smuggle, by means of such fraudulent passports
or invoice.
16. United States vessels of war shall be permitted to enter freely
into the military ports, rivers, and creeks situated in the dominions of
Her Majesty the Queen of Madagascar, to make repairs and to provide
themselves, at a fair and moderate price, such supplies, stores and pro-
visions as they may from time to time need, including timber for neces-
sary repairs, without payment of duty.
17. On account of Her Majesty the Queen of Madagascar's desire
to facilitate communications between the United States and Madagascar
and thereby to advance commerce between the two countries, the United
States Government and United States private steamship companies are
hereby granted the privilege to land and deposit coal for the use of
United States Government and private steamers at Tamatave or Mo-
janga, or both, on land designated by the governor for that purpose,
and to take the same away again from time to time for the use of such
steamers, without payment of duties or harbor charges of any kind;
but a nominal rent for five cents a ton shall be paid per annum as rent
for the land on which it may be stored. This privilege shall continue
until coal of Madagascar production in sufficient quantity for such
steamers can be bought. But should any of the vessels bringing such
coil, or any of the steamers taking the same away, bring goods to sell
at such port, or take goods from the same, such vessel must pay the
same duty and harbor charges as other merchant vessels except on the
coal. And should any of such coal be sold in Madagascar, duty must be paid on the quantity so sold.

**Article V.**

1. The contracting parties may appoint consular officers of any or of all grades to reside in the dominions of the other, and such consular officers shall be granted all the rights and privileges granted to functionaries of like grades of the most favored nations, as witnesses of the good relations existing between the two nations, and to regulate and protect commerce.

2. The President of the United States of America may send a diplomatic officer of any grade to reside in Madagascar who shall enjoy the rights and privileges provided by international law for his grade.

3. The Queen of Madagascar shall have the like privilege of sending a diplomatic officer of any grade to the United States of America, and he shall enjoy there likewise all the rights and privileges of his grade established by international law.

**Article VI.**

1. Citizens and proteges of the United States of America, who enter Madagascar, and subjects of Her Majesty the Queen of Madagascar, while sojourning in the United States of America, are subject to the laws of trade and commerce in the respective countries.

2. In regard to civil rights, whether of person or property, of citizens and proteges of the United States of America, where disputes or differences shall arise between them, or in cases of criminal offenses committed by them upon each other, they shall be under the exclusive civil and criminal jurisdiction of their own consuls, duly invested with the necessary powers.

3. Neither shall the Malagasy authorities interfere in differences or disputes between United States citizens and proteges and the citizens or subjects of any third power in Madagascar.

4. But the Malagasy police may, whenever a United States citizen or protege shall be discovered in the act of committing a crime against any person, of whatever nationality, or breach of the peace in any manner, whether by making unlawful disturbance in the streets and public places, or in any manner breaking the published laws of Madagascar, arrest such offender without process and take him immediately before the proper United States consular officer, who will take such action in the case as the circumstances, the laws of the two countries, and the stipulations of this treaty require.

5. The Malagasy Government will supply to each United States consular officer residing in Madagascar, within six months after the exchange of the ratification of this treaty, one or more printed copies of all laws, decrees, or customs having the force of law which affect in any way, directly or indirectly, foreigners sojourning in Madagascar, in their rights and privileges, either of person or property, for the information of United States citizens sojourning in Madagascar.

6. And in like manner, whenever any change shall be made in such laws or decrees, or new ones be promulgated, touching the interests of such persons, a like printed copy of the same shall be furnished to each said United States consular officers, at least one month before such change, or new law, or decree shall take effect; and when any such change, or new law, or decree, touches or changes the regulations of the custom-house, or duties to be paid, or the laws in regard to exports and imports, the said copies of such new laws and decrees shall be so furnished at least six months before taking effect against United States citizens.

7. All disputes and differences arising between citizens and proteges of the United States of America and subjects of Madagascar, and all
citizens of both governments to be tried by "mixed courts."

Governments tried by courts.

"Mixed superior court," how organized.

Jurisdiction.

Inferior mixed court.

Jurisdiction.

Appeals.

Trials.

Presiding judge.

Bribery and corruption.

Penalty.

Code of rules.

criminal offences committed by such citizens and proteges against said subjects of Madagascar, and all criminal offences committed by the subjects of Madagascar against the citizens and proteges of the United States of America, as well as all infringement of the laws of Madagascar by the United States citizens and proteges, shall be investigated, tried, and adjudged by "mixed courts." as follows:

8. The chief United States diplomatic officer, when there shall be one in Madagascar, or when there is no such officer residing in the kingdom, the chief or senior United States consular officer, and a Malagasy officer, duly appointed by Her Majesty the Queen of Madagascar for that purpose, shall constitute a "mixed superior court," which shall be "a court of record," and may hold its sittings at Antananarivo, the capital of Madagascar, or at Tamatave, according as the circumstances of the business of the court may require.

9. This superior court shall have both original and appellate jurisdiction; that is, actions may be commenced and decided in it, and it may also try cases appealed from the inferior courts herein provided for, as follows:

10. There shall be one inferior mixed court in each United States consular and each United States consular agent's district in Madagascar. Such courts shall consist of the United States consular officer of the district and a Malagasy officer appointed by Her Majesty's Government for the purpose, for each district.

11. The inferior courts shall have original jurisdiction of civil cases where the sum claimed does not exceed five hundred dollars ($500) or imprisonment for more than one year, or both, as will be more fully explained in the "Code of Rules" of proceedings for the mixed courts, hereinafter provided for.

12. Appeals from the superior mixed courts may be taken to either of the two governments, at the option of the party appealing, in the manner provided in said "Code of Rules."

13. In the trial of actions in these courts, the native judge shall preside and have the prevailing voice in the decisions when United States citizens or proteges are the plaintiffs, and vice versa when they are defendants, that is, when subjects of the Queen are the plaintiffs the United States (consular or diplomatic) officer, as the case may be, shall preside and have the prevailing voice in the decisions.

14. But the presiding judge shall in every case counsel with and give due weight to the opinions of the associate judge before giving decisions.

15. It is agreed by the high contracting parties that any attempt to influence the decision of these judges, or any one of them, in a case on trial, or to be decided by them, except by arguments in open court, shall be considered a misdemeanor; and that the offering a bribe to any one of them in money or other object of value or favor, for the purpose of influencing his decision, shall be considered a felony, and that the person proved guilty of either of these offences shall be punished by the government to which he belongs, according to the grade of his crime. And if it shall be proved that a judge of these courts, of either nationality, shall have received a bribe to influence his decision in any case, he shall be dismissed from his office of judge, and otherwise punished according to the laws of his own nation for such malfeasance.

16. It is further agreed that within six months after the exchange of the ratification of this treaty, that the chief diplomatic or consular officer of the United States, who shall be at the time residing in Madagascar, and one or more officers to be selected by Her Majesty's Government, shall meet and together draw up a "Code of Rules" of proceedings for these mixed courts, which code, when so drawn and signed by said officers, shall be forwarded by them to their respective governments for approval; and when approved by both governments shall be considered a part of this treaty, duly ratified as such. And this treaty, including said code of rules, together with international law, and the laws of the
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United States of America and of Madagascar, in so far as the latter can be made to harmonize, shall govern proceedings in these courts.

17. It is agreed that the said "Code of Rules" shall follow, in so far as the laws and present status of things in Madagascar will admit, the rules of proceedings in United States consular courts in Madagascar; that all attestations in the proceedings shall be made under the judicial oath or affirmation of civilized nations; and that the said code of rules shall define how actions shall be commenced and be conducted, the grades of offences and their punishments, under what circumstances arrests may be made, and the amount and manner of bail to be taken, the disposition to be made of fines collected, when, how, and to whom appeals may be taken, and all other matters necessary for the intelligent working of such courts. And shall also contain forms for writs and other processes, and a tariff of fees.

18. In all cases of arrest permitted by this treaty now, and to be provided for the "Code of Rules", the prisoner shall be, during their detention, treated with all the humanity consonant with the laws of civilized nations. Her Majesty's Government will see that they are supplied with wholesome food and drink in sufficient quantity, and detained in healthy quarters, and that they are brought to trial in the shortest time possible consonant with the convenience of the prisoner.

19. In cases of arrest of American citizens or protegés in the absence of a United States consular officer, or where no such officer resides, the authority causing the arrest shall immediately inform the nearest United States consular officer of the fact and of the circumstance of the case, and also cause the prisoner to be taken as soon as possible before the mixed court of which that nearest consular officer is a judge.

20. It shall be the duty of the court to encourage the settlement of controversies of a civil character by mutual agreement, or to submit the same to the decision of referees agreed upon by the parties. And in criminal cases, which are not of a heinous character, it shall be lawful for the parties aggrieved or concerned therein, with the assent of the court, to adjust the same among themselves upon pecuniary or other considerations.

21. Her Majesty's Government will render all assistance in its power to United States citizens and protegés toward collecting their legal claims against Her Majesty's subjects; and United States consular officers will likewise render every assistance in collecting legal claims against United States citizens and protegés.

22. Whenever it is known, or there is reason to believe, that transgressors against the laws, fugitives from justice are on the premises of United States citizens or protegés, such premises may be entered by the Malagasy police with the consent of the occupants, or against their consent in company with a United States Consular officer, or with his written order. In case of absence of such United States officers, or in places where no such officers reside, the police may make such entry by the order of the local authority, to look for the offender or stolen property; and the offender, if found, may be arrested, and all stolen property seized.

23. Murder and insurrection or rebellion against the Government of Madagascar with intent to subvert the same, shall be capital offence, and not bailable; and when a United States citizen shall be convicted by this court of either of those crimes he shall be banished the country and sent to the United States of America for a review of his trial and approval of his sentence and punishment. If a Malagasy subject be convicted by the court of the murder of a United States citizen or protegé he shall suffer such punishment as the Malagasy law awards for such crime when her Majesty, the Queen of Madagascar, shall have approved the judgment of the court.

24. When a United States citizen shall have been convicted of several minor offences, showing him to be a turbulent and intractable
person, he shall, upon the request of the Government of Her Majesty the Queen, be banished the country.

**ARTICLE VII.**

1. No United States vessel shall have communication with the shore before receiving pratique from the local authorities of Madagascar and producing a "bill of health" from the port sailed from, signed by the Malagasy consul if there be one at that port; if none, then by the person duly authorized to give such bills of health.

2. Malagasy subjects shall not be permitted to embark on United States vessels without a passport from Her Majesty's Government.

3. In cases of mutiny on United States merchant vessels, or in cases of desertion from United States national or private vessels, the local authorities shall, on application, render all necessary assistance as far as is possible to the United States consular officer to bring back the deserter, or to restore discipline on board merchant vessels.

4. When a United States consular officer shall ask the local authorities to arrest a deserter from a vessel, the police shall be directed to do their utmost to arrest promptly such deserter in the district. And if the consular officer suggest other places where the deserter may have secreted himself, the authorities shall give a written notice to the governor of such district pointed out, who shall in his turn do his utmost to find and arrest the deserter. And the result of such efforts, whether successful or otherwise, shall be promptly reported to the governor, who shall report to the consular officer.

5. For the services required by this article for arresting deserters, if such deserters be arrested, a fee of three dollars ($3) may be exacted for each deserter arrested, and five cents per English mile for the distance actually travelled by the police, and also such necessary expenses as may be incurred for food, ferrying, and imprisonment of the deserter.

6. And if discovered that such police did not do their utmost they shall be punished by the governor; and if such police have done their utmost but without success, they will be none the less entitled to the expenses above stated, but not to the fee of three dollars ($3).

**ARTICLE VIII.**

1. In case of a shipwreck of a United States vessel on the coast of Madagascar, or if any such vessel should be attacked or plundered in the waters of Madagascar, adjacent to any military station, the governor will do his utmost to urge the people to save life and to secure property and to restore it to the owners or to the United States consul, and if there be no consul nor owner in such district, an inventory of the goods rescued shall be made and the goods shall be delivered to the nearest United States consular officer, who shall give the governor a receipt for the same.

2. The governor of the district shall take the names of the people engaged in saving such vessel, and designate those who rescue lives and those who save goods.

3. And if such vessel be an abandoned one, then one-fourth of vessel and goods may be claimed for salvage.

4. And if a vessel be in distress, and the captain or crew demand help, such help shall be rewarded at the rate of twenty-five cents a day for soldiers and laborers, and one dollar a day for officers who superintend such help.

5. And if any vessel be wrecked or in distress, and the captain or crew do not demand assistance, being in a situation to do so, and consequently the Malagasy do not save anything, the governor and people will not be responsible.

6. However, in case the captain or crew demand assistance, or are in a situation where making such a demand is impossible, and it is known that the governor did not do his utmost to move the people to save
such vessel and cargo, he shall be punished according to the laws of Madagascar.

7. The same protection shall be granted to Malagasy vessels attacked or plundered in the waters of the United States of America.

ARTICLE IX.

1. American goods may be landed in bond to be reshipped to other ports without payment of duties, under the following rules:

2. When it may be desired to so land goods to be reshipped to other ports, the owner of the goods, or the consignee, or master of the vessel, as the case may be, shall present to the local governor, or to the collector of customs, as the governor may direct, a correct invoice or manifest of the goods so landed, showing values by detail when there are goods of different kinds, or of different values, and quantities of each and the total value.

3. The Malagasy customs officers shall verify by inspection the goods when landed with the invoice or manifest; then the owner, consignee, or master of the vessel, as the case may be, shall execute a bond payable to the governor or collector of customs, as may be directed by the local authority, conditioned to pay the established duties on such goods, or on such part of them as shall not have been reshipped within the period agreed upon, which period shall be mentioned in the bond as the date of its maturity. Then such goods may be stored on the premises of their owner or consignee, or in magazines rented by him for that purpose.

4. When he reships the goods, he will notify the party to whom this bond has been given to be present and again verify the goods with the invoice or manifest, when, if none are lacking, he will be entitled to the return of his bond, or if the goods or any part of them are lacking, he must pay the duty as established by Article IV. on such as are not found and reshipped, which will equally entitle him to receive back his bond.

ARTICLE X.

Her Majesty's Government desires the development of the dormant resources of the kingdom and the advancement of all the useful mechanical and agricultural industries therein, and thereby to promote the best interests of commerce and Christian civilization by adoption and application of such modern improvements and appliances as shall be suitable for such purposes and best adapted to the condition of Madagascar, and for the best interests of Her Majesty's people; and toward the accomplishment of these objects, should any United States citizens or proteges of good character, and possessing the requisite qualifications for the special business proposed, desire to engage in such industries in Madagascar by investment of capital or labor, or in teaching the people how to apply the modern improvements in the prosecution of the industries, their applications to the government will be favorably received and their propositions liberally entertained; and if they and the government can agree upon terms they will be permitted to engage in such avocations by contracts, grants, commissions or salaries.

ARTICLE XI.

1. It is agreed between the high contracting parties that the levy of taxes on United States citizens, as herein before provided for conditionally in Article III., section 13, shall never be at a higher rate than shall be levied upon Her Majesty's subjects for the same purposes and upon like values, except the special land tax hereinbefore provided for in Article III., section 12.

2. United States citizens and proteges shall not be deprived of any privileges relinquished by this treaty unless the same restrictions be
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placed upon the citizens and subjects of all other foreign nations residing in Madagascar, but shall enjoy all the privileges that may be granted to the most favored nations.

3. And her Majesty's subjects while sojourning in the United States of America shall enjoy all the privileges conceded by the United States Government to the citizens or subjects of the most favored nation.

ARTICLE XII.

1. The above articles of treaty made in good faith shall be submitted to both the Government of the United States of America and Her Majesty, the Queen of Madagascar, for ratification; and such ratification be exchanged within one year from date of ratification at Antananarivo.

2. Should it at any future time seem desirable in the interests of either of the contracting parties to alter or add to the present treaty, such alterations or additions shall be effected with the consent of both parties.

3. Duplicate originals of this treaty, with corresponding text in the English and Malagasy languages, which shall be both of equal authority, have been signed and sealed at Antananarivo, Madagascar, on this 13th day of May (seventeenth of Alakaosy), one thousand eight hundred and eighty-one.

W. W. ROBINSON,
United States Consul for Madagascar.

RAVONINAHITRINIARIVO,
15 Voninahitry, Off. D. P. Lehben' ny Mpanao Raharaha amy ny Vahiny.

In the name of Her Majesty Ranavalomanjaka, Queen of Madagascar, and by Her Royal Command and authority, we, Her Majesty's duly empowered Ambassadors Plenipotentiary hereby ratify and confirm the within treaty and every part thereof. March twelfth, 1883.

RAVONINAHITRINIARIVO.
15 Vtra O. D. P. Chief Secretary of State for Foreign Affairs,
Chief Ambassador of H. M. the Queen of Madagascar.

RAMANIRAKA,
14 Vtra O. D. P. Member of the Privy Council,
Ambassador of H. M. the Queen of Madagascar.

And whereas the said treaty has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington, on the twelfth day of March, in the year one thousand eight hundred and eighty-three:

Now, therefore, be it known that I, Chester A. Arthur, President of the United States of America, 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.

In witness thereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this thirteenth day of March in the [seal] year of our Lord, one thousand eight hundred and eighty-three, and of the Independence of the United States of America, the one hundred and seventh.

CHESTER A. ARTHUR.

By the President,
FREDK. T. FRELINGHUYSEN,
Secretary of State.
TREATY—SERBIA—COMMERCIAL.  October 2–14, 1881.

Treaty between the United States and Serbia for facilitating and developing commercial relations, concluded at Belgrade October 14, 1881; ratification advised by the Senate July 5, 1882; ratified by the President July 14, 1882; ratified by the Prince of Serbia October 30, 1882; ratifications exchanged at Belgrade November 15, 1882; proclaimed December 27, 1882.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, a Treaty between the United States of America and His Highness the Prince of Serbia, for facilitating and developing the commercial relations established between the two countries, was concluded and signed at Belgrade by their respective plenipotentiaries on the 14th day of October, 1881, the original of which treaty, being in the English and Serbian languages, is word for word as follows:

[The following is the English version.]

TREATY OF COMMERCE BETWEEN THE UNITED STATES OF AMERICA AND SERBIA.

The United States of America and His Highness the Prince of Serbia, animated by the desire of facilitating and developing the commercial relations established between the two countries, have determined with this object to conclude a treaty, and have named as their respective plenipotentiaries, viz:

The United States of America, Eugene Schuyler, their chargé d'affaires and consul-general at Bucarest;

His Highness the Prince of Serbia, Monsieur Ched. Mijatovitch, His Minister of Foreign Affairs, Grand Officer of His Order of Takova, &c., &c., &c.

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

There shall be reciprocally full and entire liberty of commerce and navigation between the citizens and subjects of the two high contracting powers, who shall be at liberty to establish themselves freely in each other’s territory.

 Citizens of the United States in Serbia and Serbian subjects in the United States shall reciprocally, on conforming to the laws of the country, be at liberty freely to enter, travel or reside in any part of the respective territories, to carry on their business, and shall enjoy in this respect for their persons and property the same protection as that enjoyed by natives or by the subjects of the most favored nation.

They shall be at liberty to exercise their industry and trade, both by wholesale and by retail, in the whole extent of both territories, without being subjected as to their persons or property, or with regard to the exercise of their trade or business, to any taxes, whether general or local, or to any imposts or conditions of any kind other or more onerous than those which are or may be imposed upon natives or upon the subjects of the most favored nation.
Privileges, exemptions, immunities

In like manner in all that relates to local taxes, customs, formalities, brokerage, patterns or samples introduced by commercial travellers, and all other matters connected with trade, citizens of the United States in Serbia and Serbian subjects in the United States shall enjoy the treatment of the most favored nation, and all the rights, privileges, exemptions and immunities of any kind enjoyed with respect to commerce and industry by the citizens or subjects of the high contracting parties, or which are or may be hereafter conceded to the subjects of any third power, shall be extended to the citizens or subjects of the other.

ARTICLE II.

In all that concerns the right of acquiring, possessing or disposing of every kind of property, real or personal, citizens of the United States in Serbia and Serbian subjects in the United States, shall enjoy the rights which the respective laws grant or shall grant in each of these states to the subjects of the most favored nation.

Within these limits, and under the same conditions as the subjects of the most favored nation, they shall be at liberty to acquire and dispose of such property, whether by purchase, sale, donation, exchange, marriage contract, testament, inheritance, or in any other manner whatever, without being subject to any taxes, imposts or charges whatever, other or higher than those which are or shall be levied on natives or on the subjects of the most favored state.

They shall likewise be at liberty to export freely the proceeds of the sale of their property, and their goods in general, without being subject to pay any other or higher duties than those payable under similar circumstances by natives or by the subjects of the most favored state.

ARTICLE III.

Reciprocal liberty of citizens to transact business.

Merchants, manufacturers, and trades people in general of one of the two contracting countries travelling in the other, or sending thither their clerks and agents, whether with or without samples, in the exclusive interest of the commerce or industry that they carry on, and for the purpose of making purchases or sales, or receiving commissions, shall be treated with regard to their licenses, as the merchants, manufacturers and trades people of the most favored nation.

Laws regarding peddling and hawking to remain in force.

It is understood, however, that the preceding stipulations do not affect in any way the laws and regulations in force in each of the two countries applicable to all foreigners as respects peddling and hawking.

The citizens and subjects of the Contracting Parties shall be reciprocally treated as the natives of the country, or as the subjects of the most favored nation, when they shall go from one country to the other to visit fairs and markets for the purpose of exercising their commerce and selling their products.

No obstacle shall be placed in the way of the free movements of travellers, and the administrative formalities relative to travelling passports shall be restricted to the strict necessities of the public service on passing the frontiers.

ARTICLE IV.

Exemption from land and sea service.

Citizens of the United States in Serbia and Serbian subjects in the United States shall be reciprocally exempted from all personal service, whether in the army by land or by sea; whether in the national guard or militia; from billeting; from all contributions, whether pecuniary or in kind, destined as a compensation for personal service; from all forced loans, and from all military exactions or requisitions. The liabilities, however, arising out of the possession of real property, and for military loans and requisitions to which all the natives might be called upon to contribute as proprietors of real property or as farmers, shall be excepted.
They shall be equally exempted from all obligatory official, judicial, administrative or municipal functions whatever.

They shall have reciprocally free access to the courts of justice on conforming to the laws of the country, both for the prosecution and for the defence of their rights in all the degrees of jurisdiction established by the laws. They can employ in every case advocates, lawyers and agents of all classes authorized by the law of the country, and shall enjoy in this respect, as well as concerning domiciliary visits to their houses, manufactories, warehouses or shops, the same rights and advantages as are or shall be granted to the natives of the country, or to the subjects of the most favored nation.

It is understood that every favor or exemption which shall be subsequently granted in this matter to the subjects of a foreign country by one of the two contracting powers shall be immediately and by right extended to the citizens or subjects of the other party.

**ARTICLE V.**

Neither of the contracting parties shall establish a prohibition of importation, exportation or transit against the other which shall not be applicable at the same time to all other nations, except the special measures that the two countries reserve to themselves the right of establishing for a sanitary purpose, or in event of a war.

**ARTICLE VI.**

As to the amount, the guarantee and the collection of duties on imports and exports, as well as regards transit, re-exportation, warehousing, local dues and custom-house formalities, each of the two high contracting parties binds itself to give to the other the advantage of every favor, privilege or diminution in the tariffs on the import or export of the articles mentioned or not in the present convention, that it shall have granted to a third power. Also every favor or immunity which shall be later granted to a third power shall be immediately extended, and without condition, and by this very fact to the other contracting party.

**ARTICLE VII.**

The products of the soil or of the industry of Serbia which shall be imported into the United States of America, and the products of the soil or of the industry of the United States which shall be imported into Serbia, and which shall be destined for consumption in the country, for warehousing, for re-exportation or for transit, shall be subjected to the same treatment, and shall not be liable to other or higher duties than the products of the most favored nation.

**ARTICLE VIII.**

Merchandise of every kind coming from one of the two territories or going thither shall be reciprocally exempted in the other, from every transit duty, whether it pass directly through the country, or whether during the transit it shall be unloaded, stored and reloaded without prejudice to the special regulations which, conformably to Article V., may be established concerning gunpowder and arms of war.

**ARTICLE IX.**

As concerns the custom-house laws and regulations on goods subjected to ad valorem duty, the importers and the products of one of the two countries shall be in all respects treated in the other as the importers and products of the most favored country.
ARTICLE X.

The provisions of the preceding articles relative to the treatment in all respects like the subjects of the most favored state shall not affect the special facilities which have been or may be hereafter conceded on the part of one of the two states to neighboring states with respect to the local traffic between the conterminous frontier districts.

ARTICLE XI.

It is agreed that, as regards freight and all other facilities, goods of the United States, conveyed over Serbian railways, and Serbian goods conveyed over railways of the United States, shall be treated in exactly the same manner as the goods of any other nation the most favored in that respect.

ARTICLE XII.

The high contracting parties, desiring to secure complete and efficient protection to the manufacturing industry of their respective citizens and subjects, agree that any counterfeiting in one of the two countries of the trade-marks affixed in the other on merchandise to show its origin and quality shall be strictly prohibited and repressed and shall give ground for an action of damages in favor of the injured parties, to be prosecuted in the courts of the country in which the counterfeit shall be proven.

The trade-marks in which the citizens or subjects of one of the two countries may wish to secure the right of property in the other, must be registered exclusively, to wit: The marks of citizens of the United States in the Tribunal of Commerce at Belgrade, and the marks of Serbian subjects in the Patent Office at Washington, subject to the conditions and restrictions prescribed by the laws and regulations of the country in which the trade-marks are registered.

ARTICLE XIII.

Ships of the United States and their cargoes shall in Serbia, and Serbian ships and their cargoes shall in the United States, from whatsoever place arriving, and whatever may be the place of origin or destination of their cargoes, be treated in every respect as the ships and cargoes of the most favored state.

The preceding stipulation applies to local treatment, dues and charges in the ports, basins, docks, roadsteads, harbors and rivers of the two countries, pilotage, and generally to all matters connected with navigation.

Every favor or exemption in these respects, or any other privilege in matters of navigation which either of the contracting parties shall grant to a third power shall be extended immediately and unconditionally to the other party.

ARTICLE XIV.

The present treaty shall remain in force for ten years from the day of the exchange of ratifications, and if twelve months before the expiration of that period neither of the high contracting parties shall have announced to the other its intention to terminate the said treaty, it shall remain obligatory until the expiration of one year from the day when either of the high contracting parties shall have denounced it.

The preceding stipulations shall come into force in the two countries one month after the exchange of ratifications.

ARTICLE XV.

The present treaty shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Highness the Prince of Serbia, and the ratifications shall be exchanged at Belgrade as soon as possible.
TREATY—SERBIA—COMMERCIAL. October 2-14, 1881.

In faith whereof the plenipotentiaries of the two high contracting parties have signed the present treaty in duplicate in the English and Serbian languages, and thereto affixed their respective seals.

Done in duplicate at Belgrade this 2-14 day of October, 1881.

EUGENE SCHUYLER. [SEAL.]

CH. MIJATOVICH. [SEAL.]

Signatures.

And whereas the said treaty has been duly ratified on both parts, and the respective ratifications were exchanged at Belgrade on the 15th ultimo:

Now, therefore, I, Chester A. Arthur, 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-seventh day of December, in the year of our Lord one thousand eight hundred and eighty-two, and of the Independence of the United States of America the one hundred and seventh.

CHESTER A. ARTHUR.

By the President:

FREDK T. FRELINGHUYSEN,
Secretary of State.
Convention between the United States of America and Serbia for defining the rights, immunities, and privileges of consular officers; concluded at Belgrade October 14, 1881; ratification advised by the Senate July 5, 1882; ratified by the President July 14, 1882; ratified by the Prince of Serbia October 30, 1882; ratifications exchanged at Belgrade November 3, 1882; proclaimed December 27, 1882.

By the President of the United States of America.

A Proclamation.

Whereas, a Convention between the United States of America and His Highness the Prince of Serbia, defining the rights, immunities and privileges of consular officers, was concluded and signed by their respective plenipotentiaries at Belgrade on the 14th day of October, 1881, the original of which Convention being in the English and Serbian languages is word for word as follows:

[The following is the English version.]

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS HIGHNESS THE PRINCE OF SERBIA, DEFINING THE RIGHTS, IMMUNITIES AND PRIVILEGES OF CONSULAR OFFICERS.

The President of the United States of America and His Highness the Prince of Serbia, being mutually desirous of defining the rights, privileges and immunities of consular officers in the two countries, as well as their functions and obligations, have resolved to conclude a consular convention, and have accordingly named as their plenipotentiaries:

The President of the United States, Eugene Schnyler, charged d' affaires and consul-general of the United States at Bucarest; His Highness the Prince of Serbia, Monsieur Ched. Mijatovitch, His Minister of Foreign Affairs, Grand Officer of His Order of Takova, &c., &c., &c.

Who, after having communicated to each other their respective full powers, found to be in good and proper form, have agreed upon the following articles:

ARTICLE I.

Each of the high contracting parties agrees to receive from the other, consuls-general, consuls, vice-consuls and consular agents, in all its ports, cities and places, except those where it may not be convenient to recognize such officers. This reservation, however, shall not apply to one of the high contracting parties without also applying to every other power.

ARTICLE II.

The consuls-general, consuls, vice-consuls and consular agents of the two high contracting parties shall enjoy reciprocally, in the states of the other, all the privileges, exemptions and immunities that are enjoyed by officers of the same rank and quality of the most favored nation. The said officers, before being admitted to the exercise of their functions and the enjoyment of the immunities thereto pertaining, shall present their commissions in the forms established in their respective countries. The government of each of the two high contracting powers shall furnish them the necessary exequatur free of charge, and, on the exhibition of this instrument, they shall be permitted to enjoy the rights, privileges and immunities granted by this convention.
ARTICLE III.

Consuls-general, consuls, vice-consuls and consular agents, citizens of the State by which they are appointed, shall be exempt from preliminary arrest, except in the case of offences which the local legislation qualifies as crimes and punishes as such; they shall be exempt from military billetings, from service in the regular army or navy, in the militia, or in the national guard; they shall likewise be exempt from all direct taxes, national, state or municipal, imposed upon persons, either in the nature of capitation tax or in respect to their property, unless such taxes become due on account of the possession of real estate, or for interest on capital invested in the country where the said officers exercise their functions. This exemption shall not, however, apply to consuls-general, consuls, vice-consuls or consular agents engaged in any profession, business or trade; but said officers shall in such case be subject to the payment of the same taxes that would be paid by any other foreigner under the like circumstances.

ARTICLE IV.

When a court of one of the two countries shall desire to receive the judicial declaration or deposition of a consul-general, consul, vice-consul or consular agent, who is a citizen of the State which appointed him, and who is engaged in no commercial business, it shall request him, in writing, to appear before it; and in case of his inability to do so, it shall request him to give his testimony in writing, or shall visit his residence or office to obtain it orally.

It shall be the duty of such officer to comply with this request with as little delay as possible.

In all criminal cases, contemplated by the sixth article of the Amendments to the Constitution of the United States, whereby the right is secured to persons charged with crimes to obtain witnesses in their favor, the appearance in court of said consular officer shall be demanded, with all possible regard to the consular dignity and to the duties of his office. A similar treatment shall also be extended to the consuls of the United States in Serbia, in the like cases.

ARTICLE V.

Consuls-general, consuls, vice-consuls and consular agents may place over the outer door of their offices the arms of their nation, with this inscription: Consulate-General, or Consulate, or Vice-Consulate, or Consular Agency of the United States or of Serbia. They may also raise the flag of their country on their offices, except in the capital of the country when there is a legation there. They may in like manner, raise the flag of their country over the boat employed by them in the port for the exercise of their functions.

ARTICLE VI.

The consular offices shall at all times be inviolable. The local authorities shall not, under any pretext, invade them. In no case shall they examine or seize the papers there deposited. In no case shall those offices be used as places of asylum. When a consular officer is engaged in other business, the papers relating to the consulate shall be kept separate.

ARTICLE VII.

In the event of the death, incapacity or absence of consuls-general, consuls, vice-consuls and consular agents, their chancellors or secretaries, whose official character may have previously been made known to the Department of State at Washington or to the Ministry of For-
eign Affairs in Serbia, may temporarily exercise their functions, and while thus acting they shall enjoy all the rights, prerogatives and immunities granted to the incumbents.

**ARTICLE VIII.**

Consuls-general and consuls may, so far as the laws of their country allow, with the approbation of their respective governments, appoint vice-consuls and consular agents in the cities, ports and places within their consular jurisdiction.

These agents may be selected from among citizens of the United States or of Serbia, or those of other countries. They shall be furnished with a regular commission, and shall enjoy the privileges stipulated for consular officers in this convention, subject to the exceptions specified in Articles 3 and 4.

**ARTICLE IX.**

Consuls-general, consuls, vice-consuls and consular agents shall have the right to address the administrative and judicial authorities, whether in the United States of the Union, the States or the municipalities, or in Serbia, of the State or the Commune, throughout the whole extent of their consular jurisdiction, in order to complain of any infraction of the treaties and conventions between the United States and Serbia, and for the purpose of protecting the rights and interests of their countrymen. If the complaint should not be satisfactorily redressed, the consular officers aforesaid, in the absence of a diplomatic agent of their country, may apply directly to the government of the country where they exercise their functions.

**ARTICLE X.**

Consuls-general, consuls, vice-consuls and consular agents may take at their offices, at their private residence, at the residence of the parties, or on board ship the depositions of the captains and crews of vessels of their own country, of passengers on board of them, and of any other citizen of their nation. They may also receive at their offices, conformably to the laws and regulations of their country, all contracts between the citizens of their country and the citizens or other inhabitants of the country where they reside, and even all contracts between the latter, provided they relate to property situated, or to business to be transacted, in the territory of the nation to which the said consular officer may belong.

Such papers and official documents of every kind, whether in the original, in copies or in translation, duly authenticated and legalized by the consuls-general, consuls, vice-consuls and consular agents, and sealed with their official seal, shall be received as legal documents in courts of justice throughout the United States and Serbia.

**ARTICLE XI.**

In the case of the death of any citizen of the United States in Serbia, or of a Serbian subject in the United States, without having any known heirs or testamentary executors by him appointed, the competent local authorities shall give information of the circumstance to the consuls or consular agents of the nation to which the deceased belongs, in order that the necessary information may be immediately forwarded to the parties interested.

Consuls-general, consuls, vice-consuls and consular agents shall have the right to appear, personally or by delegate, in all proceedings on behalf of the absent or minor heirs or creditors until they are duly represented.
ARTICLE XII.

In consideration of the present convention the United States consent to surrender the privileges and immunities hitherto enjoyed by their citizens in Serbia, in virtue of the capitulations with the Ottoman Empire, granted and confirmed to the United States by their treaties of 1830 and 1862.

Provided always, and it is hereby agreed, that the said capitulations shall, as regards all judicial matters, except those affecting real estate in Serbia, remain in full force as far as they concern the mutual relations between citizens of the United States and the subjects of those other powers which, having a right to the privileges and immunities accorded by the aforesaid capitulations, shall not have abandoned them.

ARTICLE XIII.

The present convention shall remain in force for the space of ten years, counting from the day of the exchange of the ratifications, which shall be made in conformity with the respective constitutions of the two countries and exchanged at Belgrade as soon as 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 one year longer, and so on from year to year, until the expiration of a year from the day on which one of the parties shall have given such notice.

In faith whereof, the respective plenipotentiaries have signed this convention in duplicate, and have hereunto affixed their seals.

Done at Belgrade this \( \frac{1}{4} \) day of October, 1881.

EUGENE SCHUYLER.

[SEAL.]

CH. MIJATOVICH.

[SEAL.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications were exchanged at Belgrade on the 15th ultimo:

Now, therefore, be it known that I, Chester A. Arthur, 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-seventh day of December, in the year of our Lord one thousand eight hundred and eighty-two, and of the Independence of the United States of America the one hundred and seventh.

CHESTER A. ARTHUR.

By the President:

FREDK. T. FRELINGHUYSEN,

Secretary of State.
CONVENTION—BELGIUM—EXTRADITION. JUNE 13, 1882.

Convention between the United States and Belgium for the extradition of criminals. Concluded June 13, 1882; ratification advised by the Senate August 8, 1882; ratified by the President November 16, 1882; ratified by the King of Belgium July 24, 1882; ratifications exchanged November 18, 1882; proclaimed November 20, 1882.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas a Convention between the United States of America and His Majesty the King of the Belgians for the mutual extradition of criminals was concluded and signed by their respective plenipotentiaries at the city of Washington on the thirteenth day of June in the year of our Lord one thousand eight hundred and eighty-two, which convention is word for word as follows:

The United States of America and his Majesty the King of the Belgians, having judged it expedient with a view to the better administration of justice and the prevention of crime within their respective territories and jurisdictions, that persons charged with or convicted of the crimes and offences hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a new Convention for that purpose, and have appointed, as their Plenipotentiaries: the President of the United States, Frederick T. Frelinghuysen, Secretary of State of the United States; and His Majesty the King of the Belgians, Mr. Théodore de Bounder de Melsbroeck, Commander of His Order of Léopold, etc., etc., His Envoy Extraordinary and Minister Plenipotentiary near the government of the United States; who, after having communicated to each other their respective full powers found in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

Persons to be delivered up.

The Government of the United States and the Government of Belgium, mutually agree to deliver up persons who, having been charged, as principals or accessories, with crimes within their respective countries, shall have been found, and which are punishable under the laws of the said respective countries, in consequence of which persons being occasionally for the time being in the territory of the United States, they shall be delivered up to the authorities of the United States, and shall be tried and punished according to the laws of the said United States.

ARTICLE II.

The Government of the United States of America and the Government of Belgium do hereby agree, in pursuance of the foregoing articles, that persons, having been charged, as principals or accessories, with crimes within their respective countries, and which are punishable under the laws of the said respective countries, shall be delivered up, and tried and punished according to the laws of the said respective countries.
or convicted of any of the crimes and offences specified in the following article, committed within the jurisdiction of one of the contracting parties, shall seek an asylum, or 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 or her apprehension and commitment for trial if the crime had been there committed.

**Article II.**

Persons shall be delivered up who shall have been convicted of or be charged, according to the provisions of this convention, with any of the following crimes:

1. Murder, comprehending the crimes designated in the Belgian penal code by the terms of parricide, assassination, poisoning and infanticide.
2. The attempt to commit murder.
3. Rape, or attempt to commit rape. Bigamy. Abortion.
4. Arson.
5. Piracy or mutiny on shipboard whenever the crew, or part thereof, shall have taken possession of the vessel by fraud or by violence against the commandant.
6. The crime of burglary, defined to be the act of breaking and entering by night into the house of another with the intent to commit felony; and the crime of robbery, defined to be the act of feloniously and forcibly taking from the person of another money or goods by violence or putting him in fear; and the corresponding crimes punished by the Belgian laws under the description of thefts committed in an inhabited house by night, and by breaking in by climbing or forcibly, and thefts committed with violence or by means of threats.

7. The crime of forgery, by which is understood the utterance of forged papers, and also the counterfeiting of public, sovereign, or governmental acts.

Anteurs ou complices, du chef de l'un des crimes et délits énumérés à l'article suivant, commis dans la juridiction de l'une des parties contractantes, chercheront un asile ou seront trouvées dans les territoires de l'autre partie: Toutefois, l'extradition n'aura lieu que dans le cas où l'existence de l'infraction sera constatée de telle manière que les lois du pays où le fugitif ou la personne poursuivie sera trouvée, justifieraient sa détention et sa mise en jugement si le fait y avait été commis.

**Article II.**

Seront livrés, en vertu des dispositions de la présente convention, les individus poursuivis ou condamnés du chef de l'un des crimes ou délits suivants:

1. Meurtre, (y compris les crimes qualifiés dans le code pénal belge de parricide, assassinat, empoisonnement, et infanticide).
2. Tentative de meurtre.
3. Viol, attentat à la pudeur commis avec violence, avortement, bigamie.
4. Incendie.
5. Piraterie ou rébellion à bord d'un navire, lorsque l'équipage ou partie de celui-ci aura pris possession du navire par fraude ou violence envers le commandant.
6. Crime de "Burglary", consistant dans l'action de s'introduire nuitamment et avec effraction ou escalade dans l'habitation d'autrui avec une intention criminelle; crime de "robbery", consistant dans l'enlèvement forcé et criminel, effectué sur la personne d'autrui, d'argent ou d'effets, d'une valeur quelconque, à l'aide de violence ou d'intimidation, et les crimes correspondants prévus et punis par la loi belge, sous la qualification de vols commis dans une maison habitée, avec les circonstances de la nuit et de l'escalade ou de l'effraction, et de vols commis avec violence ou menaces.
8. The fabrication or circulation of counterfeit money, either coin or paper, or of counterfeit public bonds, coupons of the public debt, bank notes, obligations, or in general, anything being a title or instrument of credit; the counterfeiting of seals and dies, impressions, stamps, and marks of state and public administrations, and the utterance thereof.

9. The embezzlement of public moneys committed within the jurisdiction of either party by public officers or depositaries.

10. Embezzlement by any person or persons, hired or salaried, to the detriment of their employers, when the crime is subject to punishment by the laws of the place where it was committed.

11. Wilful and unlawful destruction or obstruction of railroads which endangers human life.

12. Reception of articles obtained by means of one of the crimes or offences provided for by the present convention.

Extradition may also be granted for the attempt to commit any of the crimes above enumerated when such attempt is punishable by the laws of both contracting parties.

ARTICLE III.

A person surrendered under this convention, shall not be tried or punished in the country to which his extradition has been granted, nor given up to a third power for a crime or offence, not provided for by the present convention and committed previously to his extradition, until he shall have been allowed one month to leave the country after having been discharged; and, if he shall have been tried and condemned to punishment, he shall be allowed one month after having suffered his penalty or having been pardoned.

He shall moreover not be tried or punished for any crime or offence provided for by this convention committed previous to his extradition, other than that which gave rise to the extradition, without the consent of the Government.

ARTICLE III.

L'individu extradé ne pourra être poursuivi ni puni dans le pays auquel l'extradition a été accordée, ni extradé à un pays tiers pour un crime ou un délit quelconque non prévu par la présente convention et antérieur à l'extradition, à moins qu'il n'ait eu, dans l'un et l'autre cas, la liberté de quitter de nouveau le pays susdit pendant un mois après avoir été jugé, et, en cas de condamnation, après avoir subi sa peine ou après avoir été gracié. Il ne pourra pas non plus être poursuivi ni puni du chef d'un crime ou d'un délit prévu par la convention, antérieur à l'extradition, mais autre que celui qui a motivé l'extradition, sans le consentement du Gouvernement qui a livré l'extradé, et qui pourra, s'il le juge convenable, exiger la production de l'un des documents mentionnés...
which surrendered him, which may, if it think proper, require the production of one of the documents mentioned in Article 7 of this convention.

The consent of that Government shall likewise be required for the extradition of the accused to a third country; nevertheless such consent shall not be necessary when the accused shall have asked of his own accord to be tried or to undergo his punishment, or when he shall not have left within the space of time above specified the territory of the country to which he has been surrendered.

ARTICLE IV.

The provisions of this convention shall not be applicable to persons guilty of any political crime or offence or of one connected with such a crime or offence. A person who has been surrendered on account of one of the common crimes or offences mentioned in Article II., shall consequently in no case be prosecuted and punished in the state to which his extradition has been granted on account of a political crime or offence committed by him previously to his extradition or on account of an act connected with such a political crime or offence, unless he has been at liberty to leave the country for one month after having been tried and, in case of condemnation, for one month after having suffered his punishment or having been pardoned.

An attempt against the life of the head of a foreign government, or against that of any member of his family when such attempt comprises the act either of murder or assassination, or of poisoning, shall not be considered a political offence or an act connected with such an offence.

ARTICLE V.

Neither of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this convention.

ARTICLE VI.

If the person whose surrender may be claimed pursuant to the stipulations of the present treaty dans l'article 7 de la présente convention.

Le consentement de ce Gouvernement sera de même requis pour permettre l'extradition de l'inculpé à un pays tiers. Toutefois, ce consentement ne sera pas nécessaire lorsque l'inculpé aura demandé spontanément à être jugé ou à subir sa peine, ou lorsqu'il n'aura pas quitté, dans le délai fixé plus haut, le territoire du pays auquel il a été livré.

ARTICLE IV.

Les dispositions du présent traité ne sont point applicables aux personnes qui se sont rendues coupables de quelque crime ou délit politique, ou connexe à un semblable crime ou délit. La personne qui a été extradée à raison de l'un des crimes ou délits communs mentionnés à l'Art. II. ne peut par conséquent, en aucun cas, être poursuivie et punie dans l'État auquel l'extradition a été accordée à raison d'un crime ou délit politique commis par elle avant l'extradition, ni à raison d'un fait connexe à un semblable crime ou délit politique, à moins qu'elle n'ait eu la liberté de quitter de nouveau le pays pendant un mois après avoir été jugée, et, en cas de condamnation, après avoir subi sa peine ou après avoir été graciée.

Ne sera pas réputé délit politique, ni fait connexe à un semblable délit l'attentat contre la personne du chef d'un gouvernement étranger ou contre celle des membres de sa famille, lorsque cet attentat constituera le fait soit de meurtre, soit d'assassinat, soit d'empoisonnement.

ARTICLE V.

Les parties contractantes ne seront point obligées de se livrer leurs propres citoyens ou sujets en vertu des stipulations de la présente convention.

ARTICLE VI.

Lorsque la personne dont l'extradition est réclamée aux termes du présent traité aura été arrêtée

Extradition to a third country; conditions of.

Political crimes and offenses excepted.

Exceptions.

Own citizens not to be delivered up.

Criminals by the laws of country of asylum.
shall have been arrested for the commission of offences in the country where he has sought an asylum, or shall have been convicted thereof, his extradition may be deferred until he shall have been acquitted, or have served the term of imprisonment to which he may have been sentenced.

**ARTICLE VII.**

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the contracting parties, or, in the event of the absence of these from the country or its seat of government, they may be made by superior consular officers.

If the person whose extradition may be asked for shall have been convicted of a crime or offence, a copy of the sentence of the court in which he may have been convicted, authenticated under its seal, and attestation of the official character of the judge by the proper executive authority, and of the latter by the minister or consul of the United States or of Belgium, respectively, shall accompany the requisition. When, however, the fugitive shall have been merely charged with crime, a duly authenticated copy of the warrant for his arrest in the country where the crime may have been committed, and of the depositions upon which such warrant may have been issued, must accompany the requisition as aforesaid.

The President of the United States, or the proper executive authority in Belgium, may then issue a warrant for the apprehension of the fugitive, in order that he may be brought before the proper judicial authority for examination. If it should then be decided that, according to the law and the evidence, the extradition is due pursuant to the treaty, the fugitive may be given up according to the forms prescribed in such cases.

**ARTICLE VIII.**

The expenses of the arrest, detention, and transportation of the persons claimed shall be paid by the government in whose name the requisition has been made.
CONVENTION—BELGIUM—EXTRADITION. JUNE 13, 1882.

ARTICLE IX.

Extradition shall not be granted, in pursuance of the provisions of this convention, if legal proceedings or the enforcement of the penalty for the act committed by the person claimed, has become barred by limitation, according to the laws of the country to which the requisition is addressed.

ARTICLE X.

All articles found in the possession of the accused party and obtained through the commission of the act with which he is charged, or that may be used as evidence of the crime for which his extradition is demanded, shall be seized if the competent authority shall so order, and shall be surrendered with his person.

The rights of third parties to the articles so found shall nevertheless be respected.

ARTICLE XI.

The present convention shall take effect thirty days after the exchange of ratifications.

After it shall have taken effect, the convention of March 19, 1874, shall cease to be in force and shall be superseded by the present convention which shall continue to have binding force for six months after a desire for its termination shall have been expressed in due form by one of the two governments to the other.

It shall be ratified and its ratification shall be exchanged at Washington as soon as possible.

In witness whereof, the respective plenipotentiaries have signed the above articles, both in the English and French languages, and they have thereunto affixed their seals.

Done in duplicate, at the city of Washington, this 13th day of June, 1882.

FREDK T. FRELINGHUYSEN.
THIÈRE DE BOUNDER DE MELSBOECK.

And whereas, the said convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the 18th day of November, one thousand eight hundred and eighty-two:

ARTICLE IX.

L'extradition n'aura pas lieu, conformément aux dispositions de la présente convention, si la prescription de l'action ou de la peine est acquise en faveur de l'individu réclamé, d'après les lois du pays auquel la demande est adressée.

ARTICLE X.

Tous objets trouvés en la possession de l'individu réclamé et provenant du fait inculpé ou pouvant servir de preuve au fait pour lequel l'extradition est demandée, seront saisis si l'autorité compétente en a ainsi ordonné, pour être livrés avec sa personne.

Sont cependant réservés les droits des tiers sur les objets susmentionnés.

ARTICLE XI.

La présente convention sera exécutoire 30 jours après l'échange des ratifications.

À partir de sa mise à exécution, la convention du 19 mars 1874 cessera d'être en vigueur et sera remplacée par la présente convention, laquelle continuera à sortir ses effets pendant six mois après qu'elle aura été dénoncée par l'un des deux Gouvernements.

Elle sera ratifiée et les ratifications en seront échangées à Washington aussitôt que possible.

En foi de quoi, les plénipotentiaires respectifs ont signé les articles ci-dessus, dans les langues Anglaise et Française, et y ont apposé leurs sceaux.

Ainsi fait par duplicata, à Washington, ce 13 de Juin 1882.
Now, therefore, be it known that I, Chester A. Arthur, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States of America 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 twentieth day of November, in the year of our Lord one thousand eight hundred and eighty-two, and of the Independence of the United States the one hundred and seventh.

[SEAL.]

By the President:

FRED'K T. FRELINGHUYSEN,
Secretary of State.
Convention between the United States of America and the Kingdom of Spain, concerning trade-marks. Concluded June 19, 1882; ratification advised by the Senate July 5, 1882; ratified by the President April 4, 1883; ratified by the King of Spain March 8, 1883; ratifications exchanged April 19, 1883; proclaimed April 19, 1883.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, a Convention for securing reciprocal protection for trade-marks and manufactured articles of their respective citizens or subjects within the dominions or territories of the other country was concluded between the United States of America and his majesty the King of Spain, and signed by their respective plenipotentiaries on the nineteenth day of June, one thousand eight hundred and eighty-two, the original of which is word for word as follows:

Convention between the United States of America and Spain concerning trade-marks.

The President of the United States of America and His Majesty the King of Spain, being desirous of securing reciprocal protection for the trade-marks and manufactured articles of their respective citizens or subjects within the dominions or territories of the other country, have resolved to conclude a Convention for that purpose, and have appointed as their Plenipotentiaries: the President of the United States, Frederick T. Frelinghuysen, Esquire, Secretary of State of the United States; and His Majesty the King of Spain, His Excellency Don Francisco Barca, His Majesty’s Envoy Extraordinary and Minister Plenipotentiary in the United States; who, after reciprocal communication of their full powers, found in good and due form, have agreed upon the following articles, to wit:

ARTICLE I.

The citizens and subjects of each of the two contracting parties shall enjoy, in the dominions and possessions of the other, the same rights as the natives of the country in everything relating to the ownership of trade-marks, industrial designs or models, or of manufactures of any kind.

June 19, 1882.

Convenio entre los Estados Unidos de América y España relativo a marcas de fábrica.

El Presidente de los Estados Unidos de América y S. M. el Rey de España, animados del deseo de asegurar recíprocamente la protección de las marcas de comercio y de materias manufacturadas de sus respectivos ciudadanos ó subditos en los dominios ó territorios de ambos países, han resuelto concluir un Convenio con este objeto, y nombrado como sus Plenipotenciarios: El Presidente de los Estados Unidos, al Honorable Frederick T. Frelinghuysen, Secretario de Estado de los Estados Unidos; y S. M. el Rey de España, al Exmo Señor Don Francisco Barca, Su Enviado Extraordinario y Ministro Plenipotenciario en los Estados Unidos, quienes, después de haberse comunicado recíprocamente sus plenos poderes, hallados en buena y debida forma, han convenido en los artículos siguientes, á saber:

ARTÍCULO 1.

Los ciudadanos y súbditos de cada una de las partes contratantes disfrutarán, en los dominios y posesiones de la otra, de los mismos derechos que los naturales del país en todo lo concerniente á la propiedad de marcas de fábrica ó de comercio, de dibujos ó modelos industriales ó de manufacturas de cualquier clase.
CONVENTION—SPAIN. JUNE 19, 1882.

ARTICLE II.

Municipal laws. Persons desiring to secure the aforesaid protection shall be obliged to comply with the formalities required by the laws of the respective countries.

ARTICLE III.

To remain in force ten years. This Convention shall take effect as soon as it shall have been promulgated in both countries; and shall remain in force for ten years thereafter, and further until the expiration of one year after either of the contracting parties shall have given notice to the other of its wish to terminate the same; each of the contracting parties being at liberty to give such notice to the other at the end of said period of ten years or any time thereafter.

Ratification. The ratifications of this Convention shall be exchanged at Washington as soon as possible within one year from this date.

In testimony whereof the respective Plenipotentiaries have signed this Convention in duplicate, in the English and Spanish languages, and affixed thereto the seals of their arms.

Done at Washington, the 19th day of June, in the year of our Lord one thousand eight hundred and eighty-two.

Signatures.

FREDK. T. FRELINGHUYSEN. [SEAL.]
FRANCISCO BARCA. [SEAL.]

And whereas, the said Convention has been duly ratified and the ratifications of the two Governments were exchanged in the city of Washington on the nineteenth day of April, one thousand eight hundred and eighty-three.

Proclamation. Now, therefore, be it known that I, Chester A. Arthur, President of the United States of America, have caused the said Convention to be made public, to the end that the same, and every article and clause thereof, may be observed and fulfilled with good faith by the United States of America and the citizens thereof.

In witness whereof I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the city of Washington this 19th day of April, in the year of Our Lord one thousand eight hundred and eighty-three, and of the Independence of the United States, the one hundred and seventh.

By the President:

FREDK. T. FRELINGHUYSEN,
Secretary of State.
AGREEMENT—PORTUGAL. JULY 15, 1882.

Agreement with reference to the Convention for the exchange of money by means of postal-orders between the United States and Portugal, concluded at Washington, July 15, 1882; executed December 14, 1882; approved by the President December 18, 1882.

Whereas Article 11 of the Convention for the exchange of money by means of postal-orders between the United States and Portugal, concluded at Washington, July 15, 1882, stipulates that "The ratifications of the present Convention shall be exchanged prior to the first day of December, 1882"; and

Whereas the said Convention, having been approved by the President of the United States on the 15th day of July, 1882, has thereby been duly ratified on the part of the United States, and one copy thereof, bearing such approval, has been transmitted to and received by the Government of Portugal; but

Whereas the Government of Portugal, through its Envoy Extraordinary and Minister Plenipotentiary, has notified the Government of the United States that, in view of the stipulation contained in Article 3, section 2, of the said Convention, that, "in addition to the fee mentioned in this article no other charge, tax, commission, or impost shall be collected for the issue, transmission, distribution, or payment of money-orders provided for in this Convention," which stipulation exempts the receipts upon money-orders from any stamp tax whatsoever, it cannot put the said Convention into operation without parliamentary approval thereof, and that it will ask for such approval so soon as the Cortes shall convene:

Now, therefore, the undersigned, Timothy O. Howe, Postmaster-General of the United States of America, in virtue of the powers vested in him by law, and Viscount das Nogueiras, Envoy Extraordinary and Minister Plenipotentiary of His Majesty the King of Portugal, in the name of his Government, and by virtue of the powers which he has formally presented to this effect, have agreed,

That in lieu of Article 10 of the said Convention, which is in these words: "The present Convention shall take effect on the first day of January, 1883, and shall continue in force until twelve months after either of the contracting parties shall have notified to the other its intention to terminate it," shall be substituted the following:

ARTICLE 10.

The present Convention shall take effect on the first day of July, 1883, and shall continue in force until twelve months after either of the contracting parties shall have notified to the other its intention to terminate it;

And have furthermore agreed that in lieu of Article 11 of the said Convention, which is in these words: "The ratifications of the present Convention shall be exchanged prior to the first day of December, 1882," shall be substituted the following:

ARTICLE 11.

The ratifications of the present Convention shall be exchanged prior to the first day of June, 1883.

This agreement shall be ratified before the first day of May, 1883.

In witness whereof the respective Plenipotentiaries have signed the present agreement and have affixed thereto their seals.
Executed in duplicate, and signed at Washington, the fourteenth day of December, 1882.

TIMO. O. HOWE,
The Postmaster-General of the United States.

VISCONDE DAS NOGUEIRAS,
Envoy Extraordinary and Minister
Plenipotentiary of Portugal to the United States.

I hereby approve the foregoing agreement, and in testimony thereof I have caused the seal of the United States to be hereto affixed.

CHESTER A. ARTHUR.

By the President.

FRED'K T. FRELINGHUYSEN,
Secretary of State.

WASHINGTON, December 18, 1882.
Convention between the United States of America and the French Republic for the extension of the term of the Claims Commission established under convention of January 15, 1880; concluded July 19, 1882; ratification advised by the Senate August 8, 1882; ratified by the President of the United States December 23, 1882; ratified by the President of the French Republic December 2, 1882; ratifications exchanged December 29, 1882; proclaimed December 29, 1882.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Know ye, that whereas a supplementary convention, extending the term of the duration of the Commission organized under the Convention of January 15, 1880, for the settlement of the claims of citizens of either country against the government of the other, was concluded between the United States and the French Republic, and signed by their respective plenipotentiaries, on the 19th day of July, eighteen hundred and eighty-two, the original of which convention is word for word as follows:

The United States of America and the French Republic, being persuaded that the labors of the Commission for the settlement of the claims of citizens of either country against the government of the other, which was organized under the Convention between the two governments signed at Washington the 15th day of January, 1880, cannot be concluded within the term fixed by that convention, have deemed it expedient to conclude a supplementary convention extending the term of duration of said Commission for a further period, and have named as their respective plenipotentiaries to that end, as follows:

The President of the United States, Frederick T. Frelinghuysen, Secretary of State of the United States, and

The President of the French Republic, Théodore Justin Dominique Roustan, Envoy Extraordinary and Minister Plenipotentiary of France at Washington, Commander of the National Order of the Legion of Honor, etc., etc.;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following article:

Le gouvernement des États-Unis d'Amérique et le gouvernement de la République Française, ayant acquis la conviction que les travaux de la Commission pour le règlement des réclamations des citoyens de chacun des deux pays contre le gouvernement de l'autre, qui a été instituée par la Convention entre les deux gouvernements signée à Washington le 15 Janvier 1880, ne peuvent être terminés au terme fixé par cet e convention, ont résolu de conclure une convention supplémentaire pour prolonger le terme de la durée de la dite Commission jusqu'à une époque ultérieure et ont nommé à cet effet pour leurs plénipotentiaires, savoir:

Le Président des États Unis, Mr. Frederick T. Frelinghuysen, Secrétaire d'État des États-Unis; et

Le Président de la République Française, Mr. Théodore-Justin Dominique Roustan, Envoyé Extraordinaire et Ministre plénipotentiaire de France à Washington, Commandeur de l'Ordre national de la Légion d'Honneur, etc., etc.;

Lesquels, après s'être communiqué leurs pleins pouvoirs, trouvés en bonne et due forme, sont convenus de l'article suivant:
SOLE ARTICLE.

The term of two years fixed by the second paragraph of Article VIII. of the Convention between the United States and the French Republic, concluded January 15, 1880, within which the Commissioners appointed thereunder shall be bound to examine and decide upon every claim presented to them, is hereby extended to July first, 1883.

Terms for presentation of claims, etc.

Nothing in this agreement contained shall extend or alter the terms fixed in the first paragraph of said Article VIII. for the presentation of claims, but the same shall remain as therein fixed.

Exception.

If the proceedings of the Commission shall be interrupted by the death, incapacity, retirement, or cessation of the functions of any one of the Commissioners, then the period for which the term of the Commission is hereby extended shall not be held to include the time during which such interruption may actually exist.

Ratifications.

The present convention shall be ratified and the ratifications exchanged at Washington at as early a day as may be practicable.

Signatures.

In testimony whereof the respective plenipotentiaries have signed the present Convention, in the English and French languages, in duplicate, and have hereunto affixed their respective seals.

Done at the city of Washington the 19th day of July, in the year of our Lord one thousand eight hundred and eighty-two.

FRED'K T. FRELINGHUYSEN. [SEAL.]
TH. ROUSTAN.

And whereas, the said convention has been duly ratified on both parts and the ratifications of the two governments were exchanged in the city of Washington on the twenty-eighth day of December, one thousand eight hundred and eighty-two:

Proclamation.

Now, therefore, be it known that I, CHESTER A. ARTHUR, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed.

ARTICLE UNIQUE.

Le terme de deux ans fixé par le second paragraphe de l'art. VIII. de la Convention entre les États-Unis et la République Française, conclue le 15 Janvier 1880, dans lequel les Commissaires nommés plus bas sont astreints à examiner et à juger toute réclamation à eux présentée est prolongé par le présent acte jusqu'au premier Juillet 1883.

Cette disposition ne peut avoir aucun effet pour étendre ou modifier les délais fixés dans le 1er paragraphe du dit Article VIII. pour la présentation des réclamations, ces délais devant demeurer tels qu'ils ont été fixés.

Si les opérations de la Commission sont interrompues par le mort, l'incapacité de siéger, le départ ou la cessation des fonctions de l'un des Commissaires, dans ce cas le terme jusqu'auquel la durée de la Commission a été prolongée par la présente convention sera calculé défaillance faite du temps pendant lequel la cause de l'interruption aura subsisté.

La présente Convention sera ratifiée et les ratifications seront échangées à Washington dans le plus court délai possible.

En foi de quoi les plénipotentiaires respectifs ont signé la présente Convention en langues anglaise et française en duplicata et l'ont revêtue de leurs sceaux respectifs.

Fait à Washington le dix-neuf Juillet mil-huit cent quatre vingt-deux.
CONVENTION—FRANCE. JULY 19, 1882.

Given under my hand, at the city of Washington the 29th day of December, in the year of our Lord, one thousand eight hundred and eighty-two, and in the one hundred and seventh year of the Independence of the United States of America.

CHESTER A. ARTHUR.

By the President:

FREDK T. FRELINGHUYSEN,
Secretary of State.
Convention between the United States of America and the United States of Mexico, providing for an international boundary survey to relocate the existing frontier line between the two countries west of the Rio Grande. Concluded, July 29, 1882; ratification advised by the Senate, August 8, 1882; ratified by the President of the United States of Mexico, November 7, 1882; ratified by the President of the United States of America, January 29, 1883; ratifications exchanged, March 3, 1883; proclaimed, March 5, 1883.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a convention was concluded between the United States of America and the United States of Mexico for the purpose of defining the manner in which the monuments heretofore erected for the purpose of marking the boundary between the two countries, but which have been destroyed or displaced are to be restored to their proper places and new ones erected, if necessary; and whereas said convention was signed by the respective plenipotentiaries of the two countries at Washington on the twenty-ninth day of July, one thousand eight hundred and eighty-two, the original of which convention being in the English and Spanish languages, is, word for word, as follows:

The President of the United States of America on the one hand and the President of the United States of Mexico on the other, being desirous of putting an end to whatever difficulties arise from the destruction or displacement of some of the monuments erected for the purpose of marking the boundary between the two countries, have thought proper to conclude a convention with the object of defining the manner in which the said monuments are to be restored to their proper places and new ones erected, if necessary; to which end they have appointed as their Plenipotentiaries, to wit:

The President of the United States of America, Frederick T. Frelinghuysen, Esquire, Secretary of State of the United States of America; and the President of the United States of Mexico, Señor Don Matías Romero, Envoy Extraordinary and Minister Plenipotentiary of the United States of Mexico, in Washington;

Who, after reciprocal exhibition of their full powers, found in good and due form, have agreed upon the following articles:

El Presidente de los Estados Unidos de América, por una parte, y el Presidente de los Estados Unidos Mexicanos, por la otra, deseando poner término á las dificultades á que da lugar la destrucción ó dislocación de algunos de los monumentos que se construyeron para marcar la línea divisoria entre ambos países, han creído oportuno celebrar una convención con el objeto de fijar la manera con que han de ser repuestos en sus lugares respectivos dichos monumentos y erijidos otros nuevos, si fuere necesario; y al efecto han nombrado sus Plenipotenciarios; á saber:

El Presidente de los Estados Unidos de América, al Sr. Frederick T. Frelinghuysen, Secretario de Estado de los Estados Unidos de América; y el Presidente de los Estados Unidos Mexicanos, al Señor Don Matías Romero, Enviado Extraordinario y Ministro Plenipotenciario de los Estados Unidos Mexicanos en Washington;

Quienes, después de haberse convenido sus respectivos plenos poderes y de encontrarse en buena y debida forma, han convenido en los artículos siguientes:
Article I.

With the object of ascertaining the present condition of the monuments marking the boundary line between the United States of America and the United States of Mexico, established by the treaties of February 2nd, 1848, and December 3rd, 1853, and for determining generally what monuments, if any, have been destroyed or removed and may require to be rebuilt or replaced, a preliminary reconnaissance of the frontier line shall be made by each government, within six months from the exchange of ratifications of this convention. These reconnaissances shall be made by parties under the control of officers of the regular army of the respective countries, and shall be effected in concert, in such manner as shall be agreed upon by the commanders of the respective parties. The expense of each reconnoitering party shall be borne by the government in whose behalf it operates.

These reconnaissance parties shall report to their respective governments, within eight months from the exchange of the ratifications of this convention:

(a) the condition of the present boundary monuments;

(b) the number of destroyed or displaced monuments;

(c) the places, settled or capable of eventual settlement, where it may be advisable to set the monuments closer together along the line than at present;

(d) the character of the new monuments required, whether of stone or iron; and their number, approximately, in each case.

Article II.

Pending the conclusion of the preliminary reconnaissances provided in Article I, each government shall appoint a surveying party, consisting of an Engineer-in-chief, two Associates, one of whom shall be a practical astronomer, and such number of assistant engineers and associates as it may deem proper.

Artículo I.

Con el objeto de conocer la actual condición de los monumentos que marcan la línea divisoria entre los Estados Unidos de América y los Estados Unidos Mexicanos, establecida conforme a los tratados de 2 de Febrero de 1848 y de 3 de Diciembre de 1853, y determinar en general, qué monumentos hayan sido destrozados o removidos de su lugar, en caso de que esto se haya verificado, y se necesite reconstruirlos ó volverlos á colocar, se hará un reconocimiento preliminar de la línea fronteriza por cada Gobierno, dentro de los seis meses siguientes al canje de ratificaciones de la presente convención. Estos reconocimientos se harán por secciones que funcionarán bajo la dirección de oficiales del ejército regular de los respectivos países, y se verificarán obrando dichas secciones de concierto y de la manera en que lo convinieren los jefes de ambas. Los gastos de cada sección de reconocimiento serán pagados por el gobierno en cuyo nombre funcionen. Estas secciones de reconocimiento presentarán á sus respectivos gobiernos dentro de ocho meses contados desde el canje de ratificaciones del presente tratado, un informe:

(a) del estado en que se hallan actualmente los monumentos que marcan los límites;

(b) del número de los monumentos destruidos ó dislocados;

(c) de los lugares habitados ó habitables en donde fuere conveniente colocar los monumentos más cerca entre sí en la línea divisoria, de como lo están ahora;

(d) de la clase de los nuevos monumentos que se requieran, ya sean de piedra ó de hierro, y de su número aproximado en cada caso.

Artículo II.

Antes de concluirse los reconocimientos preliminares estipulados en el Artículo I, cada gobierno nombrará una sección de reconocimiento compuesta de un Ingeniero en Jefe y dos asociados, uno de los cuales será astrónomo práctico, y del número de ingenieros auxiliares y adjuntos que cada uno considere.
The two parties so appointed shall meet at El Paso del Norte, or at any other convenient place to be agreed upon, within six months from the exchange of the ratifications hereof, and shall form, when combined, an "International Boundary Commission."

**Article III.**

The International Boundary Commission shall be required and have the power and authority to set in their proper places along the boundary line between the United States and Mexico, from the Pacific Ocean to the Rio Grande, the monuments heretofore placed there under existing treaties, whenever such monuments shall have become displaced; to erect new monuments on the site of former monuments when these shall have been destroyed; and to set new monuments at such points as may be necessary, and be chosen by joint accord between the two Commissioner Engineers-in-Chief. In rebuilding and replacing the old monuments and in providing for new ones, the respective reports of the reconnaissance parties, provided by Article I, may be consulted; provided, however, that the distance between two consecutive monuments shall never exceed eight thousand metres, and that this limit may be reduced on those parts of the line which are inhabited or capable of habitation.

**Article IV.**

Where stone shall be found in sufficient abundance the monuments may be of stone; and in other localities shall be of iron, in the form of a simple tapering four-sided shaft with pediment, rising above the ground to a height of six feet, and bearing suitable inscriptions on its sides. These monuments shall be at least two centimeters in thickness, and weigh not less than five hundred pounds each.

The approximate number thereof to be required may be determined from the reports of the preliminary reconnaissance-parties, and the sufficient. Las dos secciones así organizadas se reunirán en Paso del Norte o en algún otro lugar conveniente que se acuerde, dentro de seis meses contados desde el canje de las ratificaciones de esta convención; y formarán, cuando estén reunidas, la "Comisión Internacional de Límites."

**Artículo III.**

La Comisión Internacional de Límites tendrá la obligación y la facultad y autorización de colocar en sus respectivos lugares á lo largo de la línea divisoria entre los Estados Unidos y México, desde el Océano Pacífico hasta el Río Grande, los monumentos que hasta ahora habían estado situados en ella conforme á los tratados vigen tes, siempre que dichos monumentos hayan sido dislocados; para erigir nuevos monumentos en el sitio de los primitivos, si estos hubieren sido destruidos; y para establecer monumentos nuevos en los puntos en que sea necesario y sean designados de común acuerdo por los dos Comisionados Inge nieros en Jefe. Al reconstruir y reemplazar los antiguos monumentos y al proveer para el establecimiento de los nuevos, podrán consultarse los informes respectivos de las comisiones de reconocimiento estipulados en el Artículo I; con tal que la distancia entre dos monumentos contiguos nunca exceda de ocho mil metros y que este límite pueda reducirse en aquellas partes de la línea que están habi tadas ó sean habitables.

**Artículo IV.**

Cuando haya piedra en suficiente abundancia, podrán ser construidos los monumentos con piedra, y en las otras localidades con hierro, de la figura de una columna sencilla en forma de pirámide cuadrangular, con base que tenga seis pies de altura sobre el suelo, y con inscripciones adecuadas en sus lados. Estos monumentos tendrán cuando menos dos centímetros de espesor y un peso que no baje de quinien tas libras cada uno.

El número aproximado de los que sean necesarios podrá determinarse en vista de los informes de las comisiones de reconocimiento.
monuments, properly cast and finished, may be sent forward from time to time to such spots as the commission may select; to be set in place at the sites determined upon as the work progresses.

**Article V.**

The Engineers-in-Chief of both sections shall determine, by common consent, what scientific processes are to be adopted for the resetting of the old monuments and the erection of the new ones; and they shall be responsible for the proper performance of the work.

On commencing operations, each section shall report to its government the plan of operations upon which they shall have jointly agreed; and they shall from time to time submit reports of the progress made by them in the said operations; and finally they shall present a full report, accompanied by the necessary drawings, signed by the Engineer-in-Chief and the two Associate Engineers on each side, as the official record of the International Boundary Commission.

**Article VI.**

The expenses of each section shall be defrayed by the government which appointed it; but the cost of the monuments and of their transportation shall be equally shared by both governments.

**Article VII.**

Whenever the number of the monuments to be set up shall be approximately known as the result of the labors of the preliminary reconnaissance-parties, the Engineers-in-Chief shall prepare an estimate of their cost, conveyance and setting up; and when such estimate shall have been approved by both governments, the mode of making the payment of the part to be paid by Mexico shall be determined by a special arrangement between the two governments.

**Article VIII.**

The work of the International Boundary Commission shall be pushed forward with all expedi-

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**Article V.**

Los Ingenieros en Jefe de ambas secciones determinarán de común acuerdo los procedimientos científicos que deban adoptarse para la reposición de los antiguos monumentos y la erección de los nuevos; y serán responsables de que la obra se haga debidamente.

Al comenzar los trabajos, cada sección informará á su respectivo gobierno del plan de operaciones en que ambas hayan convenido; y de tiempo en tiempo les someterán informes de los progresos que dichas secciones hagan en las operaciones; y finalmente presentarán un informe completo, acompañado de los diseños necesarios, firmado por el Ingeniero en Jefe y los dos Ingenieros Adjuntos de cada sección, que será el informe oficial de la Comisión Internacional de Límites.

**Article VI.**

Los gastos de cada sección serán pagados por el gobierno que la haya nombrado; pero el costo de los monumentos y su transporte serán pagados por partes iguales por ambos gobiernos.

**Article VII.**

Cuando sea conocido aproximadamente el número de los monumentos que deban ser colocados, como resultado de los trabajos de las secciones de reconocimiento preliminar, los Ingenieros en Jefe formarán un presupuesto de su costo, conducción y colocación; y cuando este presupuesto haya sido aprobado por ambos gobiernos, se determinará, por medio de un arreglo especial entre los dos Gobiernos, la manera con que México pague la parte que le corresponda.

**Article VIII.**

Los trabajos de la Comisión Internacional de Límites se proseguirán con la mayor prontitud;
tion; and the two governments hereby agree to regard the present convention as continuing in force until the conclusion of said work, provided that such time does not exceed four years and four months from the date of the exchange of the ratifications hereof.

**ARTICLE IX.**

The destruction or displacement of any of the monuments described herein, after the line shall have been located by the International Boundary Commission as aforesaid, is hereby declared to be a misdemeanor, punishable according to the justice of the country of the offender's nationality, if he be a citizen of either the United States or Mexico; and if the offender be of other nationality, then the misdemeanor shall be punishable according to the justice of either country where he may be apprehended.

This convention shall be ratified on both sides and the ratifications exchanged at Washington as soon as possible.

In testimony whereof we have signed this convention in duplicate, in the English and Spanish languages, and affixed hereunto the seals of our arms.

Done in the City of Washington this 29th day of July, in the year of our Lord one thousand eight hundred and eighty-two.

FRED'K T. FRELINGHUYSEN.

M. ROMERO.

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged in the city of Washington on the third day of March in the year one thousand eight hundred and eighty-three:

Now therefore, be it known that I, CHESTER A. ARTHUR, President of the United States of America, have caused the said convention to be made public to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States of America and the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the city of Washington this fifth day of March in the year of our Lord one thousand eight hundred and eighty-three, and [SEAL.] of the independence of the United States of America the one hundred and seventh.

CHESTER A. ARTHUR.

By the President:

FRED'K T. FRELINGHUYSEN,

Secretary of State.
Convention between the United States of America and the Kingdom of Spain, concerning extradition, supplementary. Concluded August 7, 1882; ratification advised by the Senate February 27, 1883; ratified by the President April 4, 1883; ratified by the King of Spain February 15, 1883; ratifications exchanged April 19, 1883; proclaimed April 19, 1883.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, a convention was concluded on the seventh day of August, one thousand eight hundred and eighty-two between the United States of America and His Majesty the King of Spain, supplementary to the extradition convention concluded between the two countries on the fifth day of January [eighteen hundred and seventy-seven], the original of which as modified is word for word as follows:

The President of the United States of America and His Majesty the King of Spain, being satisfied of the propriety of adding some articles to the extradition convention concluded between the United States and Spain on the 5th day of January, 1877, with a view to the better administration of justice and the prevention of crime within their respective territories and jurisdictions, have resolved to conclude a supplementary convention for that purpose, and have appointed as their plenipotentiaries:

The President of the United States, Frederick T. Frelinghuy- sen, Esquire, Secretary of State of the United States; and His Majest y the King of Spain, His Excellency Don Francisco Barca, Knight Grand Cross of the Royal American Order of Isabel la Católica, His Majesty's Envoy Extraordinary and Minister Plenipotentiary near the Government of the United States;

Who, after having reciprocally exhibited their full powers, found in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

Paragraph 5 of Article II. of the aforesaid Convention of January 5, 1877, is abrogated, and the following substituted:

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5. Crimes committed at sea:

(a) Piracy, as commonly known and defined by the law of nations.

(b) Destruction or loss of a vessel caused intentionally, or conspiracy and attempt to bring about such destruction or loss, when committed by any person or persons on board of said vessel, on the high seas.

(c) Mutiny or conspiracy by two or more members of the crew or other persons on board of a vessel on the high seas, for the purpose of rebelling against the authority of the captain or commander of such vessel, or by fraud or violence taking possession of such vessel.

Paragraph 12 of said Article II. is amended to read as follows:

12. The embezzlement or criminal malversation of public funds committed within the jurisdiction of one or the other party, by public officers or depositaries.

Paragraph 13 of said Article II. is likewise modified to read as follows:

13. Embezzlement by any person or persons hired, salaried or employed, to the detriment of their employers or principals, when the crime or offense is punishable by imprisonment or other corporal punishment by the laws of both countries.

Paragraph 14 of said Article II. is likewise modified to read as follows:

14. Kidnapping of minors or adults, defined to be the abduction or detention of a person or persons, in order to exact money from them or from their families, or for any other unlawful end.

ARTICLE II.

In continuation and as forming part of Article II. of the aforesaid Convention of January 5, 1877, shall be added the following paragraphs:

15. Obtaining by threats of injury, or false devices, money, valuables or other personal property, and the

5° Crímenes cometidos en la mar:

(a) Piratería, tal como es ordinariamente conocida y la definen las leyes internacionales.

(b) Destrucción o pérdida de un buque causada intencionalmente, o conspiración y tentativa para conseguir dicha destrucción o pér- dida, cuando hubiesen sido inten- tadas por alguna ó algunas perso- nas, á bordo del dicho buque, en alta mar.

(c) Motín ó conspiración por dos ó mas individuos de la tripulación ó por otras personas, á bordo de un buque en alta mar, con el propósito de rebelarse contra la autoridad del Capitán ó Comandante del dicho buque, ó que por fraude ó violencia traten de apoderarse del mismo buque.

El párrafo 12° del citado artículo II quedará redactado y se enten- derá del modo siguiente:

12º La sustracción ó malversación criminal de fondos públicos, cometida dentro de la jurisdicción de una á otra parte por empleados públicos ó depositarios.

El párrafo 13º del citado artículo II queda igualmente modificado y se entenderá del modo siguiente:

13º Malversación de caudales por cualquiera persona ó personas, dependientes, asalariadas ó empleadas, en detrimento de sus prin- cipales ó amos, cuando este crimen ó delito estén castigados con prisión ó otro castigo corporal por las leyes de ambos países.

El párrafo 14º del mencionado artículo II. queda asimismo modificado y se entenderá [enterenderá] del modo siguiente:

14º Plagio de menores ó adultos, entendiéndose por este delito el se- enuesto ó detención de una ó más personas para exijirles dinero ó exi- jirlo de sus familias, ó para otro cualquiera fin ilícito.

ARTÍCULO II.

A continuación y formando parte del artículo II del expresado Convenio de 5 de Enero de 1877, se añadirán los párrafos siguientes:

15º Obtener por medio de ame- nazas de daño ó por medio de falsos artificios, dinero, valores ó otras
purchase of the same with the knowledge that they have been so obtained, when the crimes or offenses are punishable by imprisonment or other corporal punishment by the laws of both countries.

16. Larceny, defined to be the theft of effects, personal property, or money, of the value of twenty-five dollars or more.

17. Slave-trade, according to the laws of each of the two countries respectively.

18. Complicity in any of the crimes or offenses enumerated in the Convention of January 5, 1877, as well as in these additional articles, provided that the persons charged with such complicity be subject as accessories to imprisonment or other corporal punishment by the laws of both countries.

**Article III.**

After Article XI. of the aforesaid Convention of January 5, 1877, shall be inserted the two following articles:

**Article XII.**

If, when a person accused shall have been arrested in virtue of the mandate or preliminary warrants of arrest, issued by the competent authority as provided in Article XI. hereof, and been brought before a judge or magistrate to the end of the evidence of his or her guilt being heard and examined as hereinbefore provided, it shall appear that the mandate or preliminary warrant of arrest has been issued in pursuance of a request or declaration received by telegraph from the government asking for the extradition, it shall be competent for the judge or magistrate at his discretion to hold the accused for a period not exceeding twenty-five days, so that the demanding government may have opportunity to lay before such judge or magistrate legal evidence of the guilt of the accused; and if, at the expiration of said period of twenty-five days, such legal evidence shall not have been produced before such judge or magistrate, the person arrested shall be released; propiedad personal, así como la compra de estos mismos efectos con conocimiento de como han sido obtenidos; cuando estos crímenes ó delitos estén penados con prisión ú otro castigo corporal por las leyes de los dos países.

16° Hurto, entendiéndose por tal la sustracción de efectos, bienes muebles, ó dinero, por valor de 25 duros ó más.

17° Trata de esclavos, con arreglo á las leyes de cada uno de los dos Estados respectivamente.

18° Complicidad en cualesquiera de los crímenes ó delitos enumerados, así en el Convenio de 5 de Enero de 1877 como en estos artículos adicionales, siempre que las personas acusadas de dicha complicidad estén sujetas en concepto de tales á prision ú otro castigo corporal por las leyes de ambos países.

**Artículo III.**

Después del Artículo XI del ya citado Convenio de 5 de Enero de 1877, se insertarán los dos Artículos siguientes:

**Artículo XII.**

Cuando una persona acusada haya sido arrestada en virtud de mandamiento ú orden preventiva de arresto, dictada al efecto por autoridad competente en virtud de lo dispuesto en el Artículo XI, después que sea conducida ante el magistrado ó juez á fin de que la prueba de su criminalidad sea oída y examinada conforme á las prescripciones establecidas mas arriba; si apareciese que el mandamiento ú orden preventiva de arresto fué dictada á consecuencia de una petición ó declaración recibida por telégrafo de parte del Gobierno que pide la extradición, será de la competencia del juez ó magistrado, á su discreción, el mantener detenido al acusado por un período que no podrá exceder de 25 días, á fin de que el Gobierno que reclama la extradición pueda tener el tiempo necesario para presentar ante el mismo juez ó magistrado la prueba legal de la criminalidad del acusado; y si transcurrido el dicho período de los 25 días no hubiese sido pre-
provided that the examination of the charges preferred against such accused person shall not be actually going on.

**ARTICLE XIII.**

In every case of a request made by either of the two contracting parties for the arrest, detention or extradition of fugitive criminals in pursuance of the convention of January 5, 1877, and of these additional articles, the legal officers or fiscal ministry of the country where the proceedings of extradition are had, shall assist the officers of the government demanding the extradition, before the respective judges and magistrates, by every legal means within their or its power; and no claim whatever for compensation for any of the services so rendered shall be made against the government demanding the extradition; provided however that any officer or officers of the surrendering government, so giving assistance, who shall, in the usual course of their duty, receive no salary or compensation other than specific fees for services performed, shall be entitled to receive from the government demanding the extradition the customary fees for the acts or services performed by them, in the same manner and to the same amount as though such acts or services had been performed in ordinary criminal proceedings under the laws of the country of which they are officers.

**ARTICLE IV.**

All the provisions of the aforesaid convention of the 5th of January, 1877, not abrogated by these additional articles, shall apply to these articles with the same force as to the said original Convention.

This additional Convention shall be ratified and the ratifications exchanged at Washington as soon as may be practicable; and upon the sentada la expresada prueba legal ante el dicho juez ó magistrado, la persona arrestada será puesta en libertad, á no ser que el exámen de los cargos que se formulen contra la misma persona se hallen en aquel momento en curso ó tramitación.

**ARTÍCULO XIII.**

En todos los casos de demanda hecha por cualquiera de las dos partes contratantes para el arresto, detencion ó extradicion de criminales fugitivos de conformidad con las prescripciones del Convenio de 5 de Enero de 1877 y los presentes artículos adicionales, los oficiales legales ó agentes del ministerio fiscal del país donde hayan de practicarse estas diligencias de arresto, detencion ó extradicion, ayudarán á los empleados del Gobierno que pida la extradicion, ante los respectivos jueces y magistrados, con todos los medios legales que estén á su alcance, sin que estos servicios les den derecho á reclamar honorarios al Gobierno que pida la extradicion como compensacion de los mismos servicios así prestados; á menos que el empleado ó empleados que hubiesen prestado la ayuda no fuesen de aquellos que en el ejercicio ordinario de sus funciones no reciban otro sueldo ó retribucion que la devengada por cada servicio prestado; en cuyo caso estos funcionarios especiales tendrán derecho á percibir del Gobierno que pida la extradicion los honorarios de costumbre, de la misma manera y por la misma suma que si esos servicios ó actos los hubiesen prestado en procedimientos criminales ordinarios bajo las leyes del país del cual dependen.

**ARTÍCULO IV.**

Todas las disposiciones del citado Convenio de 5 de Enero de 1877 no derogadas por estos artículos adicionales, se aplicarán á los presentes artículos con la misma fuerza que tienen en el dicho Convenio original.

Este Convenio adicional será ratificado y las ratificaciones serán concertadas en Washington tan pronto como sea posible; y seguidamente al
CONVENTION—SPAIN—EXTRADITION. AUGUST 7, 1882.

exchange of ratifications it shall have immediate effect, and form a part of the aforesaid Convention of January 5, 1877, and continue and be terminable in like manner therewith.

In testimony whereof the respective Plenipotentiaries have signed the present additional Convention in duplicate, in the English and Spanish languages, and have hereunto affixed their seals.

Done at the city of Washington this 7th day of August in the year of our Lord one thousand eight hundred and eighty-two.

FRDK. T. FRELINGHUYSEN. [SEAL.]
FRANco. BARCA. [SEAL.]

And whereas, the said convention has been duly ratified on both parts and the ratifications of the two Governments were exchanged in the city of Washington on the nineteenth day of April, one thousand eight hundred and eighty-three.

Now, therefore, be it known that I, Chester A. Arthur, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States of America and the citizens thereof;

In witness whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the city of Washington this nineteenth day of April, in the year of our Lord, one thousand eight hundred and eighty-three; [SEAL.] and of the independence of the United States the one hundred and seventh.

By the President,
FRDK. T. FRELINGHUYSEN,
Secretary of State.
Convention between the Post-Office Department of the United States of America, and the General Post-Office of the Colony of Tasmania, concerning the exchange of money-orders. Signed July 5 and November 20, 1882; approved by the President November 20, 1882.

The Post-Office Department of the United States of America and the General Post-Office of the Colony of Tasmania, being desirous of establishing a system of exchange of money-orders between the two countries, the undersigned, duly authorized for that purpose, have agreed upon the following articles:

ARTICLE 1.

There shall be a regular exchange of money-orders between the two countries.

Money orders.

The maximum of each order is fixed at £10 sterling when issued in Tasmania, and, when issued in the United States, at the equivalent, in sterling money, of $50 in the money of the latter country, converted at the rate fixed by article 13 of the present Convention.

Fractions.

No money-order shall include a fractional part of a penny, or, of a cent. The amount of each order, whether issued in the United States or in Tasmania, must be expressed in letters in British money, and the equivalent in the money of the United States must also be shown in figures.

ARTICLE 2.

The Tasmania Post-Office shall have power to fix the rates of commission on all money-orders issued in Tasmania, and the Post-Office Department of the United States shall have the same power in regard to all money-orders issued in the United States.

Tariff of charges.

Each office shall communicate to the other its tariff of charges or rates of commission, which shall be established under this Convention, and these rates shall, in all cases, be payable in advance by the remitters, and shall not be repayable.

Suspension of exchanges.

It is understood, moreover, that each office is authorized to suspend, temporarily, the exchange of money-orders in case the course of exchange, or any other circumstance, should give rise to abuses, or cause detriment to the postal revenue.

ARTICLE 3.

Each country shall keep the commission charged on all money-orders within its jurisdiction, but shall pay to the other country three-fourths of one per cent. on the amount of such orders.

ARTICLE 4.

The service of the postal money-order system between the two countries, shall be performed exclusively by the agency of Offices of Exchange. On the part of the United States the Office of Exchange shall be San Francisco, California, and on the part of Tasmania, Hobart.

Orders shall be drawn only on the authorized money-order offices of the respective countries; and each Postal Administration shall furnish to the other a List of such offices, and shall, from time to time, notify any addition to, or change in, such List. Every order and advice must contain the name of the office and of the country of destination, and if relating to an order payable in the United States, the name of the State in which such office is situated.
CONVENTION—TASMANIA. July 5, 1882, November 20, 1882.

ARTICLE 5.

No money-order shall be issued unless the applicant furnish the name and address of the person to whom the amount is to be paid, and his own name and address; or, the name of the firm, or company who are the remitters or payees, together with the addresses of each.

The money-orders, issued in either country, shall be forwarded by the remitters to the payees, at their own expense.

ARTICLE 6.

The advices of all money-orders issued upon Tasmania by the post-offices in the United States shall be sent to the Office of Exchange at San Francisco, where they shall be impressed with a dated stamp (Form "A") showing the amount to be paid in sterling money, and transmitted, by the next direct mail, to the Exchange Office at Hobart, accompanied by a List, in duplicate, drawn upon the model of Form "B7."

The advices, on their arrival at Hobart, shall be compared with the entries in the List, and, afterwards, dispatched to the paying offices.

In like manner, the advices of money-orders, drawn on the United States by postmasters in Tasmania, shall be sent to the Exchange Office at Hobart, shall there be impressed with a dated stamp (Form "A") showing the amount to be paid in United States money, and be dispatched, accompanied by a List, in duplicate, (Form "C") to the Office of Exchange, at San Francisco, by the next direct mail.

The advices, on their receipt at San Francisco, shall be compared with the entries in the List, and afterwards dispatched to the paying offices.

The advices of orders issued in the United States in the month of June, which may arrive at the Office of Exchange at San Francisco in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of June, and in like manner, the advices of orders issued in Tasmania in the month of June, which may arrive at the Exchange Office at Hobart in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of June.

Each Exchange Office shall certify its orders to the other in amounts designated in the denominations of the money both of the dispatching and receiving country, at the rate of conversion established by article 13 of this Convention. The amounts, so converted, shall be checked at the receiving Office of Exchange.

Each Administration hereby undertakes and agrees to suspend the issue of money-orders a sufficient length of time before the sailing of each steamer which carries the Exchange Lists and advices, at those post-offices in its own territory where such suspension may be necessary, in order to prevent the issue of orders which could be dispatched by the outgoing mail while the corresponding advices could not be certified by the Exchange Office in time to be conveyed by that mail.

The Exchange Lists and the accompanying advices shall invariably be sent by such steamers as carry the mails directly from San Francisco to Sydney, or from Sydney to San Francisco, as the case may be, and not via London in any event.

ARTICLE 7.

The Lists dispatched from each Office of Exchange shall be numbered consecutively, commencing with No. 1 at the beginning of the month of July in each year; and the entries in these Lists shall have consecutive numbers.

Of each List dispatched a duplicate shall be sent, which duplicate, after being verified by the receiving Office of Exchange, shall be returned to the dispatching Office of Exchange.

Each Office of Exchange shall promptly communicate to the other the

Forwarding orders.

Advises.

Form A.

Form B.

Receipt of advices.

Temporary suspension of issue for closing accounts.

Lists and advices; how forwarded.

Lists and advices, consecutive.

Duplicate sets.

Errors.
CONVENTION—TASMANIA. JULY 5, 1882, NOVEMBER 20, 1882.

correction of any simple error which it may discover in the verification of the Lists.

Irregularities. When the Lists shall show irregularities, which the receiving Exchange Office shall not be able to rectify, that office shall apply for an explanation to the dispatching Exchange Office, and such explanation shall be afforded without delay.

Failure of lists. Should any List fail to be received in due course, the dispatching Exchange Office, on receiving information to that effect, shall transmit, without delay, a duplicate of the List, duly certified as such.

ARTICLE 8.

Duplicate orders. Duplicate orders shall only be issued by the Postal Administration of the country on which the original orders were drawn, and in conformity with the regulations established, or to be established, in that country.

ARTICLE 9.

Payment of orders. The orders issued by each country on the other, shall be subject, as regards payment, to the regulations which govern the payment of inland orders of the country, on which they were drawn.

The paid orders shall remain in the possession of the country of payment.

ARTICLE 10.

Repayment to remitters. Repayment of orders to remitters shall not be made until an authorization for such repayment shall first have been obtained by the country of issue from the country where such orders are payable, and the amounts of the repaid orders shall be duly credited to the former country in the quarterly account. (Article 12.)

It is the province of each Postal Administration to determine the manner in which repayment to the remitters is to be made.

ARTICLE 11.

Void orders. Orders which shall not have been paid within twelve calendar months from the month of issue, shall become void, and the sums received shall accrue to, and be at the disposal of, the country of origin.

The Tasmania Office shall, therefore, enter to the credit of the United States, in the quarterly account, all money-orders entered in the Lists received from the United States, which remain unpaid at the end of the period specified. (Article 12.)

On the other hand, the Post-Office Department of the United States shall, at the close of each month, transmit to the Tasmania Office, for entry in the quarterly account, a detailed statement of all orders included in the Lists dispatched from the latter office, which, under this Article, become void.

ARTICLE 12.

Accounts. At the close of each quarter an account shall be prepared at the General Post-Office of Tasmania, showing, in detail, the totals of the Lists, containing the particulars of orders issued in either country during the quarter, and the balance resulting from such transactions. Three copies of this account shall be transmitted to the Post-Office Department of the United States, at Washington, and the balance, after proper verification, shall, if due by the General Post-Office of Tasmania, be paid to the General Post-Office at London, to the credit of the Post-Office Department of the United States, on account of the exchange of money-orders between the United States and the United Kingdom of Great Britain and Ireland; if due by the Post-Office Department of the United
CONVENTION—TASMANIA. JULY 5, 1882, NOVEMBER 20, 1882.

States, the balance shall likewise be paid to the General Post-Office at London, to the credit of the General Post-Office of Tasmania.

If, pending the settlement of an account, one of the two Postal Administrations shall ascertain that it owes the other a balance exceeding five hundred pounds (£500) sterling, the indebted Administration shall promptly remit the approximate amount of such balance to the credit of the other.

This account shall be in accordance with the forms "D", "E", "F", and "G", annexed to this Convention.

ARTICLE 13.

Until the two Postal Administrations shall consent to an alteration, it is agreed, that, in all matters of account, relative to money-orders, which shall result from the execution of the present Convention, the pound sterling of Great Britain shall be considered as equivalent to four dollars, eighty-seven cents, of the money of the United States.

ARTICLE 14.

The Postal Administration in each country shall be authorized to adopt any additional rules (if not repugnant to the foregoing), for the greater security against fraud, or, for the better working of the system generally.

All such additional rules, however, must be promptly communicated to the Post-Office of the other country.

ARTICLE 15.

This present Convention shall take effect on the first day of January, 1883, and shall continue in force until twelve months after either of the contracting parties shall have notified to the other its intention to terminate it.

Done in duplicate, and signed in Washington, on the twentieth day of November, in the year of our Lord, 1882, and in Hobart, on the fifth day of July, in the year of our Lord, 1882.

TIMO. O. HOWE,
Postmaster General of the United States.
J. L. DODDS,
Postmaster General of Tasmania.

I hereby approve the foregoing convention, and in testimony thereof, I have caused the seal of the United States to be hereto affixed.

CHESTER A. ARTHUR.

By the President:
FREDK. T. FRELINGHUYSEN,
Secretary of State.

WASHINGTON, NOVEMBER 20, 1882.
A.

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<th>Value of United States order in English money.</th>
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<tbody>
<tr>
<td>$2</td>
</tr>
<tr>
<td>San Francisco, July 1, 1882.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Value of Tasmania order in United States money.</th>
</tr>
</thead>
<tbody>
<tr>
<td>$14</td>
</tr>
<tr>
<td>Hobart, July 1, 1882.</td>
</tr>
</tbody>
</table>
List No. ———.

Sir: I have the honor to transmit to you herewith, in duplicate, a List containing a detailed statement of the sums received in the United States, since my last dispatch (List No. ———), for orders payable in Tasmania, amounting in the aggregate to $ ———.

Be pleased to examine, complete, and return to me the original copy of this List, with your acknowledgment of its receipt indorsed thereon.

I am, sir, your obedient servant,

To the Postmaster,
Money-Order Exchange Office,
Hobart.
Blanks to be filled by the dispatching Exchange Office of San Francisco.

<table>
<thead>
<tr>
<th>Current No. of international order</th>
<th>No. of original order</th>
<th>Date of original order</th>
<th>Office issuing original order</th>
<th>Payee</th>
<th>Remitter</th>
<th>Amount of order in U.S. money</th>
<th>Amount of order in British money</th>
<th>Date of payment</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>
B.

MONEY-ORDER OFFICE,
Hobart, 1882.

Sir: I have examined this List of money-orders from No. ...... to No. ......, inclusive, for sums received in the United States for payment in Tasmania, amounting in the aggregate to $......, and which is to be paid to the net amount of $......

The said List was found to be correct, with the following exceptions:

I am, sir, your obedient servant,

To the POSTMASTER,
Money-Order Exchange Office,
San Francisco, Calif.
A list of money-orders issued in Tasmania and payable in the United States, dispatched this day of ........, 188. Date of arrival at San Francisco ............, 188.

Blanks to be filled by the dispatching Exchange Office, Hobart.

<table>
<thead>
<tr>
<th>Current number of international order</th>
<th>No. of original order</th>
<th>Date of original order</th>
<th>Office of issue</th>
<th>Full name of remitter</th>
<th>Address of remitter</th>
<th>Full name of payee</th>
<th>Address of payee</th>
<th>Amount received in Tasmania</th>
<th>Value of order in U.S. money</th>
<th>Office of payment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
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</tbody>
</table>

For use of San Francisco office.
Account of the Exchange of Money-Orders between the Colony of Tasmania and the United States, during the quarter ended 188... 

<table>
<thead>
<tr>
<th>No. of list</th>
<th>Date of list</th>
<th>Total amount of each list</th>
<th>No. of list</th>
<th>Date of list</th>
<th>Total amount of each list</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

D.
Table showing the particulars of such orders as have been repaid to the remitters in the country of issue.

<table>
<thead>
<tr>
<th>No. of list</th>
<th>Date of list</th>
<th>No. of international order</th>
<th>Amount of order</th>
<th>No. of list</th>
<th>Date of list</th>
<th>No. of international order</th>
<th>Amount of order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>£ s. d. £ c.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

To credit of Tasmania office...

To credit of the United States office.
Table showing the particulars of such orders as have become void.

<table>
<thead>
<tr>
<th>No. of list</th>
<th>Date of list</th>
<th>No. of international order</th>
<th>Amount of order</th>
<th>No. of list</th>
<th>Date of list</th>
<th>No. of international order</th>
<th>Amount of order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>$ a. d. s.</td>
<td></td>
<td></td>
<td></td>
<td>$ a. d. s.</td>
<td></td>
</tr>
</tbody>
</table>

To credit of Tasmania office.

To credit of the United States office.
<table>
<thead>
<tr>
<th>Dates</th>
<th>Amounts</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
</table>

The above account exhibits a balance of £ ................. remaining due to the ......................... office.

Hobart, ........................................ 188...

[Signature of proper accounting officer of the Tasmania office.]

The above statement of account is accepted with a balance of £ ................. due to the ......................... office.

Washington, ........................................ 188...

Auditor of the Treasury for the Post-Office Department.
Convention between the United States of America and Belgium, concerning the exchange of postal-orders. Signed at Washington November 20, 1882; approved by the President November 20, 1882; ratifications exchanged at Washington December 28, 1882.

Convention entre les États-Unis d'Amérique et la Belgique pour l'échange de mandats-poste.

The undersigned, Timothy O. Howe, Postmaster-General of the United States of America, in virtue of the powers vested in him by law, and Th. de Bounder de Melsbroeck, Envoy Extraordinary and Minister Plenipotentiary from Belgium to the United States of America, &c., &c., in the name of his Government and by virtue of the powers which he has formally presented to this effect, have agreed upon the following Convention:

ARTICLE 1.

There is established between the United States of America and Belgium a regular exchange of postal-orders. This exchange is to be effected by the Exchange Offices which each of the two Administrations shall have designated for this purpose, and which Exchange Offices shall notify each other by means of lists of orders for payment.

ARTICLE 2.

The amount of the orders shall always be expressed in the money of the country where payment is to be made.

ARTICLE 3.

1. No order shall exceed the sum of fifty dollars, if it is payable in the United States, and two hundred and fifty francs if it is payable in Belgium. The two Administrations, however, may, by common agreement, increase this maximum to one hundred dollars or five hundred francs.

2. Fractions of a cent, or of a

Nov. 20, 1882.
Article 4.

Payment of orders in coin.

Payment of the amount of orders is to be effected in money of metallic value of the country of destination. This payment can also be effected in either country in paper money which is a legal tender therein. In that event, account is always to be taken of the difference of value, if there be any.

The administration of each of the two contracting countries reserves the right to declare transferable, within its territory, by means of endorsement, the ownership of orders originating in the other.

Article 5.

Rate of conversion.

1. Each of the two Administrations is at liberty to fix at any time the rate of conversion of the amounts, payment of which is to be made in the other country.

Rate of exchange.

2. The two Administrations will communicate to each other the rate of exchange or of conversion fixed by them, as well as the changes which they may make therein.

Article 6.

Fees.

1. Each of the two Administrations shall fix the fees charged upon orders issued in its own country and payable in the other.

Limit of fees.

2. This fee shall not, however, exceed one and one half per cent upon the amounts constituting the divisions in the schedule of fees.

3. The two Administrations will communicate to each other the fees which they shall have established and the changes which they may subsequently make therein.

Fees payable by remitters and payees.

4. The postal-orders and the receipts given upon such orders, as well as the receipts to be delivered to the remitters, shall not be subjected at the expense of the remitters or the payees of the amounts to any charge or tax whatsoever, in addition to the fees to be received by virtue of sections 1 and 2 above.

Article 7.

Mutual credits.

The Postal Administration by which the money-orders are issued l'établissement du montant des mandats, des fractions de demi décime ou de cent.

Article 4.

Le paiement du montant des mandats sera effectué en monnaie métallique du pays destinataire, ou en papier-monnaie ayant cours légal en ce pays, sous réserve, en ce dernier cas, qu'il sera tenu compte de la différence des cours.

Est réservé aux administrations de chacun des pays contractants le droit de déclarer transmissible par voie d'endorsement, sur son territoire la propriété des mandats-poste provenant de l'autre pays.

Article 5.

1. Chacune des deux Administrations aura le droit de fixer à toute époque le taux de conversion du montant des mandats, dans la monnaie de l'autre pays.

2. Les deux Administrations se communiqueront réciproquement le taux de change ou de conversion qu'elles auront adopté ainsi que toute modification qu'elles y apporterait ultérieurement.

Article 6.

1. Chacune des deux Administrations fixera de même les taxes à percevoir sur les mandats-poste qu'elle créera sur l'autre pays.

2. Cette taxe ne devra pas, toutefois, dépasser un et demi pour cent des sommes rouges qui forment les degrés de l'échelle de perception.

3. Les deux Administrations se donneront connaissance des taxes qu'elles auront établies et des changements qu'elles y apporteraient ultérieurement.

4. Les mandats-poste et les acquit dormis sur ces mandats de même que le recepissé à délivrer au déposant ne pourront être soumis à la charge des expéditeurs ou des destinataires des fonds à aucun droit ou taxe quelconque en sus des taxes à percevoir en vertu des § 1 et 2 ci-dessus.
shall credit the Administration of the country of payment with the total amount of the orders which it has certified to the latter, in addition to three-fourths of one per cent. on the difference between the total amount of the orders certified and the amount of void and repaid orders.

**ARTICLE 8.**

1. The sums converted into postal orders are guaranteed to the remitters, until they shall have been regularly paid to the payees, or to the representatives of the latter, or shall have been refunded to the remitters.

2. The sums received by each Administration in exchange for postal orders, the amounts of which shall not have been claimed by the persons entitled to payment before the expiration of the periods fixed by the laws or the regulations of the country of origin become the absolute property of the Administration which has issued the orders.

**ARTICLE 9.**

At the end of each quarter the Belgian Postal Administration shall prepare an account comprising all sums paid by the offices of the two countries and the credits to be given under each head, in conformity with Article 7, above mentioned, as well as a statement of the orders refunded by each Administration.

**ARTICLE 10.**

1. The Postal Administration of the United States shall examine this account, correct it, if necessary, and, if it is found to be the debtor, shall transmit the balance due within fifteen days, at the latest, after its receipt, to the Administration of the Belgian Posts.

If the account shows a balance to the credit of the Administration of the United States of America, the Postal Administration of Belgium shall transmit the amount thereof to the former within fifteen days, at the latest, after receipt of notice of acceptance, or of correction of the account.

2. Le paiement du solde devra toujours être effectué dans la monnaie métallique du pays créancier, au moyen d'une lettre de change tirée sur Bruxelles, ou sur New York, suivant le cas.

3. Les frais à résulter du paiement des soldes sont à la charge de l'administration qui effectue le paiement.

**Article 11.**

Pour établir le solde, la créance la plus faible est convertie dans la monnaie du pays dont la créance est la plus forte. Cette conversion a lieu d'après le taux moyen du change à New York pendant le trimestre auquel le compte se rapporte, quand le solde de ce compte est en faveur de la Belgique, et d'après le taux moyen du change à Anvers, pendant la même période, quand le solde du compte est en faveur de l'administration des postes des États-Unis.

**Article 12.**

Chaque fois que dans le cours d'un trimestre il est établi que le montant des mandats tirés sur une des deux administrations dépasse de cinq mille dollars ou vingt-cinq mille francs le montant des mandats tirés sur l'autre administration, celle-ci fait parvenir à la première le montant approximatif de la différence établie en chiffres ronds à titre d'acompte, au moyen de lettres de change et aux conditions indiquées à l'article 10.

**Article 13.**

1. La forme et les conditions d'émission des mandats dans chaque pays sont déterminées par les règlements en vigueur dans le pays d'origine.

2. Le mode et les conditions de paiement des mandats-poste, y compris ce qui concerne la suspension du paiement, le remplacement des titres, l'émission de duplicatas et toutes les autres formalités se rapportant, au paiement, sont régies par les dispositions en vigueur dans le pays de destination.

Balances payable in coin value by bill of exchange.

Expenses of payment, how borne.

Ascertainment of balances.

Payment, account of apparent balances.

Regulations of the country of origin to control issue and form of orders.

Regulations of the country of destination to control payments.

2. The balance must always be paid in the money of metallic value of the country to which it is found due, by means of a bill of exchange on Brussels, or on New York, as the case may be.

3. The expenses which may result from the payment of balances must always be borne by the Administration by which payment is made.

**Article 11.**

To ascertain the amount to be paid, the smaller credit is to be converted into the money of the country which has the larger credit, and is to be deducted from the latter credit. This conversion is to be effected according to the average rate of exchange at New York, during the quarter to which the account pertains, if the balance is to the credit of Belgium, and according to the average rate of exchange at Antwerp, during such quarter, if the balance is to the credit of the Postal Administration of the United States.

**Article 12.**

Whenever, during the course of a quarter, it is found that the amount of orders drawn upon either of the two Administrations exceeds by five thousand dollars or twenty-five thousand francs the amount of orders drawn upon the other Administration, the latter shall send to the former, the proximate amount of the ascertained difference in a round sum, as a payment on account, by means of bills of exchange, under the conditions prescribed in Article 10.

**Article 13.**

1. The form and the conditions of issue of postal-orders in each country are subject to the regulations in force in the country of origin.

2. The form, as well as the conditions for payment of postal-orders, including those relating to the suspension of payment, the renewing of orders, the issue of duplicates, and other matters concerning payment, are subject to the regulations in force in the country of destination.
ARTICLE 14.

1. Each Administration is authorized to suspend, temporarily, the interchange of postal-orders whenever the course of exchange or any other circumstance may give rise to abuses or cause detriment to the revenues.

2. Notice of action of this nature must be communicated immediately to the other Administration, and, if deemed necessary, by means of the telegraph.

ARTICLE 15.

The Postal Administrations of the two countries shall have power, by mutual agreement, to arrange detailed regulations for the execution of the present Convention and to modify them at any time, according to the requirements of the service.

ARTICLE 16.

The present Convention shall take effect on the first day of January, 1883. It shall remain in force until the expiration of a period of one year after the date upon which one of the two contracting Administrations shall have notified the other of its intention to terminate it.

ARTICLE 17.

The ratifications of the present Convention shall be exchanged prior to the first day of January, 1883, if possible.

In witness whereof, the respective Plenipotentiaries have signed the present Convention and have affixed thereto their seals.

Executed in duplicate and signed at Washington the twentieth day of November 1882.

TIMO. O. HOWE,

The Postmaster-General

of the United States

[Seal of the Post-Office Department of the United States.]

I hereby approve the foregoing Convention, and in testimony thereof I have caused the seal of the United States to be hereto affixed.

C. H. C. A. ARTHUR.

[Seal of the United States.]

By the President

FREDK T. FREILINGHUYSEN,

Secretary of State.

WASHINGTON, November 20th, 1882.
Detailed regulations for the execution of the Convention concluded between the Postal Administration of the United States of America and that of Belgium, concerning the exchange of postal orders, of November 20, 1882; signed at Washington, December 26, 1883.

Detailed regulations for the execution of the Convention concluded between the Postal Administration of the United States of America and that of Belgium, concerning the exchange of postal orders, of the 20th day of November, 1882.

Preamble.

In pursuance of the terms of Article 15 of the Convention of the 20th of November, 1882, concerning the exchange of postal-orders, the undersigned have agreed upon the following rules of action:

**ARTICLE 1.**

In conformity with Article 1 of the Convention, the money-order office at Antwerp is designated as the exchange office on the part of Belgium, and the international money-order office at New York as the exchange office on the part of the United States.

**ARTICLE 2.**

For the lists by means of which the exchange offices are, in accordance with Article 1 of the Convention, to notify each other of the orders to be paid, the money-order office at Antwerp shall make use of Form "A" hereto annexed, and the international money-order office at New York of the Form "B" hereto annexed.

**ARTICLE 3.**

Lists, how filled. 1. The lists are to be filled out in accordance with their printed headings, with copying ink, which is also to be used in completing the letter of transmittal upon the first page thereof, and they are to be transmitted in duplicate by each outgoing mail, that is to say, by all mails fixed by schedule which are conveyed via Great Britain be-

**ARTICLE 1.**

Par l'application de l'Article 1er de la Convention le bureau des postes d'Anvers est désigné comme bureau d'échange du côté de la Belgique, et le bureau des mandats internationaux de New York, comme bureau d'échange du côté des États-Unis.

**ARTICLE 2.**

En ce qui concerne les listes au moyen desquelles les bureaux d'échange devront, en exécution de l'Article 1er de la Convention, se notifier l'un à l'autre les mandats à payer, le bureau des mandats à Anvers fera usage du formulaire "A" ci-annexé, et le bureau des mandats internationaux de New York, du formulaire "B" également ci-annexé.

**ARTICLE 3.**

1° Les listes seront établies avec de l'encre à copier, d'après les entêtes imprimées, il sera fait usage de même encre pour compléter la lettre d'envoi qui figure à la première page de ces formulaires. Elles seront transmises en double par chaque expédition, c'est à dire, par toutes les dépêches échangées par la voie de la Grande Bretagne
between the offices of Antwerp and of New York. Should it happen, at the time of dispatching any mail that there are no money orders to be certified for payment, a list must nevertheless be sent in that mail. But, in such event, the dispatching exchange office will write across the list the words, "No money-orders."

2. The Lists shall bear consecutive numbers, commencing with the calendar year and ending with it.

3. The orders inscribed in the lists shall also be consecutively numbered, the series of numbers to commence with each month on the part of Belgium, and with each calendar year on the part of the United States.

4. The orders issued in the United States during the quarter ending June 30th of each year, which may arrive at the office of exchange at New York in the following quarter shall be entered on lists supplementary to the last list of the month of June, and, in like manner, the orders issued in Belgium during the quarter ending June 30th of each year which may arrive at the exchange office of Antwerp in the following quarter shall be entered on lists supplementary to the last list of the month of June.

**Article 4.**

Each list is to be carefully examined by the receiving office, and if the latter finds that it contains manifest errors, it will correct them with red ink. That office will then fill up the columns intended for its use, and return one of the copies of the list to the sending office. In the letter of transmittal of the next list which it has to send, the receiving office, above mentioned, will acknowledge the receipt of the list in question to the office which sent it.

The corrections made are always to be mentioned with explanations at the end of the letter of transmittal.

**Article 5.**

When the list contains errors or irregularities which cannot be corrected without consultation with...
the exchange office of the country of origin, the exchange office of the country of destination shall request explanations from the sending exchange office at the same time that it acknowledges the receipt of the list. The explanations requested are to be furnished as promptly as possible. Meantime the payment of orders in regard to which errors have been discovered is to be suspended.

**Article 6.**

**Failure of lists.** If it appears from the number of the list received that the preceding list has failed to arrive, the receiving office shall apply for such list by the first mail. The sending office, as soon as it is informed of the matter, shall send forthwith a duplicate of the missing list.

**Duplicate of failing lists.**

**Inland postal orders.** For the orders entered in the lists the two exchange offices shall issue inland postal-orders in accordance with the regulations in force in the premises in the country of destination, and with the provisions of Article 13 of the Convention.

**Article 7.**

**Quarterly account.**

1. For the quarterly account provided for by Article 9 of the Convention, the Belgian Postal Administration shall make use of form “C” hereto annexed.

**Form “C.”**

2. This account is to be made upon the basis of the lists accepted or corrected by the receiving offices of exchange. It is always to be prepared promptly and transmitted to the Postal Administration of the United States as soon as all the lists from the international money-order office of New York bearing the date of the quarter to which it pertains shall have reached the money-order office of Antwerp, and all the duplicates of the lists of the same quarter dispatched by the latter office shall have been returned to it from New York. If it be possible, this account is to be transmitted by the intervention du bureau d’échange du pays d’origine, le bureau d’échange du pays de destination réclamera des explications au bureau d’échange expéditeur en même temps qu’Il lui accusera réception de la liste. Les explications réclamées seront fournies aussi promptement que possible. En attendant le payement des mandats entâchés d’erreurs sera différé.

**Article 8.**


2°. Ce compte sera dressé d’après les listes acceptées ou rectifiées par les bureaux d’échange destinataires. Il devra toujours être établi sans délai et être transmis à l’Administration des lettres des États-Unis dès que toutes les listes du bureau des mandats internationaux de New York datées du trimestre auquel le compte se rapporte, seront parvenues au bureau des mandats à Anvers, et que tous les duplicatas de listes du même trimestre transmis par ce dernier bureau lui auront été renvoyés par celui de New York. Autant que possible ce compte sera transmis par l’Administration des Postes.
Belgian Postal Administration to that of the United States, at the latest, within six weeks after the close of the quarter.

**ARTICLE 9.**

1. The Postal Administration of the country of origin shall be duly notified of all orders which shall not have been paid to the respective payees in the country of destination, within one year after the date of the receipt of the list, and, after an agreement shall have been reached in regard to these orders, they shall be entered in the quarterly accounts, in order that the amounts thereof may be restored to the remitters in conformity with Article 9 of the Convention.

2. In like manner, there shall be embraced in this account, postal orders, application for repayment of which has been made to, and permission therefor received from, the country of destination, in conformity with Article 9 of the Convention.

**ARTICLE 10.**

1. The quarterly account is always to be transmitted in triplicate to the Postal Administration of the United States. If this account shows a balance in favor of the Belgian Postal Administration two copies shall be returned to the latter, bearing an acknowledgment of the acceptance of the balance. In case the balance is in favor of the Postal Administration of the United States, the latter will retain two copies and send back but one.

2. When the balance found to be due the Belgian Postal Administration shall have been paid, the latter will affix its acknowledgment of receipt to one of the two copies which have been returned to it, and will send it back as a voucher to the Postal Administration of the United States of America.

3. In case the balance is in favor of the latter, it will, on receipt of the amount of such balance, affix its acknowledgment of receipt to one of the two copies of the account which it has retained, and will

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**ARTICLE 9.**

1°. L'Administration des Postes du pays d'origine devra recevoir avis de tous les mandats qui n'auraient pas été payés à leurs bénéficiaires respectifs en dehors le délai d'une année après la réception de la liste. Dès que les deux Administrations se seront mises d'accord au sujet de ces mandats, et conformément à l'Article 9 de la Convention, ceux-ci feront l'objet d'un compte trimestriel pour que leur montant puisse être remboursé aux déposants.

2°. On comprendra de même dans ce compte les mandats dont le remboursement aurait été réclamé au pays de destination, et autorisé par celui-ci, en exécution de l'Article 9 de la Convention.

**ARTICLE 10.**

1°. Le compte trimestriel devra toujours être transmis en triple expédition à l'Administration des postes des États-Unis. Si le solde de ce compte est en faveur de l'Administration des postes de Belgique, deux expéditions seront renvoyées à cette Administration, approuvées pour le montant du solde. Si le solde est en faveur de l'Administration des postes des États-Unis, celle-ci retiendra deux expéditions du compte et n'en renverra qu'une.


3°. Si le solde est en faveur de cette dernière Administration, celle-ci, à la réception du montant de ce solde, en donnera quittance sur une des deux expéditions du compte quelle a retenues, et ren-
transmit the same as a voucher to the Belgian office.

**ARTICLE 11.**

Payments of balances and payments on account made in pursuance of Articles 10 and 12 of the Convention are to be effected by means of bills of exchange, which, when the balance is in favor of the Belgian Postal Administration, are to be drawn on Antwerp or on Brussels, payable to the Director General of Posts and Telegraphs at Brussels. When the balance is to the credit of the Postal Administration of the United States, the bills of exchange are to be drawn upon New York, payable to the Postmaster-General at Washington.

**ARTICLE 12.**

For the purpose of balancing the quarterly account, the conversion of one money into the other shall be made in compliance with the terms of Article 11 of the Convention. To that end the debtor Administration shall forward to the creditor Administration a certified tabular statement of the rate of exchange at Brussels, or at New York, as the case may be, quoted each business day during the preceding quarter.

**ARTICLE 13.**

In addition to the claims mentioned in Article 9 concerning the repayment of orders, the two Administrations agree to take charge of other claims in relation to orders exchanged between Belgium and the United States, for example, in regard to changes of name, places of payment, requests for information concerning payments which have been made, etc., and to dispose of them in accordance with the regulations in force in each country respectively.

**ARTICLE 14.**

The present detailed regulations shall take effect at the same time, and duration. The present detailed regulations shall take effect at the same time.

**ARTICLE 11.**


**ARTICLE 12.**

Pour établir la balance du compte trimestriel la conversion de l'une des monnaies dans l'autre sera faite, en conformité des dispositions de l’Article 11 de la Convention. A cette fin l'Administration débitrice transmettra à l'Administration créditrice un tableau certifié exact du cours du change coté chaque jour de Bourse à Bruxelles ou à New York, suivant le cas, pendant le trimestre précédent.

**ARTICLE 13.**

Outre les demandes dont il est question à l'Article 9, concernant le remboursement des mandats, les deux Administrations conviennent de donner suite aux demandes relatives aux mandats échangés entre la Belgique et les États-Unis, en ce qui touche, par exemple, les changements de noms, de lieux de paiement, les demandes de renseignements au sujet de paiements effectués, etc., et de traiter ces demandes conformément aux règlements en vigueur dans chaque pays respectivement.

**ARTICLE 14.**

Le présent règlement de détail sera mis à exécution en même
time as the Convention of the 20th of November, 1882, and shall continue in force as long as the latter.

Done in duplicate and signed at Brussels the twelfth day of December, 1882, and at Washington the twentieth day of November, 1882.

TIMO. O. HOWE,
Postmaster-General
of the United States.

[Seal of the Post-Office Department of the United States.]

N. OLINY,
Ministre des Travaux Publics du Royaume de Belgique.

[Seal of Ministère des Travaux Publics.]


Signatures.
MONSIEUR:

SIR:

J'ai reçu votre liste de mandats internationaux, No. —— du ——, 188—, le ——, 188—.

I have received your list of international money-orders, No. —— of the ——, 188—, on the ——, 188—.

La vérification à laquelle il a été procédé a fait constater l'exactitude des totaux,* soit

sommes payées:

The examination which has taken place has proved the correctness of the totals,* viz,}

amounts paid in:

— francs — cents.

A mon tour je vous transmets, ci-joint (en double expédition) une liste de mandats internationaux No. ——, dont le montant total est de —— dollars —— cents.

In return I transmit to you herewith (in duplicate) a list of international money-orders, No ——, the total amount of the list being —— dollars —— cents.

Veuillez vérifier, compléter, et me renvoyer l'original de cette liste, muni de votre accusé de réception.

Be pleased to examine, complete, and return to me the original copy of this list, with your acknowledgment of its receipt indorsed thereon.

J'ai l'honneur d'être

votre obéissant serviteur,

I am, respectfully,
your obedient servant,

* Toute différence constatée devra être expliquée ci-dessous.

* In case any differences are found, such differences to be stated below.

A.

Liste No. ——.

List No. ——.

Bureau d'Anvers Belgique, .

Post Office, Antwerp, Belgium, ——, 188—.

Stamp of

Antwerp Office.

Timbre du bureau
d'Anvers.

To the Postmaster,

Money-Order Exchange Office,

New York, N. Y.
<table>
<thead>
<tr>
<th>Colonne 1</th>
<th>Colonne 2</th>
<th>Colonne 3</th>
<th>Colonne 4</th>
<th>Colonne 5</th>
<th>Colonne 6</th>
<th>Colonne 7</th>
<th>Colonne 8</th>
<th>Colonne 9</th>
<th>Colonne 10</th>
<th>Colonne 11</th>
<th>Colonne 12</th>
<th>Colonne 13</th>
<th>Colonne 14</th>
<th>Colonne 15</th>
</tr>
</thead>
<tbody>
<tr>
<td>No.</td>
<td>No.</td>
<td>Date</td>
<td>Location</td>
<td>Name</td>
<td>Address</td>
<td>Value</td>
<td>Office</td>
<td>Location</td>
<td>Name</td>
<td>Address</td>
<td>Value</td>
<td>Office</td>
<td>Location</td>
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<td>10</td>
<td>11</td>
<td>12</td>
<td>13</td>
<td>14</td>
<td>15</td>
</tr>
</tbody>
</table>

Colonnes à remplir par le bureau expéditeur d'Anvers. Blanks to be filled by the dispatching office of Antwerp.

Colonnes à remplir par le bureau destinataire de New York. Blanks to be filled by the receiving office of New York.
MONSIEUR:

Sir:

J'ai vérifié la liste ci-contre, No. ---, datée du 188-, d'un montant global de --- dollars --- cents.

I have verified the within list, No. ---, dated the ---, 188-, amounting in the aggregate to --- dollars --- cents.

J'ai trouvé cette liste exacte, sauf en ce qui suit:

I have found said list correct, with the following exceptions:

Au Bureau des mandats-poste, à Anvers, Belgique.

Postmaster, Money-Order Exchange Office.

To the Money-Order Office at Antwerp, Belgium.
List No. ——.
Liste No. ——.

B.

Stamp of
New York Office.
Timbre du bureau
de New York.

Bureau de Post Office,
New York, N. Y.
———, 188—.

Sir:

Monsieur:

I have received your list of international money-orders, No. —— of the ———, 188—, on the ———, 188—.
J'ai reçu votre liste de mandats internationaux, No. —— du ———, 188—, le ———, 188—.
The examination which has taken place has proved the correctness of the totals,* viz.,
amounts paid in:
La vérification à laquelle il a été procédé a fait constater l'exactitude des totaux,* soit
sommes payées:
In return I transmit to you herewith (in duplicate) a list of international money-orders, No. ——, the total amount of
the list being ——— francs ——— centimes.
À mes tour je vous transmets ci-coutrre (en double expédition) une liste de mandats internationaux, No. ——, dont le
total mondial est de ——— francs ——— centimes.

Be pleased to examine, complete, and return to me the original copy of this list, with your acknowledgment of its receipt
induced thesrow.
Veuillez vérifier, compléter, et me renvoyer l'original de cette liste, muni de votre accusé de réception.

I am, respectfully,
your obedient servant,
J'ai l'honneur d'être
votre obéissant serviteur,

———,
Postmaster, New York, N. Y.

* In case any differences are found, such differences to be stated below.

* Toute différence constatée devra être expliquée ci-dessous.

To the Money-Order Office
at Antwerp, Belgium.
An bureau des mandats,
à Anvers, Belgique.
### Blanks to be filled by the dispatching international office of New York.

<table>
<thead>
<tr>
<th>Column A</th>
<th>Column B</th>
<th>Column C</th>
<th>Column D</th>
<th>Column E</th>
<th>Column F</th>
<th>Column G</th>
<th>Column H</th>
<th>Column I</th>
<th>Column J</th>
<th>Column K</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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</tr>
</tbody>
</table>

### Blanks to be filled by the receiving exchange office of Antwerp.

<table>
<thead>
<tr>
<th>Column L</th>
<th>Column M</th>
<th>Column N</th>
<th>Column O</th>
<th>Column P</th>
<th>Column Q</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

---

**Stamp of New York office.**

**Timbre du bureau de New York.**
B.

MONET-ORDER OFFICE,
BUREAU DES MANDATS,
Antwerp, Belgium,
Anvers, Belgique,

Sir:

MONSIEUR:

I have examined the within list, No ——, dated ——, 188—, amounting in the aggregate to —— francs —— centimes.

J'ai vérifié la liste ci-contre, No. ——, datée du ——, 188—, d'un montant global de —— francs —— centimes.

I have found said list correct, with the following exceptions:

J'ai trouvé cette liste exacte sauf en ce qui suit:

To the Postmaster,
Money-Order Exchange Office,
New York, N. Y.

XXII—65
### COMPTE ACCOUNT

**des Mandats-Poste échangés entre la Belgique et les États-Unis d'Amérique pendant le trimestre expirant au — , 1882.**

The exchange of money-orders between Belgium and the United States of America during the quarter ending — , 1882.

<table>
<thead>
<tr>
<th></th>
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<th></th>
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<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>No. of list.</td>
<td>Date of list.</td>
<td>International numbers of the orders.</td>
<td>Total amounts of the lists.</td>
<td>No. of list.</td>
<td>Date of list.</td>
<td>International numbers of the orders.</td>
<td>Total amounts of the lists.</td>
</tr>
<tr>
<td>From.</td>
<td>To.</td>
<td>$</td>
<td>c.</td>
<td>From.</td>
<td>To.</td>
<td>$</td>
<td>c.</td>
</tr>
</tbody>
</table>

<table>
<thead>
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<tbody>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**ÉTAT STATEMENT**

of orders not paid and to be credited to the dispatching office.

<table>
<thead>
<tr>
<th>Numéro de la liste</th>
<th>Date de la liste</th>
<th>Numéro international</th>
<th>Montant du mandat</th>
<th>Numéro de la liste</th>
<th>Date de la liste</th>
<th>Numéro international</th>
<th>Montant du mandat</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. of list</td>
<td>Date of list</td>
<td>International number</td>
<td>Amount of the order</td>
<td>No. of list</td>
<td>Date of list</td>
<td>International number</td>
<td>Amount of the order</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>$ c.</td>
<td></td>
<td></td>
<td></td>
<td>$ c.</td>
</tr>
</tbody>
</table>

| Total              |                  |                      |                   | Total              |                  |                      |                   |
### C.

**BALANCE.**

<table>
<thead>
<tr>
<th>Montant des mandats émis aux États-Unis après déduction de ceux de ces mandats qui ont été annulés et remboursés,</th>
<th>$</th>
<th>c.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of orders issued in the United States, less amount of void and repaid orders of United States origin.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| Montant du droit revenant à la Belgique soit \( \frac{3}{4} \) pour cent. du montant ci-dessus. | $ | c. |
| Amount of commission due Belgium at \( \frac{3}{4} \) per cent. of the above amount. |  |  |

| Total de l'avoir de la Belgique | $ | c. |
| Total Belgian credit |  |  |

| Avoir des États-Unis à déduire | $ | c. |
| United States credit to be deducted. |  |  |

| A convertir d'après le taux moyen du change à New York pendant le trimestre auquel ce compte se rapporte. | $ | c. |
| To be converted at the average rate of exchange in New York during the quarter to which this account appertains. |  |  |

| Voir l'article 11 de la Convention du, 188 |  |  |
| See article 11 of the Convention of, 188 |  |  |

| Balance en faveur de l'office de Belgique | $ | c. |
| Balance to the credit of the Belgian office |  |  |

| A comptes payés par l'office des États-Unis. | $ | c. |
| Paid on account by the office of the United States. |  |  |

| Balance définitive | $ | c. |
| Balance remaining |  |  |

---

Le compte ci-dessus fait ressortir une balance générale de — qui, après déduction des à comptes détaillés ci-dessus, se solde définitivement par une somme de — en faveur de l'office —.

The within account exhibits a total balance of — which, after deduction of the payments on account as therein stated, leaves a balance remaining of — due the — office.

Bruxelles, — 188.

Brussels, —

L'état de compte ci-dessus est accepté avec un solde de — en faveur de —.

The above statement of account is accepted with a balance of — due the — office.

Washington, — 188.

---

Auditor of the Treasury for the Post-Office Department.
We, Timothy O. Howe, Postmaster-General of the United States, and Th. de Bounder de Melsbroeck, Envoy Extraordinary and Minister Plenipotentiary from Belgium to the United States, certify that on this date we have proceeded to perform the exchange of ratifications of the Convention between the United States of America and Belgium, concerning the exchange of postal orders, which was concluded at Washington, on the twentieth day of November, in the year of our Lord one thousand eight hundred and eighty-two.

Done in duplicate and signed at Washington this twenty-eighth day of December, A. D. 1882.

T. O. Howe,
Postmaster-General of the United States.

Th. de Bounder de Melsbroeck,
Envoy Extraordinary and Minister
Plenipotentiary from Belgium to the United States.
PROCLAMATIONS

MADE BY THE

PRESIDENT OF THE UNITED STATES.
PROCLAMATIONS.

No. 1.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. September 22, 1881

A PROCLAMATION.

Whereas in His inscrutable wisdom it has pleased God to remove from us the illustrious head of the Nation, James A. Garfield, late President of the United States;

And, Whereas, it is fitting that the deep grief which fills all hearts, should manifest itself with one accord toward the throne of Infinite Grace, and that we should bow before the Almighty and seek from Him that consolation in our affliction and that sanctification of our loss which He is able and willing to vouchsafe;

Now, therefore, in obedience to sacred duty and in accordance with the desire of the People, I, Chester A. Arthur, President of the United States of America, do hereby appoint Monday, next, the twenty-sixth day of September—on which day the remains of our honored and beloved Dead will be consigned to their last resting place on earth—to be observed throughout the United States as a day of humiliation and mourning; and I earnestly recommend all the People to assemble on that day in their respective places of Divine Worship, there to render alike their tribute of sorrowful submission to the will of Almighty God and of reverence and love for the memory and character of our late Chief Magistrate.

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, the twenty-second day of September, in the year of our Lord eighteen hundred and eighty-one and of the Independence of the United States of America the one hundred and sixth.

[SEAL.]

By the President,

JAMES G. BLAINE
Secretary of State.

No. 2.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. September 23, 1881

A PROCLAMATION.

Whereas objects of interest to the United States require that the Senate should be convened at an early day to receive and act upon such communications as may be made to it on the part of the Executive:

Now, therefore, I, Chester A. Arthur, President of the United States, have considered it to be my duty to issue this, my Proclamation, declar-
PROCLAMATIONS.

No. 4.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. May 3,1882.

A PROCLAMATION.

Whereas it is provided in the laws of the United States that "when ever, by reason of unlawful obstructions, combinations, or assemblages of persons, or rebellion against the authority of the Government of the United States, it shall become impracticable, in the judgment of the President, to enforce, by the ordinary course of judicial proceedings, the laws of the United States within any State or Territory, it shall be lawful for the President to call forth the militia of any or all the States, and to employ such parts of the land and naval forces of the United States as he may deem necessary to enforce the faithful execution of the laws of the United States, or to suppress such rebellion, in whatever State or Territory thereof the laws of the United States may be forcibly opposed or the execution thereof forcibly obstructed;"

And whereas it has been made to appear satisfactorily to me, by information received from the Governor of the Territory of Arizona, and from the General of the Army of the United States, and other reliable sources, that in consequence of unlawful combinations of evil disposed persons who are banded together to oppose and obstruct the execution of the laws, it has become impracticable to enforce, by the ordinary course of judicial proceedings, the laws of the United States within that Territory, and that the laws of the United States have been therein forcibly opposed and the execution thereof forcibly resisted;

And whereas the laws of the United States require that whenever it may be necessary, in the judgment of the President, to use the military forces for the purpose of enforcing the faithful execution of the laws of the United States, he shall forthwith, by proclamation, command such insurgents to disperse and retire peaceably to their respective abodes, within a limited time:

Now, therefore, I, Chester A. Arthur, President of the United States, do hereby admonish all good citizens of the United States, and especially of the Territory of Arizona, against aiding, countenancing, abetting, or taking part in any such unlawful proceedings, and I do hereby warn all persons engaged in or connected with said obstruction of the laws, to disperse and retire peaceably to their respective abodes on or before noon of the fifteenth day of May.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this third day of May, in the year of our Lord eighteen hundred and eighty-two, and of the Independence of the United States the one hundred and sixth.

[Seal]

CHESTER A. ARTHUR.

By the President:
FREDK. T. FRELINGHUYSEN,
Secretary of State.

Warning all persons to desist from violence in Arizona.
No. 5.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

In conformity with a custom the annual observance of which is justly held in honor by this people, I, Chester A. Arthur, President of the United States, do hereby set apart Thursday, the 30th day of November next as a day of public Thanksgiving.

The blessings demanding our gratitude are numerous and varied. For the peace and amity which subsist between this Republic and all the nations of the world; for the freedom from internal discord and violence; for the increasing friendship between the different sections of the land; for liberty, justice and constitutional government; for the devotion of the people to our free institutions and their cheerful obedience to mild laws; for the constantly increasing strength of the Republic while extending its privileges to fellow men who come to us; for the improved means of internal communication, and the increased facilities of intercourse with other Nations; for the general prevailing health of the year; for the prosperity of all our industries, the liberal return for the mechanic's toil affording a market for the abundant harvests of the husbandman; for the preservation of the national faith and credit; for wise and generous provision to effect the intellectual and moral education of our youth; for the influence upon the conscience of a restraining and transforming religion; and for the joys of home; for these, and for many other blessings, we should give thanks.

Wherefore, I do recommend that the day above designated be observed throughout the country as a Day of National Thanksgiving and Prayer, and that the people, ceasing from their daily labors and meeting in accordance with their several forms of worship, draw near to the throne of Almighty God, offering to Him praise and gratitude for the manifold goodness which He has vouchsafed to us, and praying that His blessings and His mercies may continue.

And I do further recommend that the day thus appointed be made a special occasion for deeds of kindness and charity to the suffering and the needy, so that all who dwell within the land may rejoice and be glad in this season of National Thanksgiving.

I, in witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-fifth day of October, in the year of our Lord one thousand eight hundred and eighty-two, and of the Independence of the United States the one hundred and seventh.

CHESTER A. ARTHUR.

By the President:

FREDK. T. FRELINGHUYSEN,
Secretary of State.
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</tr>
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PROCLAMATIONS.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

No. 1.

A PROCLAMATION.

Whereas in His inscrutable wisdom it has pleased God to remove from us the illustrious head of the Nation, James A. Garfield, late President of the United States;

And, Whereas, it is fitting that the deep grief which fills all hearts, should manifest itself with one accord toward the throne of Infinite Grace, and that we should bow before the Almighty and seek from Him that consolation in our affliction and that sanctification of our loss which He is able and willing to vouchsafe;

Now, therefore, in obedience to sacred duty and in accordance with the desire of the People, I, Chester A. Arthur, President of the United States of America, do hereby appoint Monday, next, the twenty-sixth day of September—on which day the remains of our honored and beloved Dead will be consigned to their last resting place on earth—to be observed throughout the United States as a day of humiliation and mourning; and I earnestly recommend all the People to assemble on that day in their respective places of Divine Worship, there to render alike their tribute of sorrowful submission to the will of Almighty God and of reverence and love for the memory and character of our late Chief Magistrate.

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, the twenty-second day of September, in the year of our Lord eighteen hundred and eighty-one and of the Independence of the United States of America the one hundred and sixth.

[SEAL.]

By the President,

JAMES G. BLAINE

Secretary of State.

No. 2.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas objects of interest to the United States require that the Senate should be convened at an early day to receive and act upon such communications as may be made to it on the part of the Executive:

Now, therefore, I, Chester A. Arthur, President of the United States, have considered it to be my duty to issue this, my Proclamation, declar-
PROCLAMATIONS.

Convening the Senate of the United States on October 10, 1881.

ing that an extraordinary occasion requires the Senate of the United States to convene for the transaction of business at the Capitol, in the City of Washington, on Monday the tenth day of October next, at twelve o'clock noon on that day, of which all who shall at that time be entitled to act as members of that body are hereby required to take notice.

Given under my hand and the Seal of the United States, at Washing-

1034

on, the twenty third day of September, in the year of our Lord one thousand eight hundred and eighty one, and of the Independence of the United States the one hundred and sixth.

[SEAL.]

By the President,

JAMES G. BLAINE

Secretary of State.

November 4, 1881.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

It has long been the pious custom of our people, with the closing of the year, to look back upon the blessings brought to them in the chang-
ing course of the seasons, and to return solemn thanks to the All-giving Source from Whom they flow. And although at this period, when the falling leaf admonishes us that the time of our sacred duty is at hand, our Nation still lies in the shadow of a great bereavement, and the mourn-
ing which has filled our hearts still finds its sorrowful expression toward the God before Whom we but lately bowed in grief and supplication, yet the countless benefits which have showered upon us during the past twelvemonth call for our fervent gratitude and make it fitting that we should rejoice with thankfulness that the Lord, in His infinite mercy has most signally favored our country and our people. Peace without and prosperity within have been vouchsafed to us, no pestilence has visited our shores, the abundant privileges of freedom which our fathers left us in their wisdom are still our increasing heritage,—and if, in parts of our vast domain, sore affliction has visited our brethren in their forest homes, yet even this calamity has been tempered and in a manner sanctified by the generous compassion for the sufferers which has been called forth throughout our land. For all these things, it is meet that the voice of the Nation should go up to God in devout homage.

Wherefore I, Chester A. Arthur, President of the United States, do recommend that all the people observe Thursday, the twenty-fourth day of November instant, as a day of National Thanksgiving and Prayer, by ceasing so far as may be from their secular labors, and meeting in their several places of worship, there to join in ascribing honor and praise to Almighty God, whose goodness has been so manifest in our history and in our lives, and offering earnest prayers that His bounties may continue to us and to our children.

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 fourth day of November in the year of our Lord one thousand eight hundred and eighty-one, and of the Independence of the United States the one hundred & sixth.

[SEAL.]

By the President,

JAMES G. BLAINE

 Secretary of State.

Appointment of November 24, 1881, as a day of thanksgiving.
No. 4.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas it is provided in the laws of the United States that "when ever, by reason of unlawful obstructions, combinations, or assemblages of persons, or rebellion against the authority of the Government of the United States, it shall become impracticable, in the judgment of the President, to enforce, by the ordinary course of judicial proceedings, the laws of the United States within any State or Territory, it shall be lawful for the President to call forth the militia of any or all the States, and to employ such parts of the land and naval forces of the United States as he may deem necessary to enforce the faithful execution of the laws of the United States, or to suppress such rebellion, in whatever State or Territory thereof the laws of the United States may be forcibly opposed or the execution thereof forcibly obstructed;"

And whereas it has been made to appear satisfactorily to me, by information received from the Governor of the Territory of Arizona, and from the General of the Army of the United States, and other reliable sources, that in consequence of unlawful combinations of evil disposed persons who are banded together to oppose and obstruct the execution of the laws, it has become impracticable to enforce, by the ordinary course of judicial proceedings, the laws of the United States within that Territory, and that the laws of the United States have been therein forcibly opposed and the execution thereof forcibly resisted;

And whereas the laws of the United States require that whenever it may be necessary, in the judgment of the President, to use the military forces for the purpose of enforcing the faithful execution of the laws of the United States, he shall forthwith, by proclamation, command such insurgents to disperse and retire peaceably to their respective abodes, within a limited time:

Now, therefore, I, Chester A. Arthur, President of the United States, do hereby admonish all good citizens of the United States, and especially of the Territory of Arizona, against aiding, countenancing, abetting, or taking part in any such unlawful proceedings, and I do hereby warn all persons engaged in or connected with said obstruction of the laws, to disperse and retire peaceably to their respective abodes on or before noon of the fifteenth day of May.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this third day of May, in the year of our Lord eighteen hundred and eighty-two, and of the Independence of the United States the one hundred and sixth.

CHESTER A. ARTHUR.

By the President:

FREDK. T. FRELINGHUYSEN,
Secretary of State.
No. 5.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

In conformity with a custom the annual observance of which is justly held in honor by this people, I, Chester A. Arthur, President of the United States, do hereby set apart Thursday, the 30th day of November next as a day of public Thanksgiving.

The blessings demanding our gratitude are numerous and varied. For the peace and amity which subsist between this Republic and all the nations of the world; for the freedom from internal discord and violence; for the increasing friendship between the different sections of the land; for liberty, justice and constitutional government; for the devotion of the people to our free institutions and their cheerful obedience to mild laws; for the constantly increasing strength of the Republic while extending its privileges to fellow men who come to us; for the improved means of internal communication, and the increased facilities of intercourse with other Nations; for the general prevailing health of the year; for the prosperity of all our industries, the liberal return for the mechanic's toil affording a market for the abundant harvests of the husbandman; for the preservation of the national faith and credit; for wise and generous provision to effect the intellectual and moral education of our youth; for the influence upon the conscience of a restraining and transforming religion; and for the joys of home; for these, and for many other blessings, we should give thanks.

Wherefore, I do recommend that the day above designated be observed throughout the country as a Day of National Thanksgiving and Prayer, and that the people, ceasing from their daily labors and meeting in accordance with their several forms of worship, draw near to the throne of Almighty God, offering to Him praise and gratitude for the manifold goodness which He has vouchsafed to us, and praying that His blessings and His mercies may continue.

And I do further recommend that the day thus appointed be made a special occasion for deeds of kindness and charity to the suffering and the needy, so that all who dwell within the land may rejoice and be glad in this season of National Thanksgiving.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-fifth day of October, in the year of our Lord one thousand eight hundred and eighty-two, and of the Independence of the United States the one hundred and seventh.

CHESTER A. ARTHUR.

By the President:

FREDK. T. FRELINGHUYSEN,
Secretary of State.
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